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

SUBCHAPTER 11. REPORTING REQUIREMENTS

11:27-11.3 Reinsurance agreements
(a)-(d) (No change.)

(e) An insurer may file the information required by this rule electronically by e-mail, if the file is no larger than 10 megabytes (MB), by filing the information to: [medmalreporting@dobi.state.nj.us | medmalreporting@dobi.nj.gov], or by CD-ROM, if the file is larger than 10 MB.

11:27-11.4 Actuarial reports
(a)-(c) (No change.)

(d) An insurer may file the information required by this rule electronically by e-mail, if the file is no larger than 10 megabytes (MB), by filing the information to: [medmalreporting@dobi.state.nj.us | medmalreporting@dobi.nj.gov], or by CD-ROM, if the file is larger than 10 MB.

SUBCHAPTER 13. MEDICAL MALPRACTICE LIABILITY
INSURERS – BIANNUAL REPORTING OF
RATE MODIFIERS

11:27-13.3 Biannual reporting requirements
(a)-(b) (No change.)

(c) The information filed pursuant to this subchapter shall be filed either electronically and sent to [reports@dobi.state.nj.us | reports@dobi.nj.gov], or on a CD-ROM sent to:
Office of Property and Casualty
New Jersey Department of Banking and Insurance
20 West State St.
[P.O.] PO Box 325
Trenton, NJ 08625-0325.

SUBCHAPTER 14. CHANGES TO MEDICAL MALPRACTICE
LIABILITY INSURANCE RATES

11:27-14.4 Commissioner’s findings
(a) The Commissioner’s findings as provided in N.J.A.C. 11:27-14.3 shall be made no less frequently than once every three years as follows:
1. The Department shall issue a public notice setting forth the Commissioner’s proposed findings in accordance with N.J.A.C. 11:27-14.3 pursuant to data at the time of issuance not earlier than 60 days prior to the effective date thereof. The public notice shall be disseminated to those interested parties on the Department’s distribution list utilized pursuant to N.J.A.C. 1:30-5.2(a)(6), and shall be posted on the Department’s web site: [www.njdoi.org | www.dobi.nj.gov]. In addition, the public notice shall be published in the New Jersey Register. The public notice shall provide that interested parties shall have 30 days from the date of its posting on the Department’s web site to provide written comments or additional data for the Commissioner’s determination under N.J.A.C. 11:27-14.3.
2. (No change.)

(b) (No change.)

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LAW AND PUBLIC SAFETY

DIVISION OF GAMING ENFORCEMENT

Rules of the Game
Football Kings


Authority: N.J.S.A. 5:12-69.a, 69.e, 70.a(7), 70.a(10), and 76.g.

Take notice that the Division of Gaming Enforcement shall, pursuant to N.J.S.A. 5:12-69.e, adopt new temporary rules regarding the Rules of the Games and Gaming Equipment to authorize the new card game “Football Kings.”

The experiment for the new card game will be conducted in accordance with temporary rule amendments, which shall be available in each participating casino and shall also be available from the Division upon request.

This experiment could begin on or after September 25, 2017, and continue for a maximum of 270 days from that date, unless otherwise terminated by the Division or any of the participating casino licensees prior to that time, pursuant to the terms and conditions of the experiment.

Should the temporary rules prove successful in the judgment of the Division, the Division will propose them for final adoption in accordance with the public notice and comment requirements of the Administrative Procedure Act and N.J.A.C. 1:30.

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TRANSPORTATION

(b)

MOTOR VEHICLE COMMISSION

License Service

Entity Identification Number


Filed: August 23, 2017, as R.2017 d.172, without change.
Effective Date: September 18, 2017.
Expiration Date: December 4, 2020.

Summary of Public Comment and Agency Response:
No comments were received.

Federal Standards Statement

The adopted new rules have no comparable Federal standard that can be applied; therefore, a Federal standards analysis is not required for this rulemaking.

Full text of the adopted new rules follows:

SUBCHAPTER 25. ENTITY IDENTIFICATION NUMBER

13:21-25.1 Purpose and scope

The rules contained in this subchapter establish standards for the issuance, by the Commission, of an identification number to businesses, organizations, and government entities to conduct motor vehicle activities, such as, but not limited to, titling and registering motor vehicles, obtaining licenses from the Commission, such as a dealer’s license, and/or to obtain motor vehicle related information from the Commission, such as by insurance companies, under the name of the entity. An Entity Identification Number is a number used by the Commission to identify an entity and may be issued to any entity, including corporations, limited liability corporations, limited partnerships, sole proprietorships, partnerships, trusts, non-profits, or not-for-profits that are legally registered to conduct business in New Jersey, or any local, state, or Federal agencies, government, or governmental departments. An entity may be required to obtain an Entity Identification Number, pursuant to this subchapter, when conducting motor vehicle transactions under the name of a business, organization, or other entity. This subchapter is not intended to govern the issuance and oversight of identification numbers for individuals.

NEW JERSEY REGISTER, MONDAY, SEPTEMBER 18, 2017 (CITE 49 N.J.R. 3233)
13:21-25.2 Definitions
The following words and terms, when used in this subchapter, shall have the following meanings, unless the context clearly indicates otherwise.

"Applicant" means any entity who has initiated the process of applying for an Entity Identification Number.

"Approved entity" means any entity that has submitted the required application and supplemental documents to the Commission requesting an Entity Identification Number and which has been approved to receive the identification number.

"Authorized signatory" is an employee of the applicant who the applying entity has indicated, in writing, may transact business on its behalf, including applying for an Entity Identification Number.

"Business organizational documents" are documents verifying the identity of the applying entity and the legitimacy of its existence. Such documents include, but are not be limited to, proof of Federal Employer Identification Number (FEIN) from the Internal Revenue Service; Certificate of Incorporation, Formation or Trade Name, as applicable; a Business Registration Certificate, and a Certificate of Authority from a state that displays the state tax identification number.

"Chief Administrator" means the Chief Administrator of the New Jersey Motor Vehicle Commission.


"Entity" means any form of business, government, or organization, including, but not limited to, a corporation, limited liability corporation, partnership, limited partnership, sole proprietorship, trust, non-profit, or not-for-profit that is legally registered to conduct business in New Jersey, and any local, state, or Federal agency, government, or governmental department, but does not mean an individual.

"Entity Identification Number" is an alpha-numeric identifier, sometimes referred to as a “Corporation Code” or “MVC Issued Identification Number for an entity,” assigned to an approved entity under which it may identify itself and conduct business with the Commission in the State of New Jersey.

"Person" means an individual or entity, including, but not limited to, a corporation, limited liability corporation, partnership, limited partnership, sole proprietorship, trust, non-profit, or not-for-profit that is legally registered to conduct business in New Jersey, and any local, state, or Federal agency, government, or governmental departments.

13:21-25.3 Requirements for issuance of an Entity Identification Number
(a) Every applicant seeking an Entity Identification Number shall submit an application for approval by the Chief Administrator. Only upon submission of a properly completed application, and thereupon receiving notice of approval, shall an applicant be deemed an approved entity and receive an Entity Identification Number.

(b) The application shall include, but not be limited to, the following information:
1. A completed and executed Corpcode Request Form (Form BA-8);
2. The following business organizational documents:
   i. A document from the Internal Revenue Service displaying the entity’s Federal Employer Identification Number (FEIN);
   ii. Certificate of Formation, Incorporation, or Trade Name, as applicable;
   iii. A Business Registration Certificate;
   iv. A Certificate of Authority from any state which displays the state tax identification number; and
   v. Any other documentation the Chief Administrator deems necessary to verify the identity and legitimate existence of the applicant;
3. An original letter, or certified copy, of authorization or power of attorney, or, for licensed motor vehicle dealers, an authorized signatory card, indicating that the person applying for the Entity Identification Number is an authorized signatory of the entity; and
4. If the applicant is an out-of-State entity, a color photocopy of the driver’s license or other proof of photo identification, mailing address, fax number, and telephone number of the authorized signatory submitting the application on behalf of the entity. The authorized signatory must accept notices and other communications from and respond to inquiries from the Commission and its representatives concerning the application.

13:21-25.4 Number of Entity Identification Numbers allowed for each entity
(a) Approved entities may hold only one Entity Identification Number for each Federal Employer Identification Number (FEIN) assigned to the entity. If an entity has multiple New Jersey Tax Identification Numbers for a single FEIN, the entity may receive an Entity Identification Number for each New Jersey Tax Identification Number corresponding to a single FEIN.

(b) Entities that were previously issued two or more Entity Identification Numbers under a single FEIN and do not operate under separate State Tax Identification Numbers will receive notification from the Commission of consolidation into one Entity Identification Number.

13:21-25.5 Change of ownership, contact information or entity information
(a) It is the responsibility of each entity to update the contact and authorization information for the entity by submitting a new Corpcode Request Form (Form BA-8) with the necessary proof of the change. Upon receipt and approval, the Commission will amend the entity’s information.

(b) If the information being amended includes a different FEIN, the entity will be assigned a new Entity Identification Number.

13:21-25.6 Grounds for rejection or revocation
(a) The Chief Administrator or his or her designee may deny, suspend, revoke, or refuse to issue an Entity Identification Number for any of the following reasons:
1. Failure to comply with the requirements of this subchapter;
2. Upon notification that the entity has a suspended status with the New Jersey Department of the Treasury, Division of Revenue and Enterprise Services, Status and Certification Unit;
3. The entity records with the New Jersey Department of the Treasury, Division of Revenue and Enterprise Services have either been cancelled or purged;
4. The entity is not currently registered with the New Jersey Department of the Treasury, Division of Revenue and Enterprise Services to do business in New Jersey;
5. The applicant or approved entity made a willful misrepresentation or omission in the application or any other documentation provided to the Commission to obtain an Entity Identification Number or to complete a motor vehicle transaction using the assigned Entity Identification Number; or
6. Violations of any statute or regulation.

13:21-25.7 Inactivation of an Entity Identification Number
(a) The Commission may inactivate any Entity Identification Number that has not been used for three or more years. Prior to inactivation, the Commission will notify the entity of its intent to inactivate the number. To prevent the Entity Identification Number from inactivation, the entity must respond to the notification by written request within 90 days of the date of notification to keep the number active.

(b) An entity assigned an Entity Identification Number that becomes inactivated may re-activate that number by submitting an application for the Entity Identification Number to the Commission, pursuant to this subchapter.