

NEW JERSEY REGISTER



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(a)

AGRICULTURE

DIVISION OF DAIRY INDUSTRY

Rules Prohibiting False, Misleading or Unfair Advertisements of Milk and Milk Products

On October 30, 1972, Woodson W. Moffett Jr., Director of the Division of Dairy Industry in the Department of Agriculture, pursuant to authority of N.J.S.A. 4:12A-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted emergency rules prohibiting the false, misleading or unfair advertisements of milk and milk products.

Full text of the adopted rules follows:

CHAPTER 53. STORES

SUBCHAPTER 4.

PROHIBITION OF FALSE, MISLEADING OR UNFAIR ADVERTISEMENTS OF MILK AND MILK PRODUCTS

2:53-4.1 Advertising of milk and milk products

(a) It shall be an unfair trade practice and unlawful for any licensee of the Division of Dairy Industry to directly or indirectly publish, promulgate or distribute any false, misleading or unfair advertisements through any form of advertising medium or to make any misrepresentation which has the effect of deceiving, defrauding or confusing consumers pertaining to the quality of his milk and milk products or the quality of the product of any other licensee.

(b) Any licensee offering milk products for sale to consumers in this State shall not represent such products as being milk unless such product meets the standards for milk as defined in the laws governing the production, handling and distribution of milk, cream and milk products in the State of New Jersey (See N.J.S.A. 24:10-57.1 et seq., as amended).

(c) Advertising copy (including lettering of all sizes and kinds) designed to induce consumers to purchase milk or milk products shall include the product name shown on the label of the milk products container and if such term includes the word "milk", it shall not be any larger or of a different color than the other parts of the product name.

(d) Milk products referred to in this regulation shall

mean those milk products defined in N.J.S.A. 24:10-57.1 et seq.

An order adopting these rules was filed and effective October 30, 1972, as R.1972 d.215 (Exempt, Emergency Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

AGRICULTURE

DIVISION OF ANIMAL HEALTH

Quarantine of Swine in Gloucester County

On November 14, 1972, David N. Bilder, Acting Director of the Division of Animal Health in the Department of Agriculture, pursuant to authority of N.J.S.A. 4:1-21.5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted an emergency rule which set up a quarantine of swine in Gloucester County.

Full text of the rule follows:

2:5-1.8 Quarantine in Gloucester County

(a) By order of the State Board of Agriculture and pursuant to N.J.S.A. 4:1-21.5 and in order to control the spread of hog cholera, an infectious and contagious disease of swine, all of Gloucester County is hereby quarantined.

(b) No feeder or breeder swine may be moved from said quarantined area. Slaughter hogs may be moved directly to a Federal- or State-licensed slaughter establishment but must be accompanied by an official health certificate authorizing such swine movement from the quarantined area.

(c) This quarantine is effective November 15, 1972, and until further notice.

An order adopting this rule was filed and effective November 15, 1972, as R.1972 d.227 (Exempt, Emergency Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

NEW JERSEY REGISTER

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

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(a)

AGRICULTURE

DIVISION OF ANIMAL HEALTH

Revised Notice of Hog Cholera Quarantine in Gloucester County

On November 21, 1972, Dr. C. Kenneth Jewell, Director of the Division of Animal Health in the Department of Agriculture, pursuant to authority of N.J.S.A. 4:1-21.5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted emergency revisions to the hog cholera quarantine issued for Gloucester County on November 14, 1972, and filed as R.1972 d.227 on November 15, 1972.

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

2:5-1.8 Quarantine in Gloucester County

(a) By order of the State Board of Agriculture and pursuant to N.J.S.A. 4:1-21.5 and in order to control the spread of hog cholera, an infectious and contagious disease of swine, all of Gloucester County is hereby quarantined.

(b) No feeder or breeder swine may be moved [from] into or out of the said quarantined area. Slaughter hogs may be moved directly to a Federal or State licensed slaughter establishment but must be accompanied by an official health certificate authorizing such swine movement from the quarantined area.

(c) This quarantine is effective November [15] 21, 1972, and until further notice.

An order adopting these revisions was filed and effective November 21, 1972, as R.1972 d.231 (Exempt, Emergency Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

AGRICULTURE

DIVISION OF DAIRY INDUSTRY

Notice of Hearing Concerning Proposed Amendments to Tentative Marketing

Agreement and Milk Handling Order

Take notice that, pursuant to authority of N.J.S.A. 4:12A-1 et seq., the Division of Dairy Industry in the Department of Agriculture conducted a public hearing jointly and concurrently with the United States Department of Agriculture in the conference room of the Market Administrator's Office, 205 East 42nd Street, New York, New York, at 9:30 A.M. on November 16, 1972, with respect to the proposed amendments to the tentative marketing agreement and to the order regulating the handling of milk in the New York-New Jersey marketing area.

The purpose of the hearing was to receive evidence with respect to increasing the transportation credit on bulk unit pool milk disposed of for Class II use and to provide for a stop charge for each tank truck stop at a producer's farm.

The hearing considered the proposed amendments and any appropriate modification thereof as set forth in the Notice of Hearing of the Agricultural Marketing Service,

United States Department of Agriculture, dated October 12, 1972.

The proposed amendments have not received the approval of the Director of the Division of Dairy Industry, New Jersey Department of Agriculture.

Copies of this Notice and of the Notice of Hearing of the United States Department of Agriculture, together with proposed amendments, may be obtained from:

Division of Dairy Industry
State Department of Agriculture
Post Office Box 1999
Trenton, New Jersey 08625

This Notice was filed November 1, 1972 as a document not subject to codification and appears herein as a matter of public information.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

BANKING

CONSUMER CREDIT BUREAU

Proposed Rules On Legal Fees

Richard F. Schaub, Acting Commissioner of Banking, pursuant to authority of N.J.S.A. 17:11A-54a, proposes to adopt new rules concerning legal fees in connection with the Secondary Mortgage Loan Act regulations.

Full text of the proposed rules follow:

CHAPTER 18. SECONDARY MORTGAGE LOAN ACT REGULATIONS

SUBCHAPTER 5. LEGAL FEES

3:18-5.1 Affiliation between licensee and its attorney prohibited

An attorney who is individually licensed or an attorney who is directly or indirectly associated or affiliated with a licensee in any manner is hereby prohibited from receiving a legal fee for services performed for and on behalf of any such licensee.

3:18-5.2 Licensee's participation in legal fees prohibited

(a) For the purpose of this regulation:

"Licensee" means a licensee, a person who is individually licensed, a partner, officer, director or employee of a licensee or any other person or organization directly or indirectly associated or affiliated with a licensee.

"Compensation" means money, chattels personal, services or any other tangible or intangible thing of value.

"Attorney" means an attorney authorized to practice law in this State who is providing legal service for and on behalf of a licensee.

(b) A licensee is hereby prohibited from receiving compensation from an attorney for the preparation of documents, or any other function performed by the licensee which is directly or indirectly related to its secondary mortgage loan business, for and on behalf of any such attorney.

3:18-5.3 Attorney's statement must be detailed

For the purpose of N.J.S.A. 17:11A-46h:

"Statement" means a detailed itemized listing of specific legal services performed by an attorney for and on behalf of a licensee.

Statutory Reference
N.J.S.A. 17:11A-46h

Interested persons may present statements or arguments in writing relevant to the proposed action on or before December 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 rules substantially as proposed without further notice.

Richard F. Schaub
Acting Commissioner
Department of Banking

(a)

BANKING

DIVISION OF BANKING

Revisions to Rules on Required Reserves Of Banks Not Members of Federal Reserve System

On November 10, 1972, Richard F. Schaub, Acting Commissioner of Banking, pursuant to authority of N.J.S.A. 17:9A-48 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the rules on required reserves of banks not members of the Federal Reserve System, substantially as proposed in the Notice published September 7, 1972, at 4 N.J.R. 210(c) with only inconsequential structural or language changes, in the opinion of the Department of Banking.

Full text of the adopted 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. 12.5 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 \$2,000,000 or less; \$160,000 plus ten per cent of its immediate liabilities in excess of \$2,000,000 if its aggregate immediate liabilities are in excess of \$2,000,000 but less than \$10,000,000; \$960,000 plus 12 per cent of its immediate liabilities in excess of \$10,000,000 if its aggregate immediate liabilities are in excess of \$10,000,000; but less than \$100,000,000; \$11,760,000 plus 13 per cent of its immediate liabilities in excess of \$100,000,000 but less than \$400,000,000; or \$50,760,000 plus 17.5 per cent of its immediate liabilities in excess of \$400,000,000.

3:8-3.2 Reports

Each bank not a member of the Federal Reserve System 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.

An order adopting these revisions was filed November 13, 1972 as R.1972 d.223, to become effective November 16, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

BANKING

DIVISION OF BANKING

Revisions to Rules on Reserves Maintained By Savings Banks Against Demand Deposits

On November 10, 1972, Richard F. Schaub, Acting Commissioner of Banking, pursuant to authority of N.J.S.A. 17:9A-311 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the rules on reserves maintained by savings banks against demand deposits, substantially as proposed in the Notice published September 7, 1972, at 4 N.J.R. 211(a) with only inconsequential structural or language changes, in the opinion of the Department of Banking.

Full text of the adopted 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] eight per cent of all immediate liabilities if its aggregate immediate liabilities are \$2,000,000 or less; \$160,000 plus ten per cent of its immediate liabilities in excess of \$2,000,000 if its aggregate immediate liabilities are in excess of \$2,000,000 but less than \$10,000,000; \$960,000 plus 12 per cent of its immediate liabilities in excess of \$10,000,000 if its aggregate immediate liabilities are in excess of \$10,000,000 but less than \$100,000,000; \$11,760,000 plus 13 per cent of its immediate liabilities in excess of \$100,000,000 but less than \$400,000,000; or \$50,760,000 plus 17.5 per cent of its immediate liabilities in excess of \$400,000,000.

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.

An order adopting these revisions was filed November 13, 1972 as R.1972 d.224, to become effective November 16, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

EDUCATION

STATE BOARD OF EDUCATION

Proposed Repeal of Rule On Junior High School Teacher Certification

Carl L. Marburger, Commissioner of Education and Secretary of the State Board of Education, pursuant to authority of N.J.S.A. 18A:6-38, proposes to repeal in its

entirety N.J.A.C. 6:11-8.6, which concerns junior high school teacher certification.

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

6:11-8.6 [Junior high school teacher certification] (Revised)

[(a) This certificate authorizes the holder to teach in grades seven and eight in the elementary schools; English, social sciences, science and mathematics in the junior high schools; and the subject fields endorsed on the certificate in any grade.

(b) The requirements are:

1. A bachelor's degree based upon a four-year curriculum in an accredited college;

2. A minimum of 45 semester-hour credits in general background courses, distributed in at least four of the following fields:

- i. English;
- ii. Social studies;
- iii. Science;
- iv. Fine and practical arts;
- v. Mathematics;
- vi. Foreign languages;
- vii. Philosophy and
- viii. Psychology.

3. A program of studies in the academic and professional fields related to junior high school instruction, which has been approved by the State Board of Education;

4. The endorsement of subject fields will conform to the rules for the subject field certificate;

5. Approved student teaching.]

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

Ms. Ann Sorrentino
Controversies and Disputes
New Jersey Department of Education
225 West State Street
Trenton, New Jersey 08625

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

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

(a)

EDUCATION

STATE BOARD OF EDUCATION

Proposed Rule On Certification For Reading Specialist

Carl L. Marburger, Commissioner of Education and Secretary of the State Board of Education, pursuant to authority of N.J.S.A. 18A:6-38, proposes to adopt a new rule concerning the certification for reading specialist.

Full text of the proposed new rule follows:

6:11-12.20 Reading specialist; certification

(a) This certificate is required for service as a reading specialist in a public school district.

(b) A reading specialist is one who conducts in-service

training of teachers and administrators, coordinates instruction for individuals or groups of pupils having difficulty learning to read, diagnoses the nature and cause of individuals' difficulty in learning to read, plans developmental programs in reading for all pupils, recommends methods and material to be used in the district reading program, and contributes to the evaluation of the reading achievement of pupils.

(c) The requirements, effective for new applicants after July 1, 1975, are:

1. A standard New Jersey certificate in any instructional area;

2. Two years of successful teaching experience;

3. Successful completion of a graduate degree program in reading approved by the New Jersey State Department of Education; or

4. A program of graduate studies of 30 semester hours or equivalent consisting of the following:

- i. Reading foundations;
- ii. Diagnosis;
- iii. Correction of reading problems;
- iv. Supervised practicum in reading; plus
- v. Study in at least three areas from the following:
 - (1) Children's or adolescent literature;
 - (2) Measurement;
 - (3) Organization of reading programs;
 - (4) Psychology;
 - (5) Supervision;
 - (6) Linguistics.

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

Ms. Ann Sorrentino
Controversies and Disputes
New Jersey Department of Education
225 West State Street
Trenton, New Jersey 08625

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

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

(b)

EDUCATION

STATE BOARD OF EDUCATION

Proposed Rules On Pupil Transportation In Van-Type Small Vehicles

Carl L. Marburger, Commissioner of Education and Secretary of the State Board of Education, pursuant to authority of N.J.S.A. 18A:39-21, proposes to adopt new rules concerning pupil transportation in van type small vehicles.

Such rules, if adopted, will constitute the new Subchapter 18 of Chapter 21 in Title 6 of the New Jersey Administrative Code.

These proposed rules concern the scope, definition, capacity, aisle, ax and wrecking bar, battery, chains, brakes, color, construction, defrosters, doors, emergency door, fire extinguisher, flares, first aid, floor covering, gross vehicle weight, heaters, interior, loading apparatus, mirrors, rub rails, seats, seat belts, stanchions, hand rails and upper seat backs, steps, modesty panel, sunshield, tailpipe, undercoating, ventilation, windshield, windows,

windshield wipers, wheel base, width and identification on van-type small vehicles used for pupil transportation.

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

Ms. Ann Sorrentino
Controversies and Disputes
New Jersey Department of Education
225 West State Street
Trenton, New Jersey 08625

Interested persons may present statements or arguments in writing relevant to the proposed action on or before December 27, 1972, to the Department of Education at the above address.

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

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

1. Stake No. 1 = 39-33-14 latitude
74-17-10 longitude
2. Stake No. 2 = 39-32-56 latitude
74-16-48 longitude
3. Stake No. 3 = 39-32-37 latitude
74-16-31 longitude
4. Stake No. 4 = 39-32-14 latitude
74-17-10 longitude
5. Stake No. 5 = 39-32-47 latitude
74-17-35 longitude
6. Stake No. 6 = 39-33-04 latitude
74-17-23 longitude

An order adopting this rule was filed October 31, 1972, as R.1972 d.216 (Exempt, Emergency Rule) to become effective November 1, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

EDUCATION

STATE BOARD OF EDUCATION

Rules on Pupil Transportation

On November 2, 1972, Carl L. Marburger, Commissioner of Education and Secretary of the State Board of Education, pursuant to authority of N.J.S.A. 18A:39-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted new rules concerning pupil transportation, as proposed in the Notice published October 5, 1972, at 4 N.J.R. 231(a).

Such rules will be included in Subchapters 1 and 7 of Chapter 21 in Title 6 of the New Jersey Administrative Code.

An order adopting these rules was filed and effective November 6, 1972, as R.1972 d.220.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

ENVIRONMENTAL PROTECTION

DIVISION OF FISH, GAME AND SHELLFISHERIES

SHELLFISHERIES COUNCIL

Rule on Opening Certain Shellfish Beds

On October 26, 1972, Joseph A. Price, Secretary of the Shellfisheries Council, Atlantic Coast Section, in the Division of Fish, Game and Shellfisheries in the Department of Environmental Protection, pursuant to authority of N.J.S.A. 50:1-5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted an emergency rule opening certain shellfish beds which were previously closed.

Full text of the emergency rule follows:

7:36-7.1(e) The area hereinafter described shall be opened to the taking of shellfish and remain opened until further notice:

(c)

ENVIRONMENTAL PROTECTION

THE COMMISSIONER

Environmental Guidelines for Planning, Designing and Constructing Interceptor Sewers

On November 22, 1972, Richard J. Sullivan, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 13:1D-1 et seq., 26:2E-1 et seq. and the Water Conservation Bond Act of 1969, and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted environmental guidelines for the planning, designing and constructing of interceptor sewers.

These guidelines concern general policies, procedures for formulating and presenting environmental plans and specifications, environmental objectives and constraints, planning and design guidelines, environmental specifications for maintenance and restoration of environmental quality during and after construction, and construction inspection procedures.

These rules will be included in Subtitle A of Title 7 of the New Jersey Administrative Code.

An order adopting these guidelines was filed and effective November 22, 1972, as R.1972 d.233 (Exempt, Mandatory Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(d)

HEALTH

THE COMMISSIONER

Proposed Revisions Concerning Milk and Fluid Milk Products

James R. Cowan, Commissioner of Health, pursuant to authority of N.J.S.A. 24:10-57.1 and 24:10-57.20, proposes to adopt revisions concerning definitions and standards of identity for designated fluid milk products and sanitary requirements for the production and processing of milk and fluid milk products.

Such revisions, if adopted, will be included in Subchapters 4 and 5 of Chapter 21 in Title 8 of the New Jersey Administrative Code.

The proposed revisions deal with definitions, labeling, inspection of dairy farms and milk plants, examination of fluid milk products and milk, transferring delivery containers and cooling, animal health standards for milk and fluid milk products, milk and milk products from points beyond limits of routine inspection, and personnel health and procedures when infection is suspected.

Copies of the full text of the proposed revisions may be obtained by writing:

Francis Timko, Chief
Food and Milk Program
State Department of Health
Post Office Box 1540
Trenton, New Jersey 08625

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

James R. Cowan
Commissioner
Department of Health

(a)

HEALTH

THE COMMISSIONER

Proposed Rule On Locomotion Control Systems Adapted to Powered Conveyances

James R. Cowan, Commissioner of Health, pursuant to authority of N.J.S.A. 24:5-18f, proposes to adopt a new rule concerning locomotion control system adapted to powered conveyances.

Such rule, if adopted, may be cited as N.J.A.C. 8:63-1.1.

Full text of the proposed rule follows:

SUBTITLE H. NARCOTICS AND DRUG ABUSE

CHAPTER 63. GENERAL ADMINISTRATION

SUBCHAPTER 1. DEVICES

8:63-1.1 Locomotion control systems adapted to powered conveyances

Locomotion control systems, including but not limited to breath control, eye movement control, voice control, sound control or others adaptable for powered conveyances, including wheelchairs, installed, mounted or capable of installation or mounting, shall be sold or distributed only to or on the order of a licensed physician, and adequate instruction and training in the use of such control system shall be provided to the user.

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

Donald J. Foley
Chief, Drug Control Program
State Department of Health
Post Office Box 1540
Trenton, New Jersey 08625

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

James R. Cowan
Commissioner
Department of Health

(b)

HEALTH

DIVISION OF NARCOTIC AND DRUG ABUSE CONTROL

Proposed Rules On Registering Controlled Dangerous Substances

James R. Cowan, Commissioner of Health, pursuant to authority of N.J.S.A. 24:21-1 et seq., proposes to adopt new rules concerning controlled dangerous substances. Such rules, if adopted, will constitute the new Subchapter 3 in Chapter 63 of Title 8 in the New Jersey Administrative Code.

The proposed rules deal with registration fees, registration requirements, activities requiring registration, registration applications and assignment or transfer of registration.

Copies of the full text of the proposed rules may be obtained by writing to:

Robert B. Stites, Director
Division of Narcotic and Drug Abuse Control
State Department of Health
Post Office Box 1540
Trenton, New Jersey 08625

Interested persons may present statements or arguments in writing relevant to the proposed action on or before December 27, 1972 to the Department of Health at the above address.

The Department of Health, upon its 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

(c)

HEALTH

DIVISION OF NARCOTIC AND DRUG ABUSE CONTROL

Proposed Rules Concerning Good Drug Manufacturing Practices

James R. Cowan, Commissioner of Health, pursuant to authority of N.J.S.A. 24:1-1 et seq., proposes to adopt new rules concerning good drug manufacturing practices.

Such rules, if adopted, will constitute the new Subchapter 2 in Chapter 63 of Title 8 in the New Jersey Administrative Code.

The proposed rules deal with definitions, current good manufacturing practices, buildings, equipment, personnel, components, master production and control records, batch production and control records, production and control procedures, product containers and components, packaging and labelling, laboratory controls, distribution records, stability, expiration dating and complaint files.

Copies of the full text of the proposed rules may be obtained by writing to:

Robert B. Stites, Director
Division of Narcotic and Drug Abuse Control
State Department of Health
Post Office Box 1540
Trenton, New Jersey 08625

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

December 27, 1972 to the Department of Health at the above address.

The Department of Health, upon its 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

DIVISION OF CONSUMER HEALTH SERVICES

Revisions to Rules On Sanitary Conduct And Operation of Kennels, Pet Shops, Shelters and Pounds

On October 30, 1972, Dr. James R. Cowan, Commissioner of Health, pursuant to authority of N.J.S.A. 4:19-15.14 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the rules concerning the sanitary conduct and operation of kennels, pet shops, shelters and pounds, substantially as proposed in the Notice published October 5, 1972, at 4 N.J.R. 234(b) with only inconsequential structural and language changes, in the opinion of the Department of Health.

Such revisions will be included in Subchapter 3 of Chapter 23 in Title 8 of the New Jersey Administrative Code.

An order adopting these revisions was filed and effective November 2, 1972, as R.1972 d.219.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

INSTITUTIONS AND AGENCIES

DIVISION OF PUBLIC WELFARE

Proposed Revisions to Schedules For Maximum Assistance Allowances

Robert L. Clifford, Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:8-107 et seq., proposes to revise Schedules II and III in the General Assistance Manual 2.300A to raise the maximum assistance allowance for a family of five.

Essence of the proposed revisions is to change the maximum assistance allowance (Schedule II) from the current dollar rates of 48, 96, 144, 192 and 240 for a family with five in the household and the eligible number in the eligible unit of 1, 2, 3, 4 and 5, respectively, to now become 49, 99, 148, 197 and 247, respectively.

Also, in the determination of initial eligibility only (Schedule III), the current dollar rates of 108, 156, 204, 252 and 300 for a family of five in the household and with 1, 2, 3, 4 and 5 eligible in the unit, respectively, are proposed to be changed to 109, 159, 208, 257 and 307, respectively.

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

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

The Department of Institutions and Agencies, upon its

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

Robert L. Clifford
Commissioner
Department of Institutions and Agencies

(c)

INSTITUTIONS AND AGENCIES

DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

Revisions to Dental Manual of New Jersey Health Services Program

On October 31, 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 dental manual of the New Jersey Health Services program, as proposed in the Notice published October 5, 1972, at 4 N.J.R. 238(b).

Such revisions will be included in Subchapter 1 of Chapter 56 in Title 10 of the New Jersey Administrative Code.

An order adopting these revisions was filed and effective November 1, 1972, as R.1972 d.217.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(d)

INSTITUTIONS AND AGENCIES

DIVISION OF PUBLIC WELFARE

Revisions to Public Assistance Allowances In ADC and Working Poor Programs

On November 8, 1972, Robert L. Clifford, Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:7-6 and 44:10-3 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to Schedules I and II of the Financial Assistance Manual concerning public assistance allowances in ADC and Working Poor Programs.

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

A summary of the revisions follows:

In Schedule I (Public Assistance Allowances in ADC Program), the category Number five under the general heading of "Number in Household" should now read horizontally as 74, 148, 222, 296 and 370 under the categories of 1, 2, 3, 4 and 5, respectively, under the general heading of "Number in Eligible Unit".

In Schedule II (Public Assistance Allowance in Working Poor Program), the category Number five under the general heading of "Number in Household" should now read horizontally as 49, 99, 148, 197 and 247 under the categories of 1, 2, 3, 4 and 5, respectively, under the general heading of "Number in Eligible Unit".

An order adopting these revisions was filed and effective November 10, 1972, as R.1972 d.222 (Exempt, Mandatory Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

INSTITUTIONS AND AGENCIES DIVISION OF PUBLIC WELFARE

Revisions to Manual of Administration Concerning Fair Hearings

On November 17, 1972, Robert L. Clifford, Commissioner of Institutions and Agencies, pursuant to authority of N.J. S.A. 44:7-6 and 44:10-3 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to portions of the Division of Public Welfare's Manual of Administration concerning fair hearing procedures. These revisions replace the material previously adopted in R.1972 d.213, a summary of which appears in the New Jersey Register on November 9, 1972, at 4 N.J.R. 268(b).

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

Copies of the full text of these revisions may be obtained by writing:

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

An order adopting these revisions was filed and effective on November 17, 1972, as R.1972 d.230 (Exempt, Mandatory Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

INSURANCE

THE COMMISSIONER

Proposed Rules On Renewals of Private Passenger Liability Insurance Policies

Richard C. McDonough, Commissioner of Insurance, pursuant to authority of N.J.S.A. 17:18-1 and 17:1C-6(e), proposes to adopt new rules concerning renewals of private passenger liability insurance policies.

Full text of the proposed rules follows:

SUBCHAPTER 8. NONRENEWAL OF AUTOMOBILE INSURANCE POLICIES FOR PRIVATE PASSENGER CARS

11:3-8.1 General provisions

(a) Every insurer shall make an offer to the insured named in a policy providing the coverage required by Chapter 70, P.L. 1972 to renew such policy upon its expiration date unless a valid notice of nonrenewal has been sent by the insurer to the insured in accordance with this regulation. Such renewal offer shall be in the usual form of either a renewal policy, a certificate or a renewal bill and shall offer coverage under the same policy form, the same limits and other terms of the policy as apply to the expiring policy, subject to changes approved by the Commissioner that had become effective since the commencement of the current policy period. Payment by the insured in accordance with the terms stated in the billing notice or in accordance with terms agreed to with the company or producer shall constitute acceptance of the offer by the insured.

(b) No notice of nonrenewal shall be valid unless it is mailed by the insurer to the insured no less than 60 days

and no more than 90 days prior to the expiration of the current policy setting forth the reason(s) for such nonrenewal. In lieu of stating such reason(s) the notice may name the person or persons giving cause for the nonrenewal, in which case the reason for nonrenewal shall be communicated in a separate letter to such person or persons.

(c) No nonrenewal shall be valid unless it is based on one or more of the following:

1. Accident involvement:

The named insured or any operator of an automobile resident in the same household who customarily operates the automobile or any other operator who customarily operates the automobile has been involved during the 36 months period ended 90 days prior to the expiration of the current policy in:

i. More than one bodily injury accident if there is one car in the household or an average of more than one accidents for all cars in the household, provided a loss payment has been made or a loss reserve has been established for such accidents other than a payment or reserve for the personal injury protection benefits, or

ii. More than one accident involving damage to any property including his own of \$200.00 or more for which accident a payment was made or a loss reserve was established if there is one car in the household, or an average of more than one such accidents for all cars in the household, provided that loss payments or reserves under the comprehensive physical damage coverage shall not be counted, or

iii. A combination of more than one such bodily injury or property damage accident, or

iv. If the named insured or anyone customarily operating the automobile has been involved in more than two such accidents regardless of the number of cars in the household.

2. Exceptions:

i. Accidents under i to iv above shall not be counted if the accident occurred under the following circumstances:

(1) Automobile lawfully parked (an automobile rolling from a parked position shall not be considered as lawfully parked, but shall be considered as the operation of the last operator;) or

(2) Named insured or other operator residing in the same household, reimbursed by, or on behalf of, a person responsible for the accident or has judgment against such person; or

(3) Automobile of the named insured or other operator resident in the same household struck in rear by another vehicle, and the operator has not been convicted of a moving traffic violation in connection with the accident; or

(4) Operator of the other automobile involved in such accident was convicted of a moving traffic violation and the named insured or other operator resident in the same household was not convicted of a moving traffic violation in connection therewith; or

(5) Automobile operated by named insured or other operator resident in the same household is damaged as a result of contact with a "hit and run" driver, if the accident was reported to proper authority within 24 hours; or

(6) Accidents involving damage by contact with animals or fowl.

3. Convictions—motor vehicle law:

a. The named insured or any operator of an automobile resident in the same household who customarily operates the automobile or any other operator who customarily operates the automobile;

(1) Has been convicted for any one of the following motor vehicle law violations during the 36 months ended 90 days prior to the expiration date of the current policy:

(A) Driving while intoxicated or under the influence of drugs.

(B) Leaving the scene of an accident.

(C) Criminal negligence or assault arising out of the operation of a motor vehicle.

(D) Driving while license is suspended or revoked.

(2) Has been convicted for other moving traffic violations during the 36 months period ended 90 days prior to the expiration of the current policy which result in the accumulation of an average of nine points or more as defined in the New Jersey Motor Vehicle Law per car in the household or which result in an accumulation of nine or more points for any one such operator, provided that any operator who has been involved in such motor vehicle law violations continues to be an operator of the automobile at the time of renewal.

4. Conviction of the named insured or anyone customarily operating the automobile for obtaining or attempting to obtain from any other person, insurance company or the Unsatisfied Claim and Judgment Fund any money or any other thing of value by falsely or fraudulently representing that such person is entitled to such consideration under the automobile insurance policy or falsely and fraudulently making statements or presenting documentation in order to obtain such consideration or by cooperating, conspiring or otherwise acting in concert with any person seeking to obtain or attempting to obtain falsely or fraudulently such consideration.

5. Subject to reasonable rules to be established by the Commissioner, use of the automobile substantially in excess of the mileage contemplated by the applicable rating classification.

6. Use of the automobile in professional racing.

7. Physical or mental impairment of the named insured or anyone customarily operating the automobile which adversely affects the ability to operate the automobile safely, unless a physical disability is compensated for.

8. Refusal to submit to a medical examination at company expense where there is reason for the company to doubt an operator's ability to operate the automobile safely.

9. Giving permission to another person to operate the automobile with respect to which person any of the above causes for nonrenewal exist, if such operation of the automobile results in an accident or such person is convicted for a motor vehicle law violation committed in the course of such permissive use.

10. Addition of an operator of the automobile during the policy term or for the new policy term with respect to whom any of the above causes for nonrenewal would apply.

11. In the case of companies which limit their writing to members of a church, profession or occupation, or similar group, loss of the qualification for such group by the owner of the automobile. In such case an additional 12 months of nonrenewal notice shall be given. Termination of membership in an automobile or travel club shall not fall under this provision.

12. Failure by an insured under the policy to comply with the cooperation or subrogation clause of the policy, subject to reasonable rules established by the Commissioner.

13. Request by producer of record not to renew policy, provided such request is accompanied by a statement by the producer that he has replaced like coverage at standard rates in the voluntary market with an admitted carrier. Such request shall be made no later than 90 days prior to the expiration of the policy and a copy thereof shall be sent by the producer to the named insured. A nonrenewal based on such request shall be invalid and the company shall renew the policy at the request of the insured through another active agent or directly if the replacement policy is cancelled by the carrier for any reason other than the reasons allowed for cancellation by N.J.S.A. 29C:7. (Non-

payment of premium or loss of registration or driver's license.)

(b) Failure by a terminated agent to request renewal during the period of nine months from the effective date of termination as provided in N.J.S.A. 17:22-6.14a shall be construed as request not to renew in the context of this regulation.

A public hearing will be held respecting the proposed action on December 27, 1972, at 10:00 A.M. in the hearing room of the Department of Insurance, 201 East State Street, Trenton, New Jersey 08625.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before December 27, 1972 to the Commissioner of Insurance at the above address.

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

Richard C. McDonough
Commissioner
Department of Insurance

(a)

INSURANCE

THE COMMISSIONER

Proposed Procedures to Further The Voluntary Market of Private Passenger Automobile Insurance

Richard C. McDonough, Commissioner of Insurance, pursuant to authority of N.J.S.A. 17:18-1 and 17:1C-6(e), proposes to adopt procedures to further the voluntary market of private passenger automobile insurance.

Such procedures, if adopted, will constitute a new Subchapter 9 in Chapter 3 of Title 11 of the New Jersey Administrative Code.

The proposed procedures deal with a financial incentive to insurance companies to insure voluntarily, at standard rates, cars now written through the Automobile Insurance Plan, take-out benefits, production cost and separate rating subdivision.

Copies of the full text of the proposed procedures may be obtained by writing:

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

A public hearing respecting the proposed action will be held on December 27, 1972, in the hearing room of the Department of Insurance at the above address. This public hearing will follow the public hearing on the renewal of private passenger liability insurance policies scheduled for 10:00 A.M. on that date. If necessary, the public hearing on this proposed action will be continued on December 28, 1972.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before December 27, 1972 to the Commissioner of Insurance at the above address.

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

Richard C. McDonough
Commissioner
Department of Insurance

(a)

INSURANCE

THE COMMISSIONER

Proposed Amendment to Rule 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 an amendment to the rule requiring the furnishing of identification insurance cards to all New Jersey insureds by companies writing automobile liability insurance coverage in New Jersey.

The amendment if adopted may be cited as N.J.A.C. 11:3-6.2.

Full text of the proposed amendment follows:

11:3-6.2 Commercial motor vehicles; exemption

Commercial motor vehicles regulated by the Interstate Commerce Commission or the New Jersey Department of Public Utilities shall be exempted from this regulation.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before December 28, 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 this amendment substantially as proposed without further notice.

Richard C. McDonough
Commissioner
Department of Insurance

(b)

LAW AND PUBLIC SAFETY

DIVISION OF MOTOR VEHICLES

Proposed Rule On Transfer Of Ownership of Certain Motor 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. 39:10-4, 39:10-19, 39:10-22 and in accordance with P.L. 92-513 of 1972, proposes to adopt a new rule concerning the transferring of ownership of certain motor vehicles.

Full text of the proposed rule follows:

13:21-5.9 Transferring of ownership of certain motor vehicles

(a) Every person, as defined in N.J.S.A. 39:1-1, shall, at the time he transfers ownership of a vehicle, having a mileage recording instrument (odometer), disclose in writing, to a buyer, as defined in N.J.S.A. 39:10-2, the cumulative mileage appearing on the mileage recording instrument (odometer).

(b) Every buyer, as defined in 39:10-2, to whom title is transferred in his capacity as a licensed New Jersey automobile dealer, shall obtain the written disclosure required by subsection (a) above and shall maintain a copy thereof

for a period of five years or a lesser period if so determined by the Director of the Division of Motor Vehicles.

(c) This rule shall not be applicable to transfers of ownership in which the prescribed forms used require the recordation and certification of this information.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before December 31, 1972, to:

Ray J. Marini, Director
Division of Motor Vehicles
Department of Law and Public Safety
25 South Montgomery Street
Trenton, New Jersey 08666

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

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

(c)

LAW AND PUBLIC SAFETY

DIVISION OF MOTOR VEHICLES

Proposed Rule Concerning Mileage Reading on Certificate of Ownership

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. 39:10-4 and 39:10-22, proposes to adopt a new rule concerning the mileage readings on certificates of ownership. This proposal is intended to replace the rule originally proposed and published November 9, 1972, at N.J.R. 274(a).

Full text of the proposed rule follows:

13:21-5.8 Mileage reading on certificate of ownership

(a) Every person, as defined in N.J.S.A. 39:1-1, shall, at the time he transfers ownership of a vehicle, having a mileage recording instrument (odometer), indicate on the certificate of ownership, manufacturer's statement of origin or other prescribed form, the date of transfer and the mileage reading at the time of transfer as indicated by the mileage recording instrument (odometer) and shall certify the truth thereof.

(b) This rule shall be applicable only where the prescribed form used provides a space for the recordation and certification of the required information.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before December 31, 1972, to:

Ray J. Marini, Director
Division of Motor Vehicles
Department of Law and Public Safety
25 South Montgomery Street
Trenton, New Jersey 08666

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

Ray J. Marini, Director
Division of Motor Vehicles
Department of Law and Public Safety
25 South Montgomery Street
Trenton, New Jersey 08666

(Continued on page 14)

INTERIM INDEX FOR NEW JERSEY ADMINISTRATIVE CODE

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

The index is current, being adjusted each month during which there will be a mailing to Code subscribers of update pages for Titles already distributed.

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

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

Since the latest update, the above 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 | | | |
| 2:2-4.34 | Indemnity for swine destroyed by hog cholera | R.1972 d.191 | 4 N.J.R. 260(a) |
| 2:2-4.36 | Swine consigned to livestock markets | R.1972 d.131 | 4 N.J.R. 180(c) |
| 2:2-4.35 | Health certificate to indicate swine free from brucellosis | R.1972 d.133 | 4 N.J.R. 180(a) |
| 2:3-2.5 | Quarantine of swine after treatment | R.1972 d.131 | 4 N.J.R. 180(c) |
| 2:3-2.8 | Importation of horses, mules and asses | R.1972 d.132 | 4 N.J.R. 180(b) |
| 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 | 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, Voorhees Twps. | R.1972 d.104 | 4 N.J.R. 115(c) |
| 2:5-1.5(d) & (e) | Termination of hog cholera quarantine, Evesham, etc. | 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) |
| 2:5-1.6(e) | Termination of hog cholera quarantine | R.1972 d.173 | 4 N.J.R. 230(a) |
| 2:5-1.7 | Swine embargo in New Jersey | R.1972 d.180 | 4 N.J.R. 230(b) |
| 2:5-1.7(c) | Release of swine embargo in New Jersey | R.1972 d.208 | 4 N.J.R. 260(e) |
| 2:5-1.8 | Quarantine of swine, Gloucester County | R.1972 d.227 | 4 N.J.R. 298(b) |
| 2:5-1.8 | Swine quarantine revisions, Gloucester County | R.1972 d.231 | 4 N.J.R. 299(a) |
| 2:31-1.1 et seq. | Grades and standards of milk and cream | R.1972 d.194 | 4 N.J.R. 260(d) |
| 2:48-5.4 | Additional methods for determination of butterfat | R.1972 d.192 | 4 N.J.R. 260(b) |
| 2:53-1.4 | Statement of indebtedness; settlement | R.1972 d.130 | 4 N.J.R. 181(b) |
| 2:53-4.1 | Advertising; milk and milk products | R.1972 d.215 | 4 N.J.R. 298(a) |
| 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) |
| 2:69-1.11 | Commercial values | R.1972 d.193 | 4 N.J.R. 260(c) |
| 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.

BANKING — TITLE 3

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|---------|-------------------|--------------|-----------------|
| 3:8-3.1 | Required reserves | R.1972 d.223 | 4 N.J.R. 300(a) |
| 3:8-3.2 | Reports | R.1972 d.223 | 4 N.J.R. 300(a) |
| 3:8-5.1 | Reserves required | R.1972 d.224 | 4 N.J.R. 300(b) |
| 3:8-5.4 | Reports | R.1972 d.224 | 4 N.J.R. 300(b) |

INTERIM INDEX FOR NEW JERSEY ADMINISTRATIVE CODE

EDUCATION — TITLE 6

| | | | |
|------------------|-------------------------------------|--------------|-----------------|
| 6:8-1.2(f) & (g) | Nonpublic school secular education | R.1972 d.207 | 4 N.J.R. 262(f) |
| 6:8-1.3 | Definitions | R.1972 d.207 | 4 N.J.R. 262(f) |
| 6:11-1.1 et seq. | Teacher education and certification | R.1972 d.189 | 4 N.J.R. 262(e) |
| 6:21-1.2 | Accident reporting | R.1972 d.220 | 4 N.J.R. 302(a) |
| 6:21-1.3 | Remote defined | R.1972 d.220 | 4 N.J.R. 302(a) |
| 6:21-6.20(f) | Identification | R.1972 d.188 | 4 N.J.R. 262(d) |
| 6:21-7.2 | Sale of school vehicle | R.1972 d.220 | 4 N.J.R. 302(a) |
| 6:21-7.3 | State aid approval | R.1972 d.220 | 4 N.J.R. 302(a) |
| 6:21-11.5 | Seat belts; driver | R.1972 d.188 | 4 N.J.R. 262(d) |
| 6:27-1.4 | Graduation | R.1972 d.166 | 4 N.J.R. 213(a) |
| 6:27-1.13 | Definitions | R.1972 d.166 | 4 N.J.R. 213(a) |
| 6:28-4.1 et seq. | County boards of special services | R.1972 d.185 | 4 N.J.R. 262(a) |
| 6:39-1.1 et seq. | Evaluation | R.1972 d.187 | 4 N.J.R. 262(c) |
| 6:68-3.1 et seq. | State Library assistance programs | R.1972 d.186 | 4 N.J.R. 262(b) |

TREASURY GENERAL — TITLE 17

| | | | |
|---------------------|---|--------------|-----------------|
| 17:1-1.1 et seq. | General administration of pensions | R.1972 d.214 | 4 N.J.R. 310(d) |
| 17:9-3.1 | Definitions | R.1972 d.200 | 4 N.J.R. 283(c) |
| 17:9-6.1(e) & (f) | Retired employee | R.1972 d.200 | 4 N.J.R. 283(c) |
| 17:15A-1.1 et seq. | Use of state buildings and grounds | R.1972 d.183 | 4 N.J.R. 250(a) |
| 17:15A-1.8 | Distribution of written or printed material, deletion | R.1972 d.205 | 4 N.J.R. 284(a) |
| 17:16-5.3 | Static group | R.1972 d.143 | 4 N.J.R. 199(a) |
| 17:16-5.3 | Static group fund classification | R.1972 d.234 | 4 N.J.R. 311(b) |
| 17:16-5.5 | Temporary reserve group | R.1972 d.143 | 4 N.J.R. 199(a) |
| 17:16-5.6 | Trust group fund classification | R.1972 d.234 | 4 N.J.R. 311(b) |
| 17:16-10.4(b) | Deleted | R.1972 d.182 | 4 N.J.R. 249(b) |
| 17:16-19.5 | Qualifications of mortgage brokers | R.1972 d.182 | 4 N.J.R. 249(b) |
| 17:16-19.6(a)6. | Qualifications of commercial banks | R.1972 d.182 | 4 N.J.R. 249(b) |
| 17:16-20.5(a)6. | Qualifications of commercial banks | R.1972 d.182 | 4 N.J.R. 249(b) |
| 17:16-26.1(a)1.iii. | Permissible investments | R.1972 d.182 | 4 N.J.R. 249(b) |
| 17:16-26.2(c) | Limitations | R.1972 d.182 | 4 N.J.R. 249(b) |
| 17:16-28.3(f)3. | Limitations | R.1972 d.182 | 4 N.J.R. 249(b) |
| 17:16-28.4(a) | Legal papers | R.1972 d.182 | 4 N.J.R. 249(b) |
| 17:16-29.3 | Legal papers | R.1972 d.182 | 4 N.J.R. 249(b) |
| 17:16-32.2(g) | Permissible investments | R.1972 d.229 | 4 N.J.R. 311(a) |
| 17:16-32.8(a)1.iv. | Valuation of units | R.1972 d.229 | 4 N.J.R. 311(a) |
| 17:16-32.12 | Limitations | R.1972 d.229 | 4 N.J.R. 311(a) |
| 17:16-36.2(f) | Permissible investments | R.1972 d.229 | 4 N.J.R. 311(a) |
| 17:16-36.8(a)1.iii. | Valuation of units | R.1972 d.229 | 4 N.J.R. 311(a) |
| 17:16-36.12 | Limitations | R.1972 d.229 | 4 N.J.R. 311(a) |
| 17:19A-1.1 et seq. | Facilities for physically handicapped in public buildings | R.1972 d.218 | 4 N.J.R. 310(e) |

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) |
| 18:12-4.1 et seq. | Revaluations of real property by appraisal firms | R.1972 d.179 | 4 N.J.R. 249(a) |
| 18:24-20.1 et seq. | Accounting procedures relating to 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) |

IN ADDITION —

First publication - but no update service as yet - has been mailed for these six additional Titles:

- 5. COMMUNITY AFFAIRS
- 8. HEALTH
- 9. HIGHER EDUCATION

13. LAW AND PUBLIC SAFETY

14. PUBLIC UTILITIES

15. STATE

Rules since adopted by the above Departments are not included in this index; they will be added following initial updating of the respective Titles.

(Continued from page 11)

(a)

LAW AND PUBLIC SAFETY

DIVISION OF MOTOR VEHICLES

Rules for Licensed Motor Vehicle Dealers

On November 14, 1972, 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. 39:10-4 and 39:10-19 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted rules for licensed motor vehicle dealers, as proposed in the Notice published October 5, 1972, at 4 N.J.R. 240(a).

Such rules may be cited as N.J.A.C. 13:21-15.1 et seq.

An order adopting these rules was filed November 21, 1972, as R.1972 d.232 to become effective January 1, 1973.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

PUBLIC UTILITIES

BOARD OF PUBLIC UTILITY COMMISSIONERS

Revisions to Rules On Autobus Specifications

On November 15, 1972, the Board of Public Utility Commissioners, pursuant to authority of N.J.S.A. 48:2-23 and 48:4-2.1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the rules on autobus specifications, as proposed in the Notice published June 8, 1972, at 4 N.J.R. 138(a).

Such revised rules may be cited as N.J.A.C. 14:11-2.1 et seq.

An order adopting these revisions was filed and effective November 15, 1972, as R.1972 d.226.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

PUBLIC UTILITIES

BOARD OF PUBLIC UTILITY COMMISSIONERS

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

On November 2, 1972, William E. Ozzard, President of the Board of Public Utility Commissioners, pursuant to authority of N.J.S.A. 48:2-16 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted rules on the uniform systems of accounts for solid waste collection and disposal utilities, as proposed in the Notice published September 7, 1972, at 4 N.J.R. 224(a).

In conjunction with the adoption of the rules as proposed, the Board also ordered the following:

1. On and after January 1, 1973, all solid waste collections and disposal utilities shall keep their accounts in accordance with the applicable Uniform System of Accounts for Solid Waste Disposal and Collection Utilities; and such of the prescribed accounts and details shall be kept as are

necessary to reflect accurately and clearly the operations and financial condition of the utility concerned, with sufficient particularity to permit a ready and intelligent analysis by the Board; and such systems of account shall supersede and take the place and stead of all present effective systems of accounts for solid waste collection and disposal utilities.

2. Full jurisdiction of this proceeding and of the accounting records of said solid waste collection and disposal utilities subject to this order is hereby retained for the specific purposes of enabling this Board to make and issue further orders herein or upon application to grant to any solid waste collection and disposal utility exceptions or deviations from the provisions and requirements of said Uniform System of Accounts for Solid Waste Collection and Disposal Utilities as may be found reasonable and in the public interest.

3. Each solid waste collection and disposal utility, privately or municipally owned or operated, shall not later than March 31 of each succeeding year, file a report of its finances and operations with the Board, on the form to be furnished by the Board (N.J.A.C. 14:3-6.3).

4. Reports filed by March 31, 1972 need not conform to this Uniform System of Accounts but reports for operations subsequent to January 1, 1973, the first of which is due March 31, 1974, shall conform with this Uniform System of Accounts.

An order adopting these rules was filed November 15, 1972, as R.1972 d.228 to become effective January 1, 1973.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(d)

TREASURY

DIVISION OF PENSIONS

Revisions to Rules On General Administration

On October 26, 1972, William J. Joseph, Director of the Division of Pensions in the Department of the Treasury, pursuant to authority of N.J.S.A. 52:18A-95 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the rules concerning general administration, as proposed in the Notice published October 5, 1972, at 4 N.J.R. 246(a).

Such revisions will be included in Chapter 1 of Title 17 in the New Jersey Administrative Code.

An order adopting these revisions was filed and effective October 30, 1972, as R.1972 d.214.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(e)

TREASURY

DIVISION OF BUILDING AND CONSTRUCTION

Rules on Provision of Facilities for Physically Handicapped in Public Buildings

On October 25, 1972, Norman E. Hardy, Deputy State Treasurer, pursuant to authority of N.J.S.A. 52:32-4 and 52:32-5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted rules on the

provision of facilities for the physically handicapped in public buildings, substantially as proposed in the Notice published January 6, 1972, at 4 N.J.R. 11(c), but with subsequent, substantive changes not detrimental to the public, in the opinion of the Department of the Treasury.

Such rules may be cited as N.J.A.C. 7:19A-1.1 et seq.

An order adopting these rules was filed and effective November 2, 1972, as R.1972 d.218.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

TREASURY

STATE INVESTMENT COUNCIL

Revisions To Common Pension Funds A and B

On November 15, 1972, the State Investment Council in the Department of the Treasury, pursuant to authority of N.J.S.A. 52:18A-89 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the rules concerning Common Pension Fund A and Common Pension Fund B.

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

17:16-32.2(g) All units of ownership shall be purchased by cash payments or in kind.

17:16-32.8(a)1.iv. Temporary investments which shall be valued at cost. The yield on these temporary investments shall not be accrued [and included in income monthly.] but shall be included in income monthly as paid.

17:16-32.12 Limitations

(a) The Common Pension Fund A shall be permitted to invest in such securities and subject to the limitations and conditions contained in Subchapter 17 of this Chapter except for the condition as to classification of funds contained in Subchapter 5 of this Chapter.

(b) In the event that any regulation contains a limitation of the assets of any pension and annuity group fund which may be invested either in one issue or a class of issues, that limitation shall be construed to apply to the combined assets of all of the pension funds and shall not restrict the total common pension fund investment in such asset or assets to those limitations for any individual pension fund.

17:16-36.2(f) All units of ownership shall be purchased by cash payments or in kind.

17:16-36.8(a)1.iii. Temporary investments which shall be valued at cost. The yield on these temporary investments shall not be accrued but shall be [and] included in income monthly [.] as paid.

17:16-36.12 Limitations

(a) The Common Pension Fund B shall be permitted to invest in such securities and subject to the limitations and conditions contained in the regulations of the State Investment Council except for the condition as to classification of funds contained in Subchapter 5 of this Chapter.

(b) In the event that any regulation contains a limitation of the assets of any pension and annuity group fund which may be invested either in one issue or a class of issues, that limitation shall be construed to apply to the combined

assets of all of the pension funds and shall not restrict the total common pension fund investment in such asset or assets to those limitations for any individual pension fund.

An order adopting these revisions was filed and effective November 16, 1972, as R.1972 d.229 (Exempt, Procedure Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

TREASURY

STATE INVESTMENT COUNCIL

Revisions Concerning Classification of Funds

On November 21, 1972, the State Investment Council in the Department of the Treasury, pursuant to authority of N.J.S.A. 52:18A-99 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the rules concerning classification of funds.

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

17:16-5.3 Static group

(a) The static group shall include:

1. College of Medicine and Dentistry of New Jersey—Grant Fund;
2. Eighteen Thirty-Seven Revenue Fund;
3. Rutgers Medical School—Grant Fund;
- [3] 4. Trustees for the Support of Public Schools.

17:16-5.6 Trust group

(a) The trust group shall include:

1. College of Medicine and Dentistry of New Jersey Funds—Endowment Funds;
2. College of Medicine and Dentistry of New Jersey—Endowment Fund B;
3. Rutgers Medical School—Endowment Fund;
- [2] 4. Supplemental Annuity Collective Trust.

An order adopting these revisions was filed and effective November 22, 1972, as R.1972 d.234 (Exempt, Procedure Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

HACKENSACK MEADOWLANDS DEVELOPMENT COMMISSION

District Zoning Regulations and Procedures

On November 8, 1972, the Hackensack Meadowlands Development Commission, pursuant to authority of N.J.S.A. 13:17-1 et seq., and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted district zoning regulations and procedures, substantially as proposed in the Notice published January 6, 1972, at 4 N.J.R. 13(c), but with subsequent, substantive changes not detrimental to the public, in the opinion of the Commission.

These regulations will replace the present Chapter 4 of

Title 19 in the New Jersey Administrative Code in its entirety and may be cited as N.J.A.C. 19:4-1.1 et seq.

These regulations concern the official zoning map of the Hackensack Meadowlands District, the second stage of the master plan consisting of the zoning regulations for the Hackensack Meadowlands District and a wetlands order containing procedures and guidelines applicable to all proposed development within the Hackensack Meadowlands District pursuant to the second-stage zoning regulations. The zoning regulations concern the title, effective date and termination, purposes, construction and definitions, application of the regulations, zones, specially planned areas and general provisions.

An order adopting these regulations was filed and effective November 9, 1972, as R.1972 d.221.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

PORT AUTHORITY OF NEW YORK AND NEW JERSEY

Revisions to Public Vehicular Parking Rates at the Port Authority Bus Terminal

On October 5, 1972, the Committee on Operations of the Port Authority of New York and New Jersey adopted revisions to the public vehicular parking rates at the Port Authority bus terminal.

Full text of the revised rule follows:

Resolved, that the following schedule of rates, which rates include six per cent New York City parking tax, be and the same hereby is established for the public vehicular parking area at the Port Authority Bus Terminal:

| | |
|----------------|--|
| Up to 1 hour | \$ 1.50 |
| Up to 2 hours | 2.50 |
| Up to 4 hours | 3.00 |
| Up to 10 hours | 3.50 |
| Up to 11 hours | 4.00 |
| Up to 13 hours | 4.50 |
| Up to 24 hours | 5.00 |
| Over 24 hours | 0.50 for each hour or part to a maximum of \$5.00 each 24-hour period. |

An order adopting these revisions was filed November 14, 1972, as R.1972 d.225 (Exempt, Exempt Agency).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

STATE NEWS OF PUBLIC INTEREST

Based on press releases from offices involved

EMERGENCY REGULATION PROHIBITS FALSE ADVERTISING OF MILK PRODUCTS

The State Department of Agriculture has announced adoption of emergency fair trade regulations prohibiting false milk advertising—aimed at some stores which have been engaging in this practice.

The regulation is designed to prohibit stores from advertising skim milk and low-fat milk as milk. "Milk", as defined by New Jersey laws, contains not less than 3.25 per cent butterfat. The butterfat content of skim and low fat milk is lower than this standard.

The emergency rules stipulate that ". . . licenses shall not publish false . . . advertisements . . . which have the effect of deceiving, defrauding or confusing consumers" about milk and milk products.

It requires that "advertising copy, including lettering of all sizes and kinds, designed to induce consumers to purchase milk or milk products shall include the product name shown on the label of the milk product's container and, if such term includes the word 'milk', it shall not be any larger or of a different color than the other parts of the product name . . ."

(The rule is included as R.1972 d.215 in this issue of the New Jersey Register.)

Woodson W. Moffett Jr., director of the Department's Division of Dairy Industry, said that some stores were advertising milk products at low prices and calling them milk.

"Consumer deception of this kind must be prohibited," he said. "Milk is an important item to consumers and they must not be misled about milk purchases. Stores which advertise milk products as 'milk' are engaging in deception of the worst sort."

The New Jersey Supreme Court recently upheld the right of the State to establish minimum milk prices in the public interest. This action, which affirmed an order of the Dairy Industry Division, resulted in increases in minimum milk prices to 30 cents a quart, 55 cents a half gallon, and \$1.04 a gallon.

Some stores which had used low milk prices to attract customers before the ruling have recently started using milk products and other items as traffic builders, Moffett stated. He noted that his Division has no objection to the use of milk products in this way, as long as the prices are not below cost and consumers are not led to believe they are purchasing whole milk.

MILK CHARGES FILED AGAINST MAJOR CHAIN STORE OPERATOR

The State Department of Agriculture last month filed charges against a major chain store operator for alleged false and misleading advertising of milk.

In announcing the action against the Cumberland Farms stores, Woodson W. Moffett Jr., director of the Division of Dairy Industry, said that "efforts to obtain voluntary compliance with a regulation prohibiting false or misleading advertising of milk have been unsuccessful. Some stores in the State had been advertising low-fat milk as 'milk'."

"Following promulgation of a regulation prohibiting this type of false and misleading advertising, most stores have voluntarily pulled down their signs. Cumberland Farms stores refused to do so," he stated.

Cumberland Farms, headquartered in Canton, Mass., has approximately 150 sales outlets in New Jersey.

Soon after the action was started, Cumberland Farms agreed to comply, Moffett says. Their signs now read—"1% Low Fat Fortified Milk"—all in the same-size type.

BLUE CROSS RATE INCREASE CUT FROM 18 PER CENT TO FIVE

State Insurance Commissioner Richard C. McDonough has "grudgingly" granted a five per cent increase to the New Jersey Hospital Service Plan (Blue Cross) for small group contract and individual contract holders, effective Jan. 1.

The increase is 13.1 per cent less than the 18.1 requested by Blue Cross Oct. 25 and challenged at a public hearing Nov. 9, he noted.

"I certainly hope that this will be the last increase for this category of subscribers for a number of years. The administration has been working very hard on the factors that make this type of increase necessary—mainly the level of hospital costs and misuse of hospital services," McDonough said.

The five per cent increase covers the rating period from Jan. 1, 1973 to June 30, 1974 and affects approximately 1,250,000 persons in the small group contract and individual contract category. It does not affect any over 65 years of age.

Rates for large experienced rated groups are adjusted annually on their anniversaries and have on the average been going up more rapidly than rates for the small group and individual subscribers, he said.

The Commissioner said the five per cent increase would keep Blue Cross solvent and provide enough surplus so it can liberalize its underwriting practices and conduct open enrollment periods for individual subscribers.

"It distresses me that this tax-exempt organization now has a 14 per cent rejection rate in enrolling individual subscribers and I am determined to see that Blue Cross opens its doors to let more people in. One of my objectives is to see that Blue Cross provides health insurance care to as many people as possible," McDonough stated.

PORT AUTHORITY ACTS TO AID NEWARK AIRPORT PASSENGERS

The Port Authority of New York and New Jersey hopes to make it a little easier for passengers to get in and out of Newark Airport.

At their November monthly meeting, the P.A. Commissioners voted to spend \$1,647,000 on new buses to be used in transporting passengers from airport parking lots to terminal buildings.

The buses are for service at Newark, Kennedy and LaGuardia Airports.

The Commissioners also voted to accept a \$734,784 Federal grant for installation of new roadway signs and guardrails at Newark Airport.

The contract for the new buses was awarded to General Motors Corp. It calls for delivery of 24 intra-airport vehicles next June. Officials said the new vehicles would be air-

conditioned and would provide much greater comfort and improved baggage facilities for passengers.

The Federal grant for the new road signs and guardrails came from the Airway Development Act of 1970.

HEALTH NEEDS BEING STUDIED FOR HACKENSACK MEADOWLANDS AREA

The first report was made last month by the planning firm which is developing a program for comprehensive health care for the new community which will grow around the Hackensack Meadowlands sports complex.

The Health Services Advisory Council of the State Health Department heard a report from Jones and Darby, Inc., the New York City planning firm hired by them in response to a request for health needs assistance from the Hackensack Meadowlands Development Commission.

Dr. James R. Cowan, State Health Commissioner who headed the meeting, said his Department regards the project as "a once in a lifetime opportunity to develop a health care system that will grow side by side with its community. The system ultimately proposed will reflect the most current approaches for the delivery of health care services".

The Jones-Darby study will be conducted over a year and their final recommended alternative approaches to health care, including the impact of the sports arenas in the area, will form the basis for the final plan, Dr. Cowan said.

The Health Services Advisory Council for the Hackensack Meadowlands is a new task force composed of agencies and governmental representatives directly involved with development of the Meadowlands.

Invited to the meeting at the Commission's headquarters in Lyndhurst were some two dozen State, Federal and local political, health and medical representatives.

PUC ORDERS HALF MILLION REFUND TO PUBLIC SERVICE CUSTOMERS

President William E. Ozzard of the State Board of Public Utility Commissioners last month ordered Public Service Electric and Gas Company to refund \$586,000 to its gas customers. The refund was reflected in November bills by a reduction of .3088 cents per therm in the raw materials adjustment charge.

Public Service had received rebates from two of its suppliers, Texas Eastern Transmission Corp. and Transcontinental Gas Pipeline Corp., Ozzard explained. Those rebates made up the bulk of money returned to gas customers, with an additional amount coming from interest accumulated on the excess charges. Public Service could have retained the rebates without the PUC order.

WARNS THAT HEALTH SERVICE BUILDING REQUIRES STATE CERTIFICATE OF NEED

Dr. James R. Cowan, State Commissioner of Health, recently issued a reminder that a Certificate of Need, issued by the State Department of Health, is required for construction or expansion of any health care facility or service in the State.

In accordance with Chapter 136, P.L. 1971, he said that all corporations, foundations, institutions, newly-formed nonprofit groups and other potential donors should be aware of the inadvisability of conducting capital fund-raising drives for health care facilities or of contributing to such funds in advance of the issuance of the certificate.

He further suggested that application for governmental

funds from any source be withheld until the required Certificate of Need has been obtained from the Health Department.

Inquiries concerning a Certificate of Need for any health care facility should be addressed to: Division of Health Facilities, New Jersey State Department of Health, P. O. Box 1540, Trenton, N.J. 08625; Phone (609) 292-5770.

HEALTH PLANNING COUNCIL ADOPTS WIDE RANGE OF GOALS

A wide range of personal and service health goals, with the potential of having a dramatic impact on New Jersey's health care system, were recently adopted by the State Health Planning Council.

Special emphasis is placed upon reduction of infant mortality and increased availability of well-coordinated patient services. Of the 23 goals chosen after months of review, 12 affect personal health and 11 the delivery of health services.

The special stress on cutting infant mortality means that the Council will study the difference between the infant mortality rate in large cities compared to the Statewide rate.

In New Jersey, the 1971 infant mortality rate was 18.8 deaths per 1,000 live births, approximately the national average. This figure is a slight improvement over the 1970 rate of 20.0 deaths per 1,000 live births.

Among other personal health goals which will be given special attention by the Council are:

- Reduction of maternal illnesses. While no exact figures are available, it is known that many pregnant women receive little or no medical attention prior to delivery.
- Reduction of diseases which are preventable by immunization. In New Jersey, there were 1,260 cases of measles reported in 1971, about 400 fewer than a year earlier.
- Reduction in disability rates. The causes of disability, covering everything from syphilis to motor vehicle accidents, will be examined and those of greatest concern given special attention.
- Maximum restoration of functions of those who are disabled.
- Reduction in frequency and seriousness of drug addiction. One indicator is the rise in drug-related hepatitis, from 969 reported cases in 1970 to 1,242 in 1971.
- Reduction in frequency and seriousness of alcoholism.
- Reduction in mental illness. An indicator is the suicide rate, which in New Jersey was 6.8 persons per 100,000 population in 1970, well below the national average of 11.1.
- Child growth unimpaired by physical environment hazards. A typical hazard would be lead poisoning, and indications are that New Jersey has five times as many cases as the national average.
- Elimination of illness related to inadequate nutrition.
- Reduction in incidence of mental retardation.
- Reduction in incidence of dental decay.

Mrs. J. Duncan Pitney, Council chairman, stressed that the goals would be revised into more precise objectives before publication next spring of a comprehensive health plan for New Jersey.

Joseph C. Kale, director of the Comprehensive Health Planning Agency which staffs the Council, said that the goals represent "an expression of intent as to where the Council believes our health system should be moving".

The 30-member Council, with a majority of consumer members, is responsible for coordinating all health planning for New Jersey under the Federal Partnership for Health Act.

\$650 MILLION MASS RAIL BUILDING PROGRAM WOULD AID NORTH JERSEY AND NEW YORK CITY COMMUTERS

The Port Authority of New York and New Jersey—assuming affirmative action by the legislatures of the two states—is ready to undertake a \$650 million rail transportation project serving northern New Jersey and New York City.

In announcing the mammoth bi-state program on Nov. 15, Gov. William T. Cahill termed it the biggest effort ever made to improve mass rail transportation for New Jersey. He added that the project may be financed entirely by the Port Authority, but in no case will it cost the State more than \$40 million.

The following day the necessary amending legislation was introduced in the New Jersey legislature, with a similar move in New York State when that legislature resumed its session.

Gov. Nelson A. Rockefeller of New York announced the program simultaneously with Gov. Cahill, and both said it had the full support of the Commissioners of the bi-state Port Authority.

With early legislative approvals, the Authority could start work on one or more of the projects involved during the first half of next year.

Gov. Cahill termed the agreement "a dramatic and significant breakthrough in the efforts of both New Jersey and New York to involve the Port Authority in the development of vitally needed mass transit facilities".

The Major Plans

In brief, the program would provide for:

- The extension of the PATH rail service from Newark to Newark Airport and an additional seven miles through Elizabeth, Roselle, Cranford, Garwood, Westfield, Fanwood and Plainfield.
- Direct rail service to Penn Station in New York for Bergen, Passaic, Morris, Union, Somerset and Essex county riders who now use the Erie Lackawanna Railroad.
- Plans call for the extension of the line from Hoboken, where it now ends, directly into New York. Also, direct track connections will be built linking Erie Lackawanna with Penn Central Railroad tracks in Kearny and Secaucus, thus providing a direct trip to New York for 50,000 riders who now drive, or must make several transfers before reaching New York.
- The construction of a new railroad terminal in Secaucus that can hold 200 passenger cars at one time.
- Expansion of the rail facilities at Penn Station in New York to expand its peak capacity from 14 to 35 trains.

Legislative Steps

In introducing the enabling legislation, Assemblyman Richard W. DeKorte (R-Bergen), declared: "The plan will provide urgently needed, modern, high-speed mass transportation service for the first time to commuters and residents throughout northern New Jersey."

The legislation is in two bills. One provides amendments to the 1962 law under which the Port Authority took over operation of the Hudson Tubes (PATH); the other will amend the 1971 law that authorized the Authority to develop rail lines to Newark and Kennedy International Airport.

An amendment to the 1962 law would eliminate from all future Authority bond issues the covenant that restricts the Authority's participation in the development of rail passenger projects.

Another amendment would authorize the extension of PATH from Penn Station, Newark, to Newark Airport and then into Union County to Plainfield, an additional seven

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miles beyond the terminus in Cranford now provided by law.

The legislation will also authorize the Authority to undertake the capital improvement projects needed to provide direct rail service to Penn Station in New York for New Jersey and New York riders on the Erie Lackawanna Railroad.

A major amendment would separate the Newark and Kennedy Airport rail-link projects so that each could proceed individually, instead of the present requirement in the law that they must be developed simultaneously.

The legislation also provides New Jersey with flexibility in financing the Newark Airport link to carry out Gov. Cahill's announced intention to avoid delays in the project because of possible prolonged litigation.

ESTIMATES ONE-YEAR SAVINGS UNDER NO-FAULT INSURANCE AT \$87 MILLION

Automobile insurance premiums in New Jersey will be reduced by at least \$87 million during 1973, due mainly to the new "no-fault" insurance law, according to Gov. William T. Cahill.

"We will be doing better than the 15 per cent reduction in insurance premiums mandated by the legislature when it passed the no-fault bill," the Governor said last month.

The effective date of the rate reduction will be Jan. 1, 1973 when the no-fault insurance law goes into effect.

The Governor said that in addition to the new law the reductions are also attributable to rate filings by the rating organizations and several major independent insurance companies.

The Governor said the reductions include:

- \$44 million in bodily injury liability automobile insurance premiums on policies that become effective after Jan. 1 to reflect largely the 15 per cent reduction in bodily injury premiums mandated by the no-fault act.

- \$23 million in refunds to holders of existing automobile insurance policies that continue in effect beyond Jan. 1 to reflect the same 15 per cent reduction for the unexpired term.

- \$20 million resulting from filings submitted by the rating organizations, which represent about 200 of the 250 companies now writing such insurance in New Jersey, and by several major independent filers.

Governor Cahill commended Insurance Commissioner Richard C. McDonough for directing the rating organizations and the independent companies to review their experience and submit new figures.

"The experience was favorable and will provide additional reductions beyond those prescribed because of no-fault," the Governor said.

Included in the \$44 million reduction is a saving to policy holders because they do not have to purchase separate medical payment coverage since no-fault will provide unlimited medical coverage for injuries resulting from private passenger car accidents.

The Governor said that the anticipated reductions in insurance premiums give encouragement for further adjustments in the future.

"At the time I signed the no-fault insurance bill into law,

it was my hope that it would provide the vehicle for reducing or curbing rising insurance costs for the average motorist.

"It is also our hope that the no-fault law will result in a greater reduction in the number of accident cases that go to court and often take many years to settle."

CAHILL NOTES 'SIGNIFICANT' REFORM IN PRISON ADMINISTRATION IN YEAR

Gov. William T. Cahill feels that "significant progress" has been made by his administration in prison reform since the Thanksgiving Day rebellion at Rahway State Prison a year ago.

"We make no attempt to tell the people of New Jersey and the inmates of our correctional institutions and their families that all of the problems have been solved and have gone away," Cahill said.

"We are, however, pleased to report that a good beginning has been made and that the effort for reform will continue within the restraints placed by the State's limited financial resources," Cahill said.

Citing progress in the areas of parole, education, health care and vocational rehabilitation, Cahill also announced the creation of a state-level prison ombudsman to serve as liaison between the men behind bars and the administration.

Cahill said his administration's prison reform programs are "only the beginning", adding:

"The view that prisons are simply places to confine criminals neither curbs crime nor saves the taxpayer's money. Failure to provide these men and women with the rehabilitation, job skills and degree of literacy necessary to function in today's society is false economy."

He said the reforms are "motivated by a sense of justice and compassion, not from fear or weakness. This administration intends to be fair and just. It also intends to be firm and strong."

He said the position of "Commissioner's Ombudsman" would be established to deal with issues "that cannot be resolved at the local administration level".

The ombudsman, responsible to the chief executive of the Department of Institutions and Agencies, would "look into unresolved personal complaints as they arise".

The Governor also paid special tribute to Robert L. Clifford, who was appointed Commissioner of the Department two months after the Rahway disorders. He said it was Clifford who set in motion the penal reform and the directions it will take.

TALENT BANK FOR WOMEN EXECUTIVES IS OPENED UNDER STATE PROGRAM

Gov. William T. Cahill officially launched a new Talent Bank for Women at a luncheon for employers Nov. 28 at the Robert Treat Hotel in Newark.

First proposed by Assemblywoman Millicent Fenwick (R., Somerset), the Talent Bank is designed to recruit and place qualified women in top executive positions in both government and private business.

Governor Cahill enthusiastically endorsed the proposal and has appointed Mrs. Dorothy B. Mery, Director of the State Office on Women, to implement it. The Governor called the program an upward thrust toward equal participation by women in employment.

"I am confident this program will result in an occupational breakthrough for a sector of our society where full opportunity was previously restricted. It will promote economic incentives, and it will encourage working women."

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to develop to their fullest career potential. It will inspire them to put their ability, talent and capability to better relative use in the occupational structure."

The Governor feels the new program will be an asset to employers. "Many have told me they have qualified women in top positions and are seeking more women. We want the Talent Bank to be a profitable endeavor for everyone," he said.

Others taking part in the opening affair included Barbara H. Franklin, President Nixon's staff assistant for recruiting women for the Federal government; Commissioner James A. Alloway of the State Department of Civil Service; Mary E. Tobin, regional director of the Women's Bureau, Washington, D.C.; and Donald H. Scott, president of the State Chamber of Commerce.

Mrs. Mery described the Talent Bank as "a special depository of qualified women's resumes that represent varied occupations and services. It will be a single clearinghouse for employers seeking qualified individuals, and it will provide new opportunities for women wanting more challenging and responsible positions."

She said the Governor had assured her the Bank would be valuable to him and his administration as a source of women for full-time positions as well as part-time service on advisory boards, commissions and task forces.

Assemblywoman Fenwick noted that "another dividend, in addition to its service as a resource center, is that the Talent Bank creates an awareness of the job market and the qualifications needed by women job-seekers for positions in the working world."

CAHILL APPOINTS MRS. FENWICK AS CONSUMER CHIEF REPLACING IRWIN

Gov. William T. Cahill has announced the resignation of State Consumer Affairs Director Charles J. Irwin and the naming of Assemblywoman Millicent Fenwick (R-Somerset) as his successor. She is the first woman appointed to a sub-Cabinet post in the Cahill administration.

The appointment also makes Mrs. Fenwick one of the highest paid women in State government, starting Jan. 1 at an annual salary of \$26,459.

The Governor heralded the appointment—which he announced Nov. 28 at the first luncheon of the New Jersey Talent Bank for Women—as "the beginning of more women in top positions of State government".

Describing the two-term Assemblywoman as intelligent, courageous and compassionate, the Governor told the gathering of 800 that Mrs. Fenwick would pick up on Irwin's one year and eight months in office and predicted "national acclaim for the State of New Jersey under her leadership".

"If we can get more women like her to serve this government, this State truly will be a better place for everybody to live," Cahill said, adding that more women would "take their place beside her".

Irwin said his departure was motivated purely by the desire to return to private law practice. He and Cahill said that, by previous arrangement, Irwin accepted the post in 1971 with the understanding he would remain only one year to develop the Division into a viable state agency.

Mrs. Fenwick was elected to the Assembly in 1969 and reelected in 1971.

The Assemblywoman has served on the Education Committee and has chaired the committee on Medical Costs as well as the State Commission to Study Child Abuse.

From 1958 to 1971 she was vice chairwoman of the New Jersey Advisory Committee to the U.S. Commission on

Civil Rights. Before that, from 1938 to 1952, she was an associate editor of Conde-Nast Publications.

She also is past president of the Somerset County Legal Aid Society and a member of the advisory council of the Rutgers Graduate School of Social Work.

Mrs. Fenwick, 62, has two children and eight grandchildren and is a life-long resident of Bernardsville.

GOVERNOR HAILS NEW FEDERAL LAW EXTENDING MEDICARE FOR DISABLED

Gov. William T. Cahill last month hailed the signing into law by President Richard M. Nixon of a Social Security bill extending Medicare to the under-65 disabled. He noted that it should result in savings not only for disabled persons with limited incomes, but to the State as well.

Terming the measure a dramatic breakthrough in Medicare coverage, Governor Cahill explained that for the first time Medicare coverage is being extended to persons not exclusively 65 years of age and older. He said the Congress, through this Act, has recognized the seriousness of the chronic medical needs of totally-disabled persons, particularly in light of ever-rising health care costs.

"This measure," the Governor said, "represents a very significant move to relieve, not only the disabled with limited incomes, but the State budget as well. Not only will persons most in need have a stable form of health care coverage, not subject to the many ups and downs of income, but the State of New Jersey will be relieved of the need to pay millions of dollars for health coverage under Medicaid for the permanently and totally disabled.

"This does not mean that the State will abandon its responsibilities to the indigent disabled person," Governor Cahill added, "for just as Medicaid supplements services not covered by Medicare for persons over 65, this function will be similarly extended to Medicaid-eligible disabled persons covered under the new law."

BLOOD BANK INSPECTION REPORTS ALSO OPENED TO PUBLIC REVIEW

Dr. James R. Cowan, State Commissioner of Health, has opened all copies of blood bank inspection reports to the public.

This is an extension of recent decisions by the Commissioner to make inspection reports of restaurants available to the public, along with inspection reports of health facilities.

"These records, as with others, have heretofore been considered confidential reports," Dr. Cowan said, "but by making them available for public scrutiny, prospective consumers of blood bank services can review information essential to making an informed and intelligent decision.

"I know that the vast majority of New Jersey's blood banks, as well as our restaurants and health care facilities—which are equal to the finest in the country—will support this proposal.

"Only those facilities which are operating in a substandard manner and in violation of the law need fear the economic consequences of failure to maintain proper standards."

STATE FARM AUCTION SALES TOPPED \$25 MILLION THIS YEAR

Both the volume and value of commodities sold at New Jersey farm auction markets has increased substantially this year, up to \$25,585,372 from \$23,792,781 in 1971.

Fruit and vegetable sales for the 12 months ended Oct. 31 amounted to \$16,251,384, a nine per cent increase over the previous year. Both volume and prices rose. Volume was up four per cent to 5,421,661 packages and average price per package was \$3.00 compared to \$2.87.

Value of eggs, poultry and livestock at the auctions totaled \$9,333,988, six per cent over the year before. However, value of egg sales dropped 11 per cent—from \$3,994,660 in 1971 to \$3,547,961 in 1972—despite a four per cent increase in number of cases sold.

The report on farmers' sales through their cooperative marketing associations was compiled by the State Department of Agriculture.

CAHILL NAMES THREE TO CRIME STUDY BOARD

Gov. William T. Cahill has appointed Malcolm S. Forbes Jr. of Springfield, Theodore J. Labrecque Jr. of Red Bank, and Anthony M. Surano of South Orange to the Organized Crime Study Commission.

The nine-member commission will study organized crime's infiltration into legitimate businesses. The commission was formed in 1970 and is composed of three gubernatorial appointees, three Senators and three Assemblymen.

Forbes is son of the founder of Forbes Magazine.

Labrecque is an attorney and son of a Superior Court judge in Monmouth County. He is chairman of the Judicial Selection Committee of the State Bar Association, which helps screen prospective judges before they are nominated by the governor.

Surano is president of the Carteret Savings and Loan Association of Newark.

SUSSNA NAMED NEW MEMBER OF STATE HIGHWAY AUTHORITY

The State Senate last month approved the nomination by Gov. William T. Cahill of Lakewood industrialist Harry D. Sussna as a member of the New Jersey Highway Authority.

Sussna succeeds to the unexpired term of John P. Gallagher, who resigned as chairman in order to accept the position of full-time executive director of the Garden State Parkway, which the Authority operates. The term continues to June 26, 1975.

In announcing the appointment, Governor Cahill noted that it had the enthusiastic support of Senator John F. Brown (R., Ocean). The Governor said that Sussna was eminently qualified for the post, having demonstrated a wide range of abilities both in his private business and in many civic and philanthropic activities.

Sussna is founder, president and chairman of the board of Level Line, Inc., a millwork manufacturing firm located in the Harry Sussna Enterprises Industrial Park, Lakewood.

His public career has included six years as a member of the Lakewood Housing Authority, serving as chairman from 1967 to 1969. He was also chairman of the Ocean County Traffic Safety Committee and the Lakewood Industrial Commission and a director of the Greater Lakewood Chamber of Commerce and the Monmouth-Ocean Development Council.

PUBLIC INFORMATION OFFICER NAMED BY COMMUNITY AFFAIRS

Commissioner Lawrence F. Kramer last month announced the appointment of Jean Joyce of Upper Montclair as Public Information Officer for the Department of Community Affairs.

She succeeded Dorothy Patterson of Wayne, who resigned September 22 to return to the Paterson News.

Miss Joyce, whose salary is \$16,944, was with the Newark Evening News for eight years until its closing in August. She served as bureau chief of the newspaper's Essex County office and, most recently, as a political writer.

Prior to joining the News she was editor of the Bloomfield Independent Press, a weekly newspaper.

Miss Joyce, 36, attended Montclair public schools, was graduated from Douglass College and received a master's degree in English from Seton Hall University.

FRANCIS RAYMALEY RECEIVES NATIONAL FARM HONOR AWARD

Francis A. Raymaley of Alloway, Director of the Division of Rural Resources in the State Department of Agriculture, last month received an honor award from the National Association of State Departments of Agriculture.

At their annual convention in St. Croix, Virgin Islands, Raymaley was cited for having "served his fellowmen for 50 years with deep commitment, great effectiveness and rare distinction . . . in many capacities and fields related to agricultural production, food processing and distribution, and rural living".

Raymaley has been Director of Rural Resources since 1968, and earlier was Director of the Division of Markets for five years. He began his farm education career in 1926.

He is currently executive director of the Blueprint Commission on the Future of New Jersey Agriculture. In 1963, he served as director of the Save Open Spaces campaign, which resulted in the passage of the Farmland Assessment Act, and as president of the Citizens Committee to Save Open Spaces.

BARS TO FACE CLOSE SCRUTINY ON SERVING YOUNG DRINKERS

The State intends to crack down on bars that might serve liquor to young people who are intoxicated, Attorney General George F. Kugler Jr. says.

The Attorney General admitted "we anticipate we might have a problem in that area" when the 18-year-old drinking age goes into effect Jan. 1.

He said, though, that the State Division of Alcoholic Beverage Control would strictly enforce the law that prohibits bartenders from serving customers who are intoxicated. Though the law pertains to all drinkers, a greater emphasis is expected to be placed on the new drinkers because of their youth.

Kugler's remarks were made at a budget hearing last month in Trenton for the state ABC, which is part of his Department.

In another matter, Division spokesmen reported a greater effort by its "front squad" to determine if the true owners of bars and package stores have criminal backgrounds.

In fiscal 1971-72, there were 30 investigations along these lines, compared to three the previous year.

Kugler said the division had also increased its inspections of liquor to make sure its content was not watered.

The Attorney General also said that ABC agents are no longer assigned to cover one specific geographic area, where their identities became known. They now cover varying locations so "their cover won't be blown", Kugler said.

ARRESTS FOR DRUNK DRIVING HAVE DOUBLED IN FIVE YEARS

The commander of the State Police reports that intensified training and law enforcement have resulted in a more than 100 per cent increase in the number of drunk driving arrests in the State in the past five years.

Col. David E. Kelly said that in 1967 all New Jersey policemen made 5,630 drunk driver arrests; in the year ended last June 30 there were 12,696 such arrests, including 3,950 or 31 per cent made by the State Police.

Kelly said, "The effect of the enforcement program can be seen in some rather basic statistics which reflect a decided decrease in the percentage of drinking drivers involved in fatal accidents."

In 1967 alcohol was a measurable factor in 66.5 per cent of fatal highway accidents, Kelly said, compared to 47.5 per cent by the end of 1971.

"We've come a long way from the days when lack of technical expertise and scientific equipment seriously hampered the police officer's ability to cope with this major traffic safety problem," Kelly declared.

The State Police commander said to meet possible problems that might arise when the age of majority, and with it the drinking age, is lowered to 18 next Jan. 1 under a new State law, the State Police and the State Association of Chiefs of Police have embarked on an educational program on drinking and driving.

He said the program's message is: "You can't drink and drive safely—if you try, chances are getting better all the time that you'll be caught."

He said the 20 State Police coordinators specializing in enforcement of the drunk driving laws testified in 2,260 court cases last year.

Kelly said in the past year 770 policemen had received training as operators of chemical breath-testing apparatus used to identify drinking drivers.

In all, there are more than 3,000 qualified operators of drunk-driving testing equipment now in New Jersey, Kelly reported.

URGES SCHOOLS ALERT 18-YEAR-OLDS ON DANGERS OF DRINKING AND DRIVING

The State Commissioner of Education has urged superintendents of schools in New Jersey to alert 18-year-olds of possible dangers connected with their legal right to drink alcoholic beverages.

In a memorandum early last month to all superintendents, Commissioner Carl L. Marburger cited the change in law lowering the legal drinking age in the State from 21 to 18 on January 1, 1973. He said that statistics compiled in Michigan when a similar legal change was made indicate that "we are in for a trying time".

The Michigan statistics, which were included with the memorandum, show that among the 18 to 20 year-old group, alcohol-related traffic accidents rose 144 per cent, injuries increased 140 per cent and deaths by 90 per cent.

Marburger said the Michigan statistics also show that for those aged 18, all alcohol-related traffic accidents increased by 150 per cent, injuries by 163 per cent and deaths 133 per cent.

"The grave responsibility of alerting the 18-year-old to the possible dangers accompanying the right to drink needs to be assumed, in part, by the schools," Marburger said.

He urged that every effort be made to give special emphasis to the problem in health education classes and related curriculum areas.

MUNICIPAL SPENDING IN STATE TOPS \$1 BILLION FOR FIRST TIME AS SPECIFIC INCREASES ARE REPORTED

For the first time in New Jersey history, total municipal expenditures have exceeded \$1 billion a year, according to a new State Department of Community Affairs' financial report.

For 1971, expenditures of all municipalities rose to \$1.078 billion, a 12.5 per cent increase over the \$958 million spent in 1970.

On the county level, expenses increased during the same period from \$499 million in 1970 to \$564 million in 1971, up 13 per cent.

The figures are contained in the 34th annual report of the Department's Division of Local Government Services. The 709-page publication contains comparative financial statistics on all 567 municipalities and 21 counties for the 1971 calendar year.

The annual report is prepared from information submitted to the Division for review and approval by all localities, in accordance with law. Every municipality and county is required to submit its annual budget, accompanied by supporting debt and financial statements.

In addition to figures on costs and revenues, the report contains comparative data on the composition and size of the tax base and debt amounts.

It provides a table of equalized property tax rates for each community, permitting ready comparison of tax trends. These rates are calculated by multiplying the general property tax rate by the ratio of assessed valuation to true value, and therefore, indicate the tax rate which would be applied if all municipalities were taxed at a 100 per cent assessment level, rather than the actual varied levels.

The five highest State equalized property tax rates for 1971 are shown for the communities of Winfield (Union County) 20.09; Audubon Park (Camden) 9.78; Shrewsbury (Monmouth County) 9.17; Hoboken, 7.69; and East Orange, 7.32.

The lowest rates are in the communities of Pahaquarry (Warren County) .51; Rockleigh (Bergen County) .65; New Hanover (Burlington County) .66; Teterboro (Bergen County) .68; and Upper Township (Cape May County) .73.

The report also shows that costs of all principal municipal services have risen, excepting only municipal welfare expenditures, which dropped 31 per cent from \$15.7 million in 1970 to \$10.6 million last year.

John F. Laezza, director of the Division, said the municipal welfare cost decline was due to the assumption of more welfare costs by the State and counties. Thus, county welfare expenses increased by \$13.7 million or 19 per cent, from \$70.9 million to \$84.6 million in 1971.

Other statistics in the report:

- Local recreation and conservation expenditures increased 22.2 per cent, to \$45 million in 1971 from \$37 million in 1970. Counties, recording a seven per cent increase, spent \$21.6 million for recreation and conservation, compared to \$20 million in 1970.

- General municipal government expenses rose to \$138 million, a 14 per cent increase over 1970's \$120 million. Counties reported a 13.1 per cent rise in spending, from \$42.9 million to \$48.4 million.

- Health costs rose 12 per cent on the municipal level to \$44 million in 1971 from \$36.4 million in 1970. County health expenditures also increased, up ten per cent from \$124 million to \$137 million.

- Municipal public safety expenditures increased to \$328 million, 11 per cent higher than the \$297 million in 1970. County expenditures showed an 16 per cent increase from \$29.5 million to \$34.2 million.

STATE NEWS OF PUBLIC INTEREST

• Municipal public works expenditures rose ten per cent from \$217 million to \$239 million; county costs increased to \$67 million from \$60 million, a 12 per cent rise.

• School, county and special district taxes rose from \$1.5 billion to \$1.7 billion, up 16.5 per cent.

The report also contains tables showing trends in revenues, expenditures, tax rates and debt amounts over the past ten years; financial ratings by the two investment houses of Moody's Investors Service and Standard and Poor; and a glossary of terms for those unfamiliar with municipal finance.

Copies of the report are available at \$10 each from: Office of Public Information, P.O. Box 2768, Trenton, N.J. 08625. Further information is available from John F. Laezza, Director, Division of Local Government Services at (609) 292-4806.

PAMPHLETS REPRINTED TO AID APARTMENT RENTERS IN STATE

Overwhelmed by demand, the State Department of Community Affairs has done a second 10,000 printing of "Do You Rent?", a small, handy legal guide for apartment renters in New Jersey.

The Department's Office on Aging received permission to reprint from the New Jersey League of Women Voters, which originally printed 10,000 copies of the pamphlet in June for distribution by the State office.

The pamphlet covers tenants' rights in such areas as repairs, landlord reprisals, provision of heat and window screens, and security deposits. It lists addresses and phone numbers of government and community agencies to which a tenant can turn for assistance.

"We are gratified that this pamphlet has been so well received," says Community Affairs Commissioner Lawrence F. Kramer. "The tremendous demand indicates it is performing a valuable function for many apartment dwellers unaware of their rights and obligations as tenants under New Jersey law.

"We hope it will continue to assist them in understanding tenant-landlord laws and guide them in taking appropriate steps to resolve problems they face."

Anyone wishing a gratis copy of the pamphlet may contact: State Office on Aging, P.O. Box 2768, Trenton, New Jersey 08625.

STATE LOTTERY GOES TO FIRST DAILY DRAWINGS, NEVER ON SUNDAY

The New Jersey Lottery inaugurated daily drawings Nov. 29 with ceremonies at the State Museum auditorium in Trenton.

Ralph F. Batch, lottery executive director, and Gov. William T. Cahill took part in the first drawing.

Drawings are now being held daily except Sunday. There will be no drawings on Christmas, New Year's and Good Friday.

Batch said the lottery expects to sell 3.3 million daily lottery tickets per week.

Prizes range from \$2,500 to \$2.50. There are 3,819 cash prizes for every 100,000 tickets sold.

VIETNAM VETS CAN DEDUCT \$50 FROM PROPERTY TAXES FOR ANY SERVICE

Property owners who served in the armed forces at any time during the Vietnam conflict now are eligible for \$50 deductions from their local tax bills.

To obtain this, they must file an application with their local municipal tax collector. The forms are available from tax collectors or assessors.

The new benefit results from a law sponsored by State Senator Wayne Dumont (R-Warren, Sussex) and cosponsored by Senator William Schluter (R-Hunterdon, suburban Mercer).

The law defines a Vietnam veteran for purposes of tax deductions, pensions, and civil service preference. In the matter of tax deductions, there is no requirement that a veteran must have served a specified number of days. For civil service and pension purposes, a veteran must have served at least 90 days.

The period of service must have been at some time between Dec. 31, 1960 and whenever the Vietnam war is officially declared at an end.

The veteran need not have served overseas.

He must have an honorable discharge, be a resident of New Jersey as of Oct. 1, 1971, and must have owned the property on which a deduction is to be claimed as of Oct. 1, 1971.

Those dates are for a tax deduction in 1972. Applications for this year must be filed by Dec. 31 of this year. The deadlines move up a year for 1973 deductions.

Once an application is filed, there is no need to file additional ones for future years as the deduction will be made automatically on future tax bills.

The deduction also can be granted to widows of veterans.

Totally disabled veterans are entitled to full tax exemption on their property.

'TRAFFIC LIGHT' COLORS WILL REPORT SANITARY CONDITIONS IN RESTAURANTS

A new State Health Department regulation which requires restaurants to post summary reports of health inspections will go into effect Dec. 15.

The program involves new score sheets for inspections as well as summary sheets which will classify establishments according to the success with which they pass inspections.

The summary form will come in three colors—green for satisfactory, indicating that nothing of consequence is wrong; yellow for conditionally satisfactory, indicating a scheduled reinspection within 72 hours of the original inspection; and red for unsatisfactory, meaning that proceedings to close the establishment are underway.

By using the colors of a traffic light, the forms, which must be posted in highly visible places, will alert the diner as the traffic light alerts the driver.

Green will mean go-ahead, red will mean stop, and yellow will mean proceed with caution.

The easy-to-follow signs are the result of a modification of the rule originally proposed last August which would have required full inspection reports posted at the doors of restaurants.

This original proposal was modified because Department officials believed consumers would not want to read the ten-page reports before making their choice of restaurants, or, if they did want to read them, could misunderstand the contents of the somewhat technical reports.

The new regulations apply only to inspections made after Dec. 15 and the color-coded summaries will go up between then and early spring.

