14:8-9.3 Pilot Program structure
(a)-(b) (No change.)
(c) For each of the three program years, Board staff shall initiate an annual application process pursuant to the Clean Energy Act as follows:
1.-6. (No change.)
7. Approved projects shall provide quarterly updates on the status of project progress through a form to be made available by Board staff.
8. Approved projects are expected to become fully operational (up to and including having subscribers receive bill credits for their subscription to the project) within 18 months of their approval by the Board. Board staff may approve one six-month extension if substantial progress is demonstrated towards becoming fully operational within the initial 18-month period, as determined upon review by Board staff based on the specific circumstances of the project. The Board may grant subsequent extensions if it deems warranted upon review of a petition submitted to the Board.
9.-11. (No change.)
(d)-(e) (No change.)

14:8-9.4 Pilot Program capacity limits
(a) (No change.)
(b) The Board shall set by Board Order an annual capacity limit for community solar projects approved for participation in the Pilot Program during PY2 and PY3. The annual capacity limit for PY2 and PY3 shall be at least 75 MW per program year, defined as the sum of the nameplate capacity in DC rating of all PV panels in projects approved for participation.
(c) (No change.)
(d) The annual capacity limit will be divided among each EDC area based on their average respective percentages of in-State retail electric sales. In the event that there have not been enough applications submitted in a given service territory to provide adequate competition, the Board may, at its discretion, elect to not award any capacity in said service territory, and reallocate the unused capacity. The anticipated PY1 breakdown is as follows:
1.-4. (No change.)
(e)-(j) (No change.)

14:8-9.6 Subscription requirements
(a)-(c) (No change.)
(d) Multi-family buildings with an LMI community solar project sited on their property are exempt from the 10-subscriber minimum, so long as they demonstrate in their application that the project is intended to provide specific, identifiable, and quantifiable benefits to the households residing in said buildings.
(e)-(g) (No change.)

14:8-9.8 Low- and moderate-income provisions
(a)-(c) (No change.)
(d) The following LMI eligibility criteria shall be applied:
1. (No change.)
2. In all other cases, subscribers must be individually qualified as LMI for the purposes of the Pilot Program. The subscriber organization for each project shall receive and review proof of LMI eligibility for each LMI subscriber. Any of the following may be accepted by a subscriber organization as proof of LMI status for individual subscribers:
i. Proof of participation in one or more of the following: LIHEAP, Universal Service Fund, Comfort Partners, Lifeline Utility Assistance Program, Payment Assistance for Gas and Electric, Section 8 Housing Choice Voucher Program, Supplemental Nutrition Assistance Program, the Lifeline program administered by the Universal Service Administrative Company, or other low- or moderate-income local, State, or Federal programs, as may be added to this list by the Board by Board Order;
ii. If the subscriber is a residential customer, proof that the subscriber’s metered residence is in a census [*] [tracit] [ block group] in which 80 percent or more of the households earn less than 80 percent of the area median income, as determined by data from the U.S. Department of Housing and Urban Development; or
iii. An alternate form of income verification proposed through a petition by a subscriber organization and approved by the Board. The petition shall include: a written description of the proposed income verification method; a complete description of how the method respects consumer privacy concerns; how the measures and safeguards established prevent fraud or misrepresentation by either the prospective subscriber or a subscriber organization; if the proposed methodology utilizes a statistical probability-based identification mechanism, how the method is reasonably expected to minimize incorrect eligibility determinations; and how the Board will be able to verify the income claims for accuracy. Alternatively, a subscriber organization may provide notice to Board staff of the entity’s intent to utilize a verification mechanism that has already been approved by the Board. A subscriber organization may not utilize any [*alternative* method of income verification until it has been approved by the Board.
2.-7. (No change.)

TRANSPORTATION

MOTOR VEHICLE COMMISSION

Adopted Amendments: N.J.A.C. 13:20-1.8, 7.3, 7.4, 7.5, 7.6, 30.2, 32.2, 32.3, 32.4, 32.20, 32.21, 33.2, 33.4, 33.8, 33.45, 33.51, 43.10, 43.12, 43.17, 44.10, and 50B.28

Adopted New Rules: N.J.A.C. 13:20-32.5 through 32.19, 32.23 through 32.33, 32.35 through 32.51, and 33.52

Adopted: October 29, 2021, by the Motor Vehicle Commission, B. Sue Fulton, Chair and Chief Administrator.
Filed: October 29, 2021, as R.2021 d.134, without change.
Effective Date: December 6, 2021.
Expiration Date: September 9, 2027.
Summary of Public Comment and Agency Response:
No comments were received.

Federal Standards Comment
New Jersey law, N.J.S.A. 52:14B-23, requires that when a State agency adopts, readopts, or amends rules that are subject to applicable Federal standards, then an analysis identifying whether the Federal law is consistent with, or exceeds, the Federal standards set forth in the proposed

(CITE 53 N.J.R. 2056) NEW JERSEY REGISTER, MONDAY, DECEMBER 6, 2021
rulemaking, is required. Federal law, 49 U.S.C. § 30111(a), provides that the United States Secretary of Transportation shall prescribe motor vehicle safety standards. The Secretary of Transportation has established safety standards for motor vehicles and motor vehicle equipment at 49 CFR Part 571.101. The adopted amendments and new rules are consistent with the applicable Federal safety standards.

The adopted amendments and new rules require that motor vehicle equipment shall meet certain safety standards and be inspected in accordance with Federal and State inspection standards. Specifically, the adopted new rules provide that all motor vehicles that are required by law to be equipped with seat belts and air bags shall comply with the Federal Motor Vehicle Safety Standards set forth at 49 CFR Part 571 and meet the specifications of the United States Department of Transportation. The adopted rulemaking does not exceed the applicable Federal standards.

Furthermore, the adopted amendments and new rules require that emergency exits on buses shall be inspected to ensure compliance with State and Federal standards prescribed at 49 CFR 393.62. The adopted safety rules do not exceed the requirements of the applicable Federal standards.

The adopted amendments and new rules regarding inspection standards and test procedures to be used by official inspection facilities and licensed private inspection facilities, incorporate the Federal Motor Carrier Safety Regulations as cited below, and provide that a motor vehicle may be equipped with vehicle safety technology devices. Federal law, 49 CFR 393.5, defines various types of “vehicle safety technology” devices, and 49 CFR 393.60(e)(ii)(A) and (B), sets forth that the devices must be mounted in accordance with the Federal Safety Regulations. The adopted rules do not exceed the requirements of the applicable Federal Motor Carrier Safety Regulations.

Full text of the adoption follows:

SUBCHAPTER 1. STANDARDS AND SPECIFICATIONS GOVERNING THE TYPES OF SUN-SCREENING MATERIALS AND PRODUCTS THAT MAY BE INSTALLED OR APPLIED TO WINDSHIELDS AND FRONT SIDE WINDOWS OF MOTOR VEHICLES FOR WHICH MEDICAL EXEMPTION CERTIFICATES HAVE BEEN ISSUED; STANDARDS GOVERNING THE ISSUANCE OF MEDICAL EXEMPTION CERTIFICATES

13:20-1.8 Label; attachment; size; content; representation of compliance with subchapter
(a)-(c) (No change.)
(d) An area located on the lower left-side corner of the vehicle windshield, as viewed from the driver seat of the vehicle, shall be left free of any sun-screening, tint, or covering to aid in the application of the inspection sticker, and shall measure approximately six inches wide (horizontally) by eight inches wide (vertically).

SUBCHAPTER 7. VEHICLE INSPECTION

13:20-7.3 Inspection facilities
(a) (No change.)
(b) Official inspection facilities shall perform initial inspections and reinspections on all vehicles subject to inspection pursuant to N.J.S.A. 39:8-1, except as otherwise provided in this chapter. Official inspection facilities shall not perform inspections on school buses, buses that are subject to inspection by the Commissioner’s Inspection Services Bus Unit, or motor vehicles with elevated chassis height that are subject to inspection in accordance with N.J.A.C. 13:20-37.
(c) (No change.)
(d) State specialty inspection facilities shall perform inspections on motor vehicles with elevated chassis height that are subject to inspection in accordance with N.J.A.C. 13:20-37, motor vehicles that are operated by disabled persons and that have been modified at the direction of the New Jersey Department of Labor and Workforce Development, Division of Vocational Rehabilitation Services, so that such vehicles are fully controlled by specially designed mechanical devices for the disabled, reconstructed vehicles as defined at N.J.A.C. 13:20-44.2, salvage motor vehicles that are subject to inspection in accordance with N.J.A.C. 13:21-22, passenger vehicle transportation whose owner or lessee opts for inspection at a specialty inspection facility, collecter vehicles, any motor vehicle that the Chief Administrator may require to be presented for inspection for auditing or other purposes, any diesel powered motor vehicle as defined at N.J.A.C. 13:20-46.1 that has failed roadside inspection for tampering, and any motor vehicle that has failed inspection at an official inspection facility, a licensed private inspection facility, or on-road inspection that is presented for reinpection by the owner or lessee thereof because he or she disputes the inspection failure.
(e) (No change.)

13:20-7.4 Temporary authorization certificates; period of validity
(a)-(d) (No change.)
(e) Whenever a used motor vehicle, which has been purchased in this State or any other state and which has affixed thereto an unexpired New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State and the unexpired inspection certificate of approval or inspection decal indicates that the motor vehicle is due for inspection within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall either:
1. Present such motor vehicle for inspection at an official inspection facility or a licensed private inspection facility, within 14 days of the date of issuance of the temporary authorization certificate. The motor vehicle shall thereafter be inspected on a biennial basis, except as otherwise provided by law or rule; or
2. Present such motor vehicle for inspection at an official inspection facility or a licensed private inspection facility, no later than the expiration date of the New Jersey inspection certificate of approval or inspection decal affixed to the motor vehicle. The motor vehicle shall thereafter be inspected on a biennial basis, except as otherwise provided by law or rule.
(f) Whenever a used motor vehicle, which has been purchased in this State or any other state and which has affixed thereto an unexpired New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State and the unexpired inspection certificate of approval or inspection decal indicates that the motor vehicle is not due for inspection within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall either:
1. Present such motor vehicle for inspection at a licensed private inspection facility within 14 days of the date of issuance of the temporary authorization certificate. A motor vehicle inspected pursuant to this paragraph that is found to be in proper operating condition shall retain the existing inspection certificate of approval or inspection decal issued therefor and shall next be inspected at an official inspection facility or a licensed private inspection facility no later than the expiration date of the New Jersey inspection certificate of approval or inspection decal affixed to the motor vehicle. The motor vehicle shall thereafter be inspected on a biennial basis, except as otherwise provided by law or rule. A motor vehicle inspected pursuant to this paragraph that is found to be defective shall be subject to reinspection by an official inspection facility or a licensed private inspection facility no later than the last day of the calendar month following the calendar month in which the motor vehicle failed inspection, except as otherwise provided at N.J.A.C. 13:20-7.6(e).
Following successful completion of reinspection at an official inspection facility or a licensed private inspection facility, the motor vehicle shall be issued an inspection certificate of approval having an expiration date that coincides with that of the unexpired New Jersey inspection certificate of approval or inspection decal that was affixed to the motor vehicle at the time of its purchase and the motor vehicle shall next be inspected at an official inspection facility or a licensed private inspection facility no later than that expiration date. The motor vehicle shall thereafter be inspected on a biennial basis, except as otherwise provided by law or rule; or
2. Present such motor vehicle for inspection at an official inspection facility or a licensed private inspection facility no later than the expiration date of the New Jersey inspection certificate of approval or inspection decal affixed to the motor vehicle. The motor vehicle shall thereafter be inspected on a biennial basis, except as otherwise provided by law or rule.
(g) Whenever a used motor vehicle registered as a passenger vehicle, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State, and the motor vehicle is less than five model years old and will not become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle at an official inspection facility for the issuance of an inspection decal within 14 days of the date of issuance of the temporary authorization certificate. A motor vehicle receiving a decal pursuant to this paragraph shall be subject to inspection during the calendar year in which the motor vehicle becomes five model years old, no later than the last day of the calendar month within that year that is designated on the decal affixed to such motor vehicle pursuant to this paragraph. The motor vehicle shall thereafter be inspected on a biennial basis, except as otherwise provided by law or rule.

1. Whenever a used motor vehicle that is registered as a commercial vehicle or passenger vehicle transportation, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or at a licensed private inspection facility within 14 days of the date of issuance of the temporary authorization certificate. The motor vehicle shall thereafter be inspected on an annual basis, except as otherwise provided by law or rule.

(h) Whenever a used motor vehicle, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or a licensed private inspection facility within 14 days of the date of issuance of the temporary authorization certificate. The motor vehicle shall thereafter be inspected on a biennial basis, except as otherwise provided by law or rule.

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make application for designation as a collector motor vehicle in accordance with N.J.A.C. 13:20-43.2A(a) through (f).

2. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make application for designation as a collector motor vehicle in accordance with N.J.A.C. 13:20-43.2A(a) through (f).

3. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of the date of issuance of the temporary authorization certificate and make application for designation as a collector motor vehicle in accordance with N.J.A.C. 13:20-43.2A(a) through (f).

4. Whenever a used motor vehicle, which has been purchased in this State and is five model years old or older or will become five model years old within the two-month period following the calendar month of initial registration by the purchaser in this State and which has affixed thereto a collector motor vehicle windshield sticker issued pursuant to N.J.A.C. 13:20-43.2A(c), is initially registered by the purchaser in this State, the windshield sticker shall be deemed void and the registrant thereof shall be issued a temporary authorization certificate. Such motor vehicle shall be presented for inspection at an official inspection facility or a licensed private inspection facility within 14 days of the date of issuance of the temporary authorization certificate. The motor vehicle shall thereafter be inspected on a biennial basis, except as otherwise provided by law or rule.

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle transportation, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State, and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or at a licensed private inspection facility within 14 days of the date of issuance of the temporary authorization certificate. The motor vehicle shall thereafter be inspected on an annual basis, except as otherwise provided by law or rule.

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle transportation, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State, and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or at an official inspection facility or a licensed private inspection facility within 30 days of the date of the on-road inspection rejection, except as otherwise provided at N.J.A.C. 13:20-7.6(a).

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle in accordance with N.J.A.C. 13:20-43.2A(a) through (f).

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle in accordance with N.J.A.C. 13:20-43.2A(a) through (f).

1. If a motor vehicle inspection as required at N.J.S.A. 39:8-1 discloses the necessity of adjustments, corrections, or repairs, it shall be incumbent upon the owner or lessee of such motor vehicle to have such adjustments, corrections, or repairs made and to present the motor vehicle for reinspection no later than the last day of the calendar month following the calendar month in which the motor vehicle was due for inspection, except as otherwise provided at N.J.A.C. 13:20-7.6(a). However, if an on-road inspection required at N.J.S.A. 39:8-2 discloses the necessity of adjustments, corrections, or repairs, it shall be incumbent upon the owner or lessee of such motor vehicle to have such adjustments, corrections, or repairs made and to present the motor vehicle for reinspection at an official inspection facility or a licensed private inspection facility within 48 hours.

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle transportation, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State, and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or at a licensed private inspection facility within 30 days of the date of the on-road inspection rejection, except as otherwise provided at N.J.A.C. 13:20-7.6(a).

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle transportation, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State, and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or at a licensed private inspection facility within 30 days of the date of the on-road inspection rejection, except as otherwise provided at N.J.A.C. 13:20-7.6(a).

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle transportation, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State, and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or at a licensed private inspection facility within 30 days of the date of the on-road inspection rejection, except as otherwise provided at N.J.A.C. 13:20-7.6(a).

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle transportation, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State, and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or at a licensed private inspection facility within 30 days of the date of the on-road inspection rejection, except as otherwise provided at N.J.A.C. 13:20-7.6(a).

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle transportation, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State, and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or at a licensed private inspection facility within 30 days of the date of the on-road inspection rejection, except as otherwise provided at N.J.A.C. 13:20-7.6(a).

1. Present such motor vehicle to the Chief Administrator or his or her designee within 14 days of issuance of the temporary authorization certificate and make an application for designation as a collector motor vehicle transportation, which has been purchased in this State or any other state and which does not have affixed thereto a New Jersey inspection certificate of approval or inspection decal, is initially registered by the purchaser in this State, and the motor vehicle is five model years old or older or will become five model years old within the two-month period following the calendar month in which such motor vehicle is initially registered by the purchaser in this State, the registrant thereof shall present such motor vehicle for inspection at an official inspection facility or at a licensed private inspection facility within 30 days of the date of the on-road inspection rejection, except as otherwise provided at N.J.A.C. 13:20-7.6(a).
motor vehicles with elevated chassis height that are subject to inspection in accordance with N.J.A.C. 13:20-37.

(c) An official inspection facility shall be authorized to affix an inspection certificate of approval on a motor vehicle upon initial inspection or reinspection as certification of compliance with inspection requirements.

(d) If an automobile, truck, or bus that has been issued passenger, governmental, no fee, or commercial vehicle license plates by the Motor Vehicle Commission; or passenger vehicle transportation, registered in New Jersey conforms to the inspection standards set forth in this subchapter and the inspection standards established by the Department of Environmental Protection at N.J.A.C. 7:27-15 and 7:27B-5 or 7:27-14 and 7:27B-4, whichever are applicable, the motor vehicle shall be certified by an official inspection facility by removing the previously-issued inspection certificate of approval, inspection decal, or inspection rejection sticker, if any, and replacing it with a current inspection certificate of approval. The inspection certificate of approval issued by an official inspection facility shall be affixed to the lower left corner of the windshield inside the passenger compartment of the motor vehicle, approximately three inches from the bottom of the windshield and approximately four inches from the left side of the windshield, but in every case, the inspection certificate of approval shall be completely visible from the front of the motor vehicle. The inspection certificate of approval shall be affixed in an upright position.

(e) If an automobile, truck, or bus that has been issued passenger, governmental, no fee, or commercial vehicle license plates by the Motor Vehicle Commission; or passenger vehicle transportation registered in New Jersey does not conform to the inspection standards set forth in this subchapter or the inspection standards established by the Department of Environmental Protection at N.J.A.C. 7:27-15 and 7:27B-5 or 7:27-14 and 7:27B-4, whichever are applicable, an official inspection facility shall present the motor vehicle inspection report to the operator of such motor vehicle and shall affix an inspection rejection sticker to the lower left corner of the windshield inside the passenger compartment of the motor vehicle directly above the previously-issued certificate of approval or inspection decal, if any, affixed to the windshield. If there is no previously-issued certificate of approval or inspection decal affixed to the windshield, an official inspection facility shall affix an inspection rejection sticker and a numerical month indicator to the lower left corner of the windshield inside the passenger compartment of the motor vehicle. If the motor vehicle that has failed inspection is a motor vehicle that has been presented for inspection in accordance with N.J.A.C. 13:20-7.4(e) or (j), an official inspection facility shall use the previously-issued inspection certificate of approval, inspection decal, collector motor vehicle windshield sticker, or inspection rejection sticker, if any, affixed to the windshield and shall affix an inspection rejection sticker and a numerical month indicator to the lower left corner of the windshield inside the passenger compartment of the motor vehicle. The inspection rejection sticker shall be an indication that adjustments, corrections, or repairs to the motor vehicle that has failed inspection must be made and the motor vehicle presented for reinspection within the period of time set forth at N.J.A.C. 13:20-7.5.

(f) Notwithstanding (e) above, if an automobile, truck, or bus that has been issued passenger, governmental, no fee, or commercial vehicle license plates by the Motor Vehicle Commission; or passenger vehicle transportation registered in New Jersey does not conform to the inspection standards set forth in this subchapter or the inspection standards established by the Department of Environmental Protection at N.J.A.C. 7:27-15 and 7:27B-5 or 7:27-14 and 7:27B-4, whichever are applicable, and the nature of the defect(s) found is such as to constitute a hazard to the public safety, so as to require immediate repairs to such motor vehicle, an official inspection facility shall present the motor vehicle inspection report or inspection card to the operator of such motor vehicle, shall remove the previously-issued inspection certificate of approval, inspection decal, and/or inspection rejection sticker, if any, and shall affix a “48 hour” inspection rejection sticker to the lower left corner of the windshield inside the passenger compartment of the motor vehicle. A defect that constitutes a hazard to the public safety, so as to require immediate repairs to a motor vehicle shall include, but not be limited to, the items specified at N.J.A.C. 13:20-7.6(b). The “48 hour” inspection rejection sticker shall be an indication that the defect(s) deemed to constitute a hazard to the public safety must be repaired and the motor vehicle presented for reinspection within the period of time set forth at N.J.A.C. 13:20-7.6(a).

(g) (No change.)

(h) If a motor vehicle is presented at an official inspection facility for reinspection, the official inspection facility may reinspect the motor vehicle and certify it if the rejected item(s) has been repaired, adjusted, or corrected, so as to conform to the inspection standards set forth in this subchapter and the inspection standards established by the Department of Environmental Protection at N.J.A.C. 7:27-15 and 7:27B-5 or 7:27-14 and 7:27B-4, whichever are applicable, provided there are no obvious safety, emission-related, or OBD-related defects. If there are obvious safety, emission-related, or OBD-related defects, the motor vehicle shall be subject to a complete reinspection.

(i) If a motor vehicle is presented at an official inspection facility for reinspection and the rejected item(s) has not been repaired, adjusted, or corrected, so as to conform to the inspection standards set forth in this subchapter or the inspection standards established by the Department of Environmental Protection at N.J.A.C. 7:27-15 and 7:27B-5 or 7:27-14 and 7:27B-4, whichever are applicable, the official inspection facility shall not issue an inspection rejection sticker to replace the inspection rejection sticker previously affixed to the motor vehicle by an official inspection facility, nor shall the official inspection facility issue an inspection rejection sticker to replace the inspection certificate of approval or inspection decal previously defaced by a licensed private inspection facility in accordance with (l) below as an indication that the motor vehicle has failed inspection.

(j) If a motor vehicle bearing a “48 hour” inspection rejection sticker is presented at an official inspection facility for reinspection and the defect(s) previously deemed to constitute a hazard to the public safety has not been repaired, the official inspection facility shall not issue a “48 hour” inspection rejection sticker to replace the “48 hour” inspection rejection sticker previously affixed to the motor vehicle.

(k) Notwithstanding (j) above, if a motor vehicle bearing a “48 hour” inspection rejection sticker is presented at an official inspection facility for reinspection and the defect(s) previously deemed to constitute a hazard to the public safety has been repaired, so as to conform to the inspection standards set forth in this subchapter and the inspection standards established by the Department of Environmental Protection at N.J.A.C. 7:27-15 and 7:27B-5 or 7:27-14 and 7:27B-4, whichever are applicable, the official inspection facility shall remove the “48 hour” inspection rejection sticker previously affixed to the motor vehicle and shall affix an inspection rejection sticker and a numerical month indicator to the lower left corner of the windshield inside the passenger compartment of the motor vehicle. The inspection rejection sticker shall be an indication that adjustments, corrections, or repairs to the motor vehicle and certify it if the rejected item(s) has been repaired, adjusted, or corrected, so as to conform to the inspection standards set forth in this subchapter and the inspection standards established by the Department of Environmental Protection at N.J.A.C. 7:27-15 and 7:27B-5 or 7:27-14 and 7:27B-4, whichever are applicable, provided there are no obvious safety, emission-related, or OBD-related defects. If there are obvious safety, emission-related, or OBD-related defects, the motor vehicle shall be subject to a complete reinspection.

(l) (No change in text.)

(m) Any motor vehicle for which the current inspection certificate of approval or inspection decal has been lost, stolen, destroyed, or defaced, or any motor vehicle that has had its windshield replaced, may be presented at an official inspection facility for the issuance of a replacement inspection certificate of approval or inspection decal. Such a replacement inspection certificate of approval or inspection decal shall be affixed to the motor vehicle, provided the operator thereof presents a valid driver’s license for the class of motor vehicle being operated, a valid New Jersey motor vehicle registration certificate and a valid New Jersey insurance identification card for the motor vehicle, if applicable, and further provided that there are no obvious emission-related or OBD-related defects for passenger vehicles, trucks, and buses that have been issued passenger, governmental, no fee, or commercial vehicle license plates, or emission-related, OBD-related, or safety-related defects for commercial vehicles.
TRANSPORTATION

(n) Any new motor vehicle purchased in a foreign jurisdiction for which a temporary authorization certificate has been issued by the Motor Vehicle Commission in accordance with N.J.A.C. 13:20-7.4(d) shall be presented at an official inspection facility for the issuance of an appropriate inspection decal. A new motor vehicle receiving a decal pursuant to N.J.A.C. 13:20-7.4(d) and this subsection shall be subject to inspection not later than five years from the last day of the calendar month in which the decal was issued for such motor vehicle and the decal affixed to such motor vehicle pursuant to N.J.A.C. 13:20-7.4(d) and this subsection shall so indicate; provided, however, that a new motor vehicle receiving a decal pursuant to N.J.A.C. 13:20-7.4(d) and this subsection shall be subject to inspection not later than one year from the last day of the calendar month in which the decal was issued for such motor vehicle and the decal affixed to such motor vehicle pursuant to N.J.A.C. 13:20-7.4(d) and this subsection shall so indicate. Such a decal shall be affixed to the motor vehicle provided the operator thereof presents a valid driver’s license for the class of motor vehicle being operated, a valid New Jersey motor vehicle registration certificate, and a valid New Jersey insurance identification card for the motor vehicle, if applicable, and further provided that there are no obvious emission-related or OBD-related defects.

(o) (No change in text.)

13:20-32.3 Credentials; official inspection facilities

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

(c) The driver of a commercial motor vehicle presented for inspection shall present a valid driver’s license for the class of motor vehicle being operated, a valid New Jersey motor vehicle registration certificate, and a valid New Jersey insurance identification card for the motor vehicle, if applicable.

(d) Certification of a commercial motor vehicle shall be refused if the driver’s license for the class of motor vehicle being operated, New Jersey motor vehicle registration certificate, or insurance identification card presented by the motorist contains errors, is altered, or is missing.

13:20-32.4 License plates requirements, all motor vehicles; commercial vehicle inspections at official inspection facilities

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

(c) All vehicles shall meet the following requirements, and certification of a commercial motor vehicle or vehicles registered as passenger vehicle transportation shall be refused if any of the following requirements are not met:

1. The license plates shall be clear and distinct and free from grease, dirt, or other blurring material, so that they are plainly visible at all times of the day and night;
2. The license plates shall be securely attached to the front and rear of the motor vehicle;
3. The license plates shall be displayed not less than 12 inches, nor more than 48 inches, from the ground in a horizontal position, right side up, and right side out; provided, however, that the rear license plate may be displayed more than 48 inches from the ground on tank trucks, trailers, and other commercial vehicles carrying inflammable liquids, and on sanitation vehicles that are used to collect, transport, and dispose of garbage, solid waste, and refuse;
4. The letters and/or numbers on the license plates shall agree with the letters and/or numbers on the registration certificate of the motor vehicle;
5. A license plate shall not be obstructed by a trailer hitch, snow plow bracket, bumper, bumper guard, sign, mounting bolt head, reflector, or by any other device or material;
6. The license plates shall not be covered by glass, plastic, or similar material; or
7. The license plates shall not be bent, illegible, or defaced.

13:20-32.5 Steering and suspension requirements, all motor vehicles; commercial vehicle inspections at official inspection facilities

(a) The suspension system shall consist of the basic elements originally provided by the motor vehicle manufacturer and shall be geometrically arranged in accordance with the manufacturer’s specifications. No suspension system component shall be replaced unless the replacement component meets or exceeds the quality and performance standards established by the vehicle manufacturer. The motor vehicle shall have a suspension system that allows movement between the unsprung axles and wheels and the chassis body and shall be equipped with a shock-absorbing device at each wheel location. The suspension system shall be capable of providing a minimum relative motion of plus or minus two inches. When any corner of the motor vehicle is depressed and released, the damping device shall stop the vertical body motion within two cycles. The use of spacer blocks between the front axle and leaf springs is prohibited.

(b) Starting with the front wheels of the motor vehicle in the straight-ahead position, the steering wheel shall be turned in one direction until there is a perceptible movement of a front wheel. When the steering wheel is turned in the other direction, a point on the steering wheel rim shall not move more than three inches before there is a perceptible return movement of the front wheel under observation. When this test is performed on motor vehicles that are equipped with power steering, the transmission shall be in “neutral” and the engine shall be running.

(c) With the front end of the motor vehicle lifted, the front and rear of a front tire shall be grasped and an attempt made to turn the tire and wheel assembly to the right and to the left. The free movement at the front or rear of the tire shall not exceed one-quarter inch. The top and bottom of a front tire shall then be grasped and moved in and out. The movement of the tire shall not exceed the manufacturer’s specifications. Both front tires shall be tested in this manner.

(d) The steering wheel shall be turned through the limit of travel in both directions. There shall be no binding or jamming in the steering wheel mechanism.

(e) The steering wheel shall be a minimum of 13 inches in diameter.

(f) There shall be no wear or breakage of components of the steering or suspension system, vehicle frame, or chassis that adversely affects the safe operation of the motor vehicle. There shall be no visible caster or camber.

(g) Shock absorbers shall be properly installed and in proper operating condition. Shock absorbers shall not exhibit oil on the shock absorber housing attributable to leakage by the seal.

(h) No portion of a motor vehicle shall extend below the bottom of the wheel rim line at maximum suspension deflection.

13:20-32.6 Front parking lights requirements, all motor vehicles; commercial vehicle inspection at official inspection facilities

(a) Front parking lights shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers. The letters “SAE” and the letter “P,” along with the manufacturer’s name or trademark, are often on the lens of such lights.

(b) Front parking lights shall be white, yellow, or amber in color, and shall be securely mounted on the motor vehicle, so as to reduce the likelihood of their being obscured by mud or dust thrown up by the wheels. There shall be one front parking light mounted on each side of the vertical centerline of the motor vehicle at the same height and as far apart as practicable.

(c) Certification of a commercial vehicle shall not be refused because of the following reasons; however, the motorist shall be advised to have the defect corrected:

1. One or both of the front parking lights are inoperative; or
2. A front parking light lens is damaged or missing. Where the front turn signal lights are combined with the front parking lights, the motor vehicle shall not be refused certification because of a cracked, broken, or missing lens.

13:20-32.7 Glazing requirements, all motor vehicles; commercial vehicle inspection at official inspection facilities

(a) All glazing used on motor vehicles manufactured after July 1, 1935, shall be an approved type of glazing that is legibly and permanently marked with the manufacturer’s name, trademark, DOT number, “AS” number, or other distinctive designation under which the glazing was...
approved, so as to be visible when the glazing is installed in the motor vehicle. The proper type of glazing shall be used for each location in a motor vehicle. The approved locations for the various types of glazing are as follows:

1. AS-1: Mandatory in windshields, but may be used for any other window in a motor vehicle;
2. AS-2: Anywhere except windshields;
3. AS-3: Rear side windows on buses;
4. AS-4, AS-5, AS-6, and AS-7: Rear windows of convertibles and windows (except windshields) which can be readily removed without the use of tools;
5. AS-8 and AS-9: Rear windows of buses;
6. AS-10: Bullet-resistant windshields;
7. AS-11: Bullet-resistant windows, except windshields; and
8. AS-12 and AS-13: Windows, except windshields that can be readily removed without the use of tools.

(b) All openings in a motor vehicle that were originally manufactured with glazing shall be equipped with an approved type of glazing.

(c) Certification of a commercial vehicle shall be refused if the motor vehicle is equipped with glazing that causes undue or unsafe distortion of visibility for the driver, or is equipped with unduly fractured, broken, cracked, discolored, scratched, or deteriorated glazing, or is equipped with glazing with sharp edges.

(d) A commercial vehicle, other than a police vehicle or a motor vehicle for which a medical exemption certificate has been issued by the Motor Vehicle Commission in accordance with N.J.S.A. 39:3-75.1 et seq., shall not be certified if it has tinted spray or plastic material added to previously approved glazing in the front windshield or windows, vents, wings, deflectors, or side shields to the immediate right or left of the driver, because such condition changes the vision and light transmission properties of the glazing in areas where driver visibility shall not be obscured or obstructed. However, tinted spray or plastic material may be applied to previously approved glazing in the front windshield, if such spray or material extends no lower than six inches from the top of the front windshield, or if such spray or material does not extend below the AS-1 marking on the front windshield.

(e) No certification shall be granted to a commercial vehicle with defrosters of the “electric element” type installed on any window if they obstruct the driver’s vision. Motor vehicles manufactured with the heating element as an integral part of an approved type of glazing shall not be refused certification.

(f) The window on the driver’s side shall be capable of being readily opened to permit arm direction signals to be made by the driver. The presence of approved turn signals does not satisfy this requirement, except on trucks over 80 inches in width.

(g) Any motor vehicle may have the rear window and/or side windows to the rear of the driver tinted or covered in some manner so as to partially obscure the driver’s vision and any motor vehicle registered for commercial purposes and constructed on a truck chassis, including noncommercial trucks registered pursuant to N.J.S.A. 39:3-8.1, may have the rear window and/or side windows to the rear of the driver painted, tinted, or constructed in some manner, so as to obstruct or obscure the driver’s vision, provided that the motor vehicle is equipped with an exterior mirror on each side of the motor vehicle. If glazing material remains in any of the window openings specified in this subsection, the approval markings shall be visible.

(h) A commercial vehicle that has mirror-type material on any window shall not be certified.

(i) Certification of a commercial vehicle shall be refused if there is a star-type break, bull’s-eye-type break, or stone-type break of more than one inch in diameter in the acute area or the critical area of the windshield glazing as depicted at N.J.A.C. 13:20-32 Appendix B, incorporated herein by reference.

(j) Certification of a commercial vehicle shall be refused if there is a star-type break, bull’s-eye-type break, or stone-type break of more than two inches in diameter in the peripheral area of the windshield glazing as depicted at N.J.A.C. 13:20-32 Appendix C, incorporated herein by reference.

(k) Certification of a commercial vehicle shall be refused if there are multiple star-type breaks, bull’s-eye-type breaks, and/or stone-type breaks regardless of size in the acute area of the windshield glazing as depicted at N.J.A.C. 13:20-32 Appendix D, incorporated herein by reference.

(l) Certification of a commercial vehicle shall be refused if there is a scratch that is more than one inch in width in the acute area of the windshield glazing or a crack that is more than six inches in length in the acute area of the windshield glazing, as depicted at N.J.A.C. 13:20-32 Appendix E, incorporated herein by reference.

(m) Certification of a commercial vehicle shall be refused if the windshield glazing has multiple cracks and/or scratches, as depicted at N.J.A.C. 13:20-32 Appendix F, incorporated herein by reference.

(n) Certification of a commercial vehicle shall be refused if there are multiple star-type breaks, bull’s-eye-type breaks, and/or stone-type breaks of more than one inch in diameter per break in the critical area and/or the peripheral area of the windshield glazing, as depicted at N.J.A.C. 13:20-32 Appendix G, incorporated herein by reference.

(o) Certification of a commercial vehicle shall be refused if there is a crack or scratch of more than six inches in length that extends from the peripheral area of the windshield glazing through the critical area of the windshield glazing into the acute area of the windshield glazing, as depicted at N.J.A.C. 13:20-32 Appendix H, incorporated herein by reference.

(p) Certification of a commercial vehicle shall be refused if the tempered glass has been etched, except that the vehicle identification number and/or manufacturer’s logo may be etched on the tempered glass provided that the area of the tempered glass that has been etched does not exceed two square inches.

(q) Certification of a commercial vehicle shall not be refused if the star-type break, bull’s-eye-type break, stone-type break, crack, or scratch is less than the diameter, width, or length specified at (i) through (o) above; however, the motorist shall be advised to have the defect corrected.

13:20-32.8 Obstruction to driver’s vision, all motor vehicles; commercial vehicle inspection at official inspection facilities

(a) No accessory or other object shall be mounted in such a manner as to interfere with the driver’s vision.

(b) Signs, posters, stickers, or other non-transparent material shall not be placed upon the windshield, wings, deflectors, side shields, or front side windows of any motor vehicle; provided, however, an inspection certificate of approval, inspection decal, inspection rejection sticker, an automatic vehicle identification system transponder approved by the Chief Administrator in accordance with N.J.A.C. 13:20-10, or any other sticker approved by the Chief Administrator, is permitted.

(c) Certification of a commercial vehicle shall not be refused because a sign, poster, sticker, or other non-transparent material has been affixed to the windshield or front side window of a motor vehicle, provided the location of such sign, poster, sticker, or other non-transparent material does not obstruct or interfere with the driver’s vision. However, the motorist shall be advised to have the condition corrected.

(d) A commercial vehicle shall not be certified if it has an air scoop on the engine hood and the scoop is so high that it obstructs more than a three-inch high area of the windshield glass. The height of the obstructed area of the windshield glass shall be measured by placing a straight edge on the top of the scoop and holding the straight edge in a level position with one end contacting the windshield glass.

(e) Certification of a commercial vehicle shall not be refused because of any vehicle safety technology, as defined in the United States Code of Federal Regulations at 49 CFR 393.5, and as adopted, amended, and supplemented in accordance with N.J.A.C. 13:60-2.1 and pursuant to N.J.S.A. 39:5B-32. Devices must be mounted in accordance with United States Code of Federal Regulations at 49 CFR 393.60(e)(ii)A and B, unless a specific and proper exemption from the Federal Motor Carrier Safety Administration can be provided, in either the form of an official letter or a notification published in the Federal Register.

13:20-32.9 Horn requirements, all motor vehicles; commercial vehicle inspection at official inspection facilities

(a) Certification of a commercial vehicle shall be refused for any of the following reasons:

1. A horn that is inoperable;
2. A horn that is not audible under normal conditions from a distance of 200 feet;
3. A horn that is not securely fastened to the motor vehicle;
4. A horn that has a broken button or switch, or a horn which does not have a button or switch. (For example, a horn that is activated by grounding a bare wire shall not be certified.); 
5. A horn that has an activating button or switch beyond the reach of the driver;
6. A horn button that is located in a place that is not readily conspicuous to the driver, or a horn button that requires the driver to take his or her eyes off of the road to activate the horn;
7. A horn ring that is broken, so as to be likely to cause injury or to snap clothing; or
8. A motor vehicle that is equipped with a siren, whistle, or bell, except an authorized emergency vehicle or unless a permit for the siren, whistle, or bell has been issued by the Chief Administrator in accordance with N.J.A.C. 13:24. However, any motor vehicle may be equipped with a theft alarm signal device that is installed, so that it cannot be used by the driver as an ordinary warning signal.

(b) Certification of a commercial vehicle shall not be refused for the following reasons; however, the motorist shall be advised to have the condition corrected:
1. A horn that emits an unreasonably loud or harsh sound. An unreasonably loud horn, such as an air horn, is permitted on a motor vehicle, provided the motor vehicle is also equipped with a standard horn for use in residence or business districts; and
2. A horn that can only be sounded by a portion of the horn activation device.

13:20-32.10 Windshield wiper requirements, all motor vehicles; commercial vehicle inspection at official inspection facilities

(a) Every vehicle having a windshield shall be equipped with at least one windshield wiper in proper operating condition to provide clear vision for the driver. A motor vehicle manufactured with only one windshield wiper shall have the wiper so located that it clears the portion of the windshield directly in front of the driver in order for the driver to safely operate the motor vehicle.

(b) If a motor vehicle was originally manufactured with two windshield wipers, both wipers shall operate properly.

(c) A windshield wiper shall be capable of operating at a speed necessary to provide the driver with a clear view ahead under all conditions of weather.

(d) Windshield wiper blades shall not be damaged, hardened, deteriorated, missing, of an improper type (such as a blade designed for a flat windshield installed on a curved windshield), or of an improper size.

(e) A windshield wiper blade shall be held against the windshield with adequate pressure to provide the driver with a clear view ahead under all conditions of weather.

(f) A windshield wiper shall clean the full area of the windshield for which it was designed.

(g) A windshield wiper control shall be constructed and installed as to be operated or controlled by the driver and shall be in proper operating condition.

13:20-32.11 Clearance lights requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) Clearance lights are lights that show to the front and rear of the vehicle, respectively, mounted on a permanent part of the vehicle as near as practical to the upper left and right extreme edges, so as to indicate the overall width and height of the vehicle.

(b) A truck 80 inches or more in width manufactured after January 1, 1965, shall be equipped with two amber clearance lights on the front of the vehicle and two red clearance lights on the rear of the vehicle.

(c) Clearance lights shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers. The letters “SAE” and the letters “P1” or “P2” or “PC,” along with the manufacturer’s name or trademark, are on the lens of such lights in most cases.

(d) Every clearance light shall be permanently and securely mounted on a permanent part of the vehicle.

(e) A combination clearance and side-marker light is a single light that fulfills the requirements of both a clearance light and a side-marker light.

(1) An LED clearance light is a light that contains multiple light-emitting diode (LED) elements. An LED element is a single semiconductor light source. The number of LED elements contained within each LED light varies by manufacturer. A commercial vehicle equipped with one or more LED clearance lights shall not be refused certification because some of the lighting elements are not operative, provided that 50 percent or more of the lighting elements within each LED light are operative. However, the motorist shall be advised to have the defect corrected.

13:20-32.12 Turn signals and hazard warning signals requirements, all motor vehicles; commercial motor vehicle inspection at official inspection facilities

(a) Every motor vehicle, other than a noncommercial motorcycle, shall be equipped with two front and two rear turn signals, except that a passenger vehicle manufactured before July 2, 1954, is not required to be equipped with turn signals. When any motor vehicle, regardless of the date of its manufacture, is equipped with turn signals, the turn signals shall be in proper operating condition.

(b) All turn signal and hazard warning signal systems including lights, flashers, and operating units shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers. The letters “SAE,” along with the manufacturer’s name and trademark, are often on such devices. In the case of front and rear turn signal lights, the letter “I” or the letter “D” is often on the lens of such lights.

(c) Front turn signal and hazard warning signal lights shall be mounted on each side of the vertical centerline at the same level and as widely spaced laterally as practical. Front turn signal and hazard warning signal lights shall emit a flashing white or amber light visible for a distance of 500 feet.

(d) Rear turn signal and hazard warning signal lights shall be mounted on each side of the vertical centerline at the same level and as widely spaced laterally as practical. Rear turn signal and hazard warning signal lights shall emit a flashing red or amber light visible for a distance of 500 feet.

(e) All turn signal lights shall be permanently and securely mounted in such a manner, so as to reduce the likelihood of their being obscured by mud or dust thrown up by the wheels.

(f) A turn signal light shall not be obstructed by any part of the chassis, body, or bumper, or by any type of add-on device or material if such obstruction reduces the visible area of the turn signal light to less than three and one-half square inches on a passenger automobile, truck, or modified bus that is less than 80 inches in overall width, or reduces the visible area of the turn signal light to less than 12 square inches on a truck that is 80 inches or more in overall width.

(g) Turn signal lights shall flash from 50 to 130 times per minute. The “on” period of the flashes shall be long enough to permit the bulb filament to reach full brightness.

(h) All turn signal light systems and components shall be in proper operating condition. Certification of a commercial vehicle shall not be refused because a turn signal light has a cracked, broken, or missing lens, provided no white light shows to the rear of the motor vehicle. However, the motorist shall be advised to have the defect corrected.

(i) An LED turn signal and hazard warning signal light is a light that contains multiple light-emitting diode (LED) elements. An LED element is a single semiconductor light source. The number of LED elements contained within each LED light varies by manufacturer. A commercial vehicle equipped with one or more LED turn signal and hazard warning signal lights shall not be refused certification because some of the lighting elements are not operative, provided that 50 percent or more of the lighting elements within each LED light are operative. However, the motorist shall be advised to have the defect corrected.
13:20-32.13 Reflectors requirements, all motor vehicles; commercial vehicle inspection at official inspection facilities
   (a) Reflectors are devices designed and used on vehicles to give an indication to an approaching driver by reflected light.
   (b) Reflectors shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers. The letters “SAE” and the letter “A” (for Class A reflectors) or the letter “B” (for Class B reflectors), along with the manufacturer’s name or trademark, are on such reflectors in most cases.
   (c) Passenger vehicles manufactured before July 2, 1954, shall have one Class A or Class B red reflector mounted on the rear of the vehicle.
   (d) Passenger automobiles manufactured after July 1, 1954, shall have two Class A red or two Class B red reflectors mounted on the rear of the vehicle on each side of the vertical centerline at the same level and as widely spaced laterally as practical.
   (e) All passenger automobiles with commercial registration and all trucks and buses shall have two Class A red reflectors mounted on the rear of the vehicle on each side of the vertical centerline at the same level and as widely spaced laterally as practical.
   (f) A truck 80 inches or more in width manufactured after January 1, 1965, shall have one Class A amber reflector mounted on each side of the vehicle as far to the front as practicable and one Class A red reflector mounted on each side of the vehicle as far to the rear as practicable.
   (g) The mounted height of a reflector shall be not less than 15 inches, nor more than 60 inches, from the level surface upon which the vehicle stands. Reflectors shall be permanently and securely mounted on a permanent part of the vehicle.
   (h) Any reflector, otherwise properly mounted, may be securely installed on flexible strapping or belting; provided that, under conditions of normal operation, it reflects light in the required direction.
   (i) The mounted height of a reflector shall be measured from the center of the reflector to the level surface upon which the vehicle stands.

13:20-32.14 Identification lights requirements, all vehicles; commercial vehicle inspection at official inspection facilities
   (a) Identification lights are used in groups of three in a horizontal row that show to the front and rear of a motor vehicle, respectively, and have light centers spaced not less than six inches, nor more than 12 inches apart.
   (b) A truck 80 inches or more in width manufactured after January 1, 1965, shall be equipped with three amber identification lights on the front of the vehicle and three red identification lights on the rear of the vehicle. If the cab is not more than 42 inches wide at the front roof line, a single identification light at the centerline of the cab shall be deemed to comply with the requirements for front identification lights.
   (c) Identification lights shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers. The letters “SAE” and the letters “P1” or “P2,” along with the manufacturer’s name or trademark, are on the lens of such lights.
   (d) Every identification light shall be permanently and securely mounted on a permanent part of the vehicle. The mounted height of all identification lights, as measured from the center of the lens to the level surface upon which the vehicle stands, shall be not less than 15 inches, nor more than 72 inches.
   (e) Certification of a commercial vehicle shall not be refused because any identification light fails to comply with the standards of the Society of Automotive Engineers.
   (f) If a commercial vehicle is equipped with two or more taillights on each side, it shall not be refused certification because some of the taillights are not operative, provided that 50 percent or more of the lighting elements within each LED light are operative. However, the motorist shall be advised to have the defect corrected.

13:20-32.15 Side-marker lights requirements, all vehicles; commercial vehicle inspection at official inspection facilities
   (a) Side-marker lights are lights on the left and right sides near the front and rear of a motor vehicle that show to the side and are intended to indicate vehicle length.
   (b) A truck 80 inches or more in width manufactured after January 1, 1965, shall be equipped with one amber side-marker light mounted on each side at or near the front of the vehicle and one red side-marker light mounted on each side at or near the rear of the vehicle. Side-marker lights shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers. The letters “SAE” and the letters “P1” or “P2” or “PC,” along with the manufacturer’s name or trademark, are on the lens of such lights in most cases.
   (c) Every side-marker light shall be permanently and securely mounted on a permanent part of the vehicle. Side-marker lights may be mounted at optional height on the side of the vehicle.
   (d) A combination clearance and side-marker light is a single light that fulfills the requirements of both a clearance light and a side-marker light.
   (e) An LED side-marker light is a light that contains multiple light-emitting diode (LED) elements. An LED element is a single semiconductor light source. The number of LED elements contained within each LED light varies by manufacturer. A commercial vehicle equipped with one or more LED side-marker lights shall not be refused certification because some of the lighting elements are not operative, provided that 50 percent or more of the lighting elements within each LED light are operative. However, the motorist shall be advised to have the defect corrected.

13:20-32.16 Taillights and license plate light requirements, all vehicles; commercial vehicle inspection at official inspection facilities
   (a) Every motor vehicle, other than a motorcycle, shall be equipped on the rear with at least two red taillights and at least two red reflectors, one at each side of the vertical centerline at the same level and as far apart as practicable, except that a passenger vehicle manufactured before July 2, 1954, may be equipped with one red taillight and one red reflector.
   (b) Taillights shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers. The letters “SAE” and the letter “T,” along with the manufacturer’s name or trademark, are on the lens of such lights.
   (c) Taillights shall exhibit a red light visible from a distance of 500 feet to the rear of the vehicle.
   (d) Taillights shall be permanently and securely mounted on a permanent part of the vehicle. The mounted height of taillights, as measured from the center of the lens to the level surface upon which the vehicle stands, shall be not less than 15 inches, nor more than 72 inches.
   (e) Certification of a commercial vehicle shall not be refused because a taillight has a cracked lens, provided no white light shows to the rear of the motor vehicle and no portion of the lens is missing. However, the motorist shall be advised to have the defect corrected.
   (f) If a commercial vehicle is equipped with two or more taillights on each side, it shall not be refused certification because some of the taillights are not operative, provided at least one taillight on each side of the motor vehicle is operative. However, the motorist shall be advised to have the defect corrected.
   (g) Certification of a commercial vehicle shall not be refused because the license plate light is missing, inoperative, or does not operate properly; however, the motorist shall be advised to have the defect corrected. License plate lights shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers. The letters “SAE” and the letters “PC,” along with the manufacturer’s name or trademark, are on the lens of such lights.

NEW JERSEY REGISTER, MONDAY, DECEMBER 6, 2021 (CITE 53 N.J.R. 2063)
Society of Automotive Engineers. The letters “SAE” and the letter “L,” along with the manufacturer’s name or trademark, are often on the lens of such lights.

(b) An LED taillight is a taillight that contains multiple light-emitting diode (LED) elements. An LED element is a single semi-conductor light source. The number of LED elements contained within each LED taillight varies by manufacturer. A commercial vehicle equipped with one or more LED taillights shall not be refused certification because some of the taillight elements are not operative, provided that 50 percent or more of the taillight elements within each LED taillight are operative. However, the motorist shall be advised to have the defect corrected.

13:20-32.17 Stoplights, requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) Every motor vehicle, other than a motorcycle, shall be equipped on the rear with at least two stoplights, one at each side of the vertical centerline at the same height and as far apart as practicable, except that a passenger vehicle manufactured before July 2, 1954, may be equipped with one stoplight. All passenger automobiles manufactured on or after September 1, 1985, shall, in addition, be equipped with a high-mounted rear stoplight on the vertical centerline. All multipurpose passenger vehicles, trucks, and modified buses whose overall width is less than 80 inches and whose GVWR is 10,000 pounds or less, manufactured on or after September 1, 1993, shall, in addition, be equipped with a high-mounted rear stoplight on the vertical centerline. All multipurpose passenger vehicles, trucks, and modified buses whose overall width is less than 80 inches and whose GVWR is 10,000 pounds or less and whose vertical centerline, when the vehicle is viewed from the rear, is not located on a fixed body panel but separates one or two moveable body sections, such as doors, and which lacks sufficient space to install a single high-mounted stoplight on the centerline above such body sections, and which is manufactured on or after September 1, 1993, shall, in addition, be equipped with two high-mounted rear stoplights.

(b) All stoplights shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers. The letters “SAE” and the letter “S,” along with the manufacturer’s name or trademark, are often on the lens of such lights.

(c) Stoplights shall exhibit a red or amber color and shall be visible from a distance of 500 feet to the rear of the vehicle when activated by application of the brake. The stoplights shall not be obstructed by any part of the chassis, body, or bumper, or by any type of add-on device or material.

(d) Stoplights shall be permanently and securely mounted on a permanent part of the vehicle. Certification of a commercial motor vehicle shall not be refused because a stoplight has a cracked lens, provided no portion of the lens is missing. However, the motorist shall be advised to have the defect corrected.

(e) If a commercial motor vehicle is equipped with two or more stoplights on each side, it shall not be refused certification because some of the stoplights are not operative, provided at least one stoplight on each side of the motor vehicle is operative. However, the motorist shall be advised to have the defect corrected.

(f) Certification of a commercial motor vehicle required to be equipped with a high-mounted rear stoplight(s) shall not be refused because the high-mounted rear stoplight(s) is missing, obstructed, inoperative, or does not operate properly, provided at least one stoplight on each side of the motor vehicle is operative. However, the motorist shall be advised to have the defect corrected.

(g) Certification of a commercial motor vehicle equipped with a high-mounted rear stoplight shall not be refused because the stoplight is so wired that it illuminates when the turn signal lights are activated; however, the motorist shall be advised to have the defect corrected.

(h) If the high-mounted rear stoplight is mounted inside the motor vehicle, means shall be provided to minimize reflections from the light upon the rear window glazing that may be visible to the driver when viewed in the interior rearview mirror. Certification of a commercial motor vehicle equipped with such a high-mounted rear stoplight shall not be refused because adequate means are not provided to minimize such reflections; however, the motorist shall be advised to have the condition corrected.

(i) An LED stoplight is a stoplight that contains multiple light-emitting diode (LED) elements. An LED element is a single semi-conductor light source. The number of LED elements contained within each LED stoplight varies by manufacturer. A commercial vehicle equipped with one or more LED stoplights shall not be refused certification because some of the stoplight elements are not operative, provided that 50 percent or more of the stoplight elements within each LED stoplight are operative. However, the motorist shall be advised to have the defect corrected.

13:20-32.18 Wheels requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) Wheels shall turn freely and the lateral or radial runout of the rim bead shall not exceed the motor vehicle manufacturer’s specifications.

(b) Wheels shall be securely mounted and there shall be no visible cracks, elongated bolt holes, broken bolts, missing bolts or nuts, indication of repair by welding, or other defects that adversely affect the safe operation of the motor vehicle.

13:20-32.19 Tire requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) The tread on each tire shall not be less than 2/32 of an inch deep.

(b) Many tires have tread depth indicators that become exposed when the tread depth is less than 2/32 of an inch. Tread depth indicators on commercial vehicles shall be inspected and a tire rejected if it is worn so that the indicators are visible in any two adjacent major grooves at three locations spaced approximately equally around the outside of the tire. For tires without tread depth indicators, the tread depth shall be measured with a tire tread depth gauge.

(c) Notwithstanding (a) above, the tread on each front tire of a motor vehicle that is registered as a commercial motor vehicle pursuant to N.J.S.A. 39:3-20 or that is a bus that has been issued passenger, governmental, no fee, or commercial vehicle license plates by the Motor Vehicle Commission or that is a taxicab, limousine, or jitney shall not be less than 4/32 of an inch deep. The tread on each rear tire of a motor vehicle that is registered as a commercial motor vehicle pursuant to N.J.S.A. 39:3-20 or that is a bus that has been issued passenger, governmental, no fee, or commercial vehicle license plates by the Motor Vehicle Commission or that is a taxicab, limousine, or jitney shall not be less than 2/32 of an inch deep.

(d) Tires shall be free from chunking, bumps, knots, or bulges evidencing cord, ply, or tread separation from the casing or other adjacent materials. Tire cords or belting materials shall not be exposed.

(e) There shall not be any mismatch in nominal tire size, construction, or profile between tires on the same axle, or any deviation from the motor vehicle manufacturer’s tire recommendations. Tire tread shall not protrude beyond the fenders.

(f) Tires on motor vehicles registered for use on a public highway shall not be marked “FOR FARM USE ONLY,” “OFF HIGHWAY USE ONLY,” or “FOR RACING USE ONLY.” Tires that were originally manufactured with extra undertread material and are marked “REGROOVABLE” may be regrooved below the original tread depth.

(g) Studded tires may not be used on a public highway in New Jersey earlier than November 15 or later than April 1 of any winter season. Certification of a commercial motor vehicle shall not be refused because of the improper use of studded tires; however, the motorist shall be advised to have the condition corrected.

13:20-32.20 Vehicle inspection: exhaust system requirements, all vehicles; vehicle inspection at official inspection facilities

(a) The following shall not be certified:

1. An exhaust system in which the muffler is missing, defective, or not in proper operating condition;

2. An exhaust system if there is evidence of exhaust gas leakage at any point in the system;

3. An exhaust system if there is a muffler cut-out, muffler bypass, or any similar device, or any change or modification to the exhaust system that causes excessive noise;
4. An exhaust system that has loose or worn components or has been patched; provided, however, that an exhaust system that has been properly welded and is in good condition may be certified;

5. An exhaust system in which all parts are not properly mounted. The entire exhaust system shall be in such condition that it cannot burn or cause injury to any person. Exposed exhaust pipes, stacks, or other parts of the exhaust system that might burn a person or cause injury shall be protected in a permanent and effective manner; or

6. An exhaust system installed in a manner that causes any part thereof to pass through the passenger compartment of the motor vehicle. The exit point for the exhaust gas shall be located so that dangerous amounts of exhaust gas will not enter the passenger compartment under normal vehicle use, even with the windows open or the outside air inlets to the heater or air conditioner open. A replacement exhaust system is acceptable provided it is specifically manufactured for the motor vehicle by a company which guarantees that the exhaust system has a safe exhaust gas exit location.

(b) Notwithstanding (a) above, certification of a motor vehicle shall not be refused because a muffler has drain holes that were placed in it at the time of manufacture for drainage purposes.

(c) No motor vehicle shall be certified if there is evidence of tampering with emission control apparatus in violation of N.J.A.C. 7:27-15.7.

13:20-32.21 Vehicle inspection: visible smoke and on-board diagnostics test(s) requirements, all vehicles; vehicle inspection at official inspection facilities

(a) With respect to each gasoline-fueled or bi-fueled motor vehicle that is presented for inspection, an official inspection facility shall conduct the emission or OBD test(s) specified for such motor vehicle at N.J.A.C. 13:20-43.8 in accordance with the inspection standards and test procedures established by the Department of Environmental Protection at N.J.A.C. 7:27-15 and 7:27B-5.

(b) With respect to each OBD-equipped and OBD-eligible diesel-fueled motor vehicle with model year 1997 or newer having a GVWR of 8,500 pounds or less that is presented for inspection, an official inspection facility shall conduct a visible smoke test and an OBD test specified for such motor vehicle in accordance with the inspection standards and test procedures established by the Department of Environmental Protection at N.J.A.C. 7:27-14 and 7:27B-4. An OBD inspection shall not be required pursuant to this subsection for any OBD-equipped diesel-fueled motor vehicle that is not OBD-eligible, as shall be determined by the Department of Environmental Protection.

(c) No motor vehicle shall be certified if there is evidence of tampering with emission control apparatus in violation of N.J.A.C. 7:27-15.7.

13:20-32.23 Headlights requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) Every motor vehicle, other than a motorcycle, shall be equipped with at least two headlights at the same level with an equal number on each side of the front of the motor vehicle. Headlights shall emit only a white light and shall be tested for proper operation.

(b) Headlights shall be properly installed, so that their beams are readily adjustable, both vertically and horizontally, and their aim is not grossly misaligned nor readily disturbed by ordinary vehicle operation.

(c) Headlights shall be of a type approved as meeting the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers.

(d) A commercial motor vehicle having a headlight with a missing lens shall not be certified; provided, however, that a motor vehicle shall not be refused certification because the headlight has a bull’s-eye-type hole that has been repaired in a proper manner.

(e) There shall be no colored spray on the lens, visor, reflector, or other attachment that is not included in the standards of the United States Department of Transportation or, for motor vehicles manufactured prior to the adoption of such standards, the standards of the Society of Automotive Engineers.

(f) On motor vehicles equipped with four headlights, the Type 2 headlight shall be mounted above or to the outside of the Type 1 headlight.

(g) Retractable headlights shall be in the fully open position when the headlights are tested.

(h) Motor vehicles used for plowing snow may have an extra set of headlights mounted above the plow. Switching shall be permitted; provided, so that either set of headlights may be used, but not both.

(i) Certification of a commercial motor vehicle shall not be refused because a headlight lens is cracked or broken or there is excessive moisture within the headlight, provided the headlight is operational and emits a white light. However, the motorist shall be advised to have the defect corrected.

(j) Certification of a commercial motor vehicle shall not be refused because of a missing headlight rim or rims; however, the motorist shall be advised to have the defect corrected.

13:20-32.24 Rear view mirrors requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) A commercial motor vehicle shall not be certified if it is not equipped with at least one rear view mirror. A passenger vehicle manufactured after January 1, 1965, shall be equipped with an interior mirror and an exterior mirror on the driver’s side.

(b) A commercial motor vehicle manufactured after January 1, 1965, shall be equipped with an interior mirror and an exterior mirror on the driver’s side, except that every such vehicle so constructed or loaded as to obstruct or obscure a rear view from an interior mirror shall, in lieu of an interior mirror, be equipped with an exterior mirror on the side of the vehicle opposite the driver’s side.

(c) Mirrors shall be securely mounted and located and adjusted, so as to provide the driver adequate rearview vision. Mirrors shall not obstruct the driver’s forward vision. Concave or convex mirrors shall not be used in place of the interior mirror or the driver’s side exterior mirror.

(d) Certification of a commercial motor vehicle shall not be refused because a mirror is discolored, peeled, tarnished, cracked, broken, or has sharp edges, provided the mirror affords the driver adequate rearview vision. However, the motorist shall be advised to have the defect corrected.

(e) Mirrors shall be capable of adjustment to a fixed horizontal and vertical position.

13:20-32.25 Miscellaneous lights requirements, all vehicles; commercial motor vehicle inspection at official inspection facilities

(a) All miscellaneous lights used on motor vehicles shall be of a type and color approved as meeting the standards of the Society of Automotive Engineers. The letters “SAE,” along with the manufacturer’s name and trademark, are often on the lens of such lights. In addition, the letters listed below often appear on the following lights:

1. Fog lights = F;
2. Spot lights = O;
3. Emergency warning lights = W or W1 or W3; or
4. Supplemental driving or passing lights = Y or Z.

(b) Any motor vehicle may be equipped with not more than two auxiliary driving lights mounted on the front of the vehicle at a height of not less than 12 inches, nor more than 42 inches, above the level surface upon which the vehicle stands. Auxiliary driving lights include, but are not limited to, fog lights, passing lights, and supplemental driving lights. Auxiliary driving lights shall be properly installed, so that their aim is not grossly misaligned nor readily disturbed by ordinary vehicle operation. Certification of a commercial motor vehicle shall be refused if the aim of an auxiliary driving light is grossly misaligned.

1. Fog lights are auxiliary driving lights that may be used with the low beam headlights to provide general illumination ahead of a motor vehicle. A fog light shall be white, yellow, or amber in color. Approved fog lights shall meet the requirements of SAE J-583d, incorporated herein by reference, as amended and supplemented. The Standards of the Society of Automotive Engineers (SAE) may be obtained from the Society of
2. Passing lights, also known as auxiliary low beam driving lights, are designed to supplement the lower beam of a standard headlight system. Approved lights shall meet the requirements of SAE J-582a, incorporated herein by reference, as amended and supplemented. Supplemental driving lights shall be wired, so that they are controlled by a switch separate from the headlight switch.

3. Supplemental driving lights are auxiliary driving lights that may be used to supplement the upper beam of a standard headlight system. Approved lights shall meet the requirements of SAE J-581, incorporated herein by reference, as amended and supplemented. Supplemental driving lights shall be wired, so that they are controlled by a switch separate from the headlight switch.

(c) A spot light is a light that can be aimed at will. Any motor vehicle may be equipped with not more than one spot light, but the use of any such spot light for driving purposes is prohibited. The letters “SAE” and the letter “O,” along with the manufacturer’s name or trademark, are often on the lens of approved type spot lights. Approved spot lights shall meet the requirements of SAE J-591b, incorporated herein by reference, as amended and supplemented.

(d) Any motor vehicle may be equipped with not more than two side cowl or fender lights that shall emit a white or yellow light without glare.

(e) Any motor vehicle may be equipped with one running board courtesy light on each side of the vehicle. The courtesy light shall emit a white or yellow light without glare.

(f) Any motor vehicle may be equipped with one or more back-up lights, either separately, or in combination with other lights. Back-up lights shall be white in color. Certification of a commercial motor vehicle shall be refused if a back-up light is illuminated when the motor vehicle is in forward motion.

(g) On motor vehicles used for plowing snow, there may be auxiliary driving lights connected to either the parking light system or the low beam headlight system. If headlight units are used for the auxiliary driving lights, they shall be wired, so that the taillights will be illuminated when the auxiliary driving lights are turned on. Auxiliary turn signal lights are also permitted on such motor vehicles.

(h) Flashing lights are prohibited on motor vehicles (except an authorized emergency vehicle or unless a permit for such vehicle has been issued in accordance with N.J.A.C. 13:24), except as a means for indicating right or left turns or for hazard warning signals.

(i) A motor vehicle driven by an active member in good standing of a volunteer fire company or a volunteer first aid or rescue squad may be equipped with a blue emergency warning light or lights in accordance with the requirements set forth at N.J.A.C. 13:24-5. An identification card (permit) issued pursuant to N.J.A.C. 13:24-5 shall be in the possession of the operator at all times when the blue emergency warning light or lights are operated on a motor vehicle.

(j) A motor vehicle driven by an active member in good standing of the New Jersey Wing of the Civil Air Patrol may be equipped with a blue emergency warning light or lights in accordance with the requirements set forth at N.J.A.C. 13:24-7. A permit issued pursuant to N.J.A.C. 13:24-7 shall be in the possession of the operator at all times when the blue emergency warning light or lights are displayed on a motor vehicle.

(k) All miscellaneous lights shall be permanently and securely mounted on a permanent part of the vehicle in such a manner as to reduce the likelihood of their being obscured by mud or dirt thrown up by the wheels.

(l) Two or more lighting devices and reflectors may be combined optically, but the following combinations are prohibited:

1. A turn signal with a headlight;
2. A clearance light with a taillight or an identification light.

(m) Motor vehicles may be equipped with other lights in addition to those that are specified in this subchapter. The manufacturer’s name or trademark and the letters “SAE” often appear on the lens of such lights, along with the identification letters shown below:

1. E: Side turn signal lights (mounted on vehicle sides);
2. K: Cornering lights;
3. R: Back-up lights;
4. U: Supplemental high-mounted stop and turn signal lights;

5. V: Liquid burning emergency flares;
6. W: Emergency reflex reflectors; or

(n) Except as otherwise provided at (b) and (f) above, certification of a commercial motor vehicle shall not be refused because of noncompliance with any provision of this section; however, the motorist shall be advised to have the defect corrected.

13:20-32.26 Wiring and switching requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) Certification of a commercial vehicle shall be refused for any of the following reasons:

1. The wiring is not in proper condition, is improperly installed, or is so located as to cause damage;
2. Any connection that is not secure or shows signs of corrosion;
3. The switches are not in proper condition or do not function properly;
4. Any light circuit that does not light the proper filament when the appropriate switch position is applied; or
5. Any defect in wiring and/or switching which adversely affects the lighting performance of any exterior light.

(b) Certification of a commercial vehicle shall not be refused if replacement switches are present that perform the same function as the original switches; provided the safe operation of the motor vehicle is not adversely affected.

(c) Certification of a commercial vehicle shall not be refused if replacement switches are present that perform the same function as the original switches, but are not located in the original switch position(s); provided the safe operation of the motor vehicle is not adversely affected.

13:20-32.27 Headlight beam indicator light, all vehicles; commercial vehicle inspection at official inspection facilities

Certification of a commercial vehicle shall not be refused because the headlight beam indicator light is inoperative or does not operate properly; however, the motorist shall be advised to have the defect corrected.

13:20-32.28 Turn signal and hazard warning signal indicator lights, all vehicles; commercial vehicle inspection at official inspection facilities

(a) Certification of a commercial vehicle shall not be refused because of an inoperative turn signal indicator light and/or an inoperative hazard warning signal indicator light; however, the motorist shall be advised to have the defect corrected.

(b) If any turn signal indicator light is not readily visible to the driver, there shall be an illuminated indicator to give the driver a clear and unmistakable indication that the turn signal system is turned “on.”

(c) In motor vehicles equipped with a single turn signal indicator, a separate hazard warning signal indicator shall flash and the turn signal indicator may flash while the hazard warning signal system is turned “on.”

(d) In motor vehicles equipped with right and left turn signal indicators, both indicators or separate indicators shall flash simultaneously while the hazard warning signal system is turned “on.”

(e) If a separate indicator light is used for the hazard warning signal system, it shall emit a red color and have a minimum area equivalent to a one-half inch diameter circle.

13:20-32.29 Antenna requirements, all vehicles; commercial vehicle inspection at official inspection facilities

Any antenna mounted on a motor vehicle shall be securely attached, so as not to swing or project in a hazardous manner. Certification of a commercial vehicle shall not be refused because of an unsecured antenna; however, the motorist shall be advised to have the condition corrected.

13:20-32.30 Body requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) The motor vehicle body panels, floor pan, and other sections shall not be missing.

(b) Certification of a commercial vehicle shall not be refused because the body panels, floor pan, or other sections have excessive rust. However, the motorist shall be advised to have the defect corrected.

(c) Certification of a commercial vehicle shall not be refused because the vehicle body has rips or sharp edges; provided such rips or sharp edges
do not pose a risk of injury. However, the motorist shall be advised to have the defect corrected.

13:20-32.31 Bumper requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) Bumpers, if present, shall be securely mounted on a motor vehicle. Commercial vehicles are required to have bumpers. Front and rear bumper heights shall be in accordance with the vehicle manufacturer’s specifications.

(b) Certification of a commercial vehicle shall not be refused because a bumper has excessive rust. However, the motorist shall be advised to have the defect corrected.

(c) Certification of a commercial vehicle shall not be refused because a bumper has sharp or protruding parts or edges; provided such sharp or protruding parts or edges do not pose a risk of injury. However, the motorist shall be advised to have the defect corrected.

13:20-32.32 Door requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) The motor vehicle doors and all door operating devices, handles, buttons, hinges, and latches shall be in proper operating condition. A method of opening the door from the outside is not required on motor vehicles with fabric tops that are equipped with glazing material that can be readily removed without the use of tools.

(b) Commercial vehicles designed and manufactured with doors shall be equipped with doors.

(c) Commercial vehicles designed and manufactured without doors shall be equipped with a driver and passenger seat belts and a strap, chain, or restraining device of some type across the openings.

13:20-32.33 Fenders and fender flaps requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) Fenders shall be securely mounted and shall have no rips or sharp edges that could cause injuries to persons.

(b) Fenders shall cover the width of the tire tread. The rear fenders shall be designed and installed, so as to prevent the wheels of the vehicle from throwing dirt, water, or other material onto other vehicles. Fender flaps may be attached to the rear fenders to provide the necessary wheel coverage.

13:20-32.35 Hood requirements, all vehicles; commercial vehicle inspection at official inspection facilities

Motor vehicles shall be equipped with an engine hood. The hood shall be properly secured and latched, and all hinges, latches, and other components shall be in proper operating condition.

13:20-32.36 Inspection of vehicles used for commercial purposes: lettering requirements; official inspection facilities

(a) Vehicles used for commercial purposes on a street or highway, except for passenger automobiles and vehicles owned or leased by a pharmacy and utilized for the transportation or delivery of drugs, shall have conspicuously displayed on the vehicle, or on a name plate attached to the vehicle, the name of the owner, lessee, or lessor of the vehicle, and the name of the municipality in which the owner, lessee, or lessor has his or her principal place of business. Franchised public utilities and operators of fleets of 50 or more commercial vehicles shall be exempted from displaying the name of the municipality, provided that their vehicles display a corporate identification number. The sign or the name plate shall be in plain view and the lettering shall be as close as possible to three inches high. Certification of a commercial vehicle shall not be refused because the vehicle fails to display the owner’s name and business address; however, the motorist shall be advised to have the condition corrected.

(b) A noncommercial truck, registered as a passenger vehicle pursuant to N.J.S.A. 39:3-8.1, is issued passenger vehicle license plates by the Motor Vehicle Commission. Such a noncommercial truck shall not have any advertising, signs, lettering, names, or addresses on its exterior, excepting trademarks and labels of the manufacturer and dealer. Certification of a noncommercial truck shall not be refused because the truck displays any type of lettering; however, the motorist shall be advised to have the condition corrected.

13:20-32.37 Ornamental requirements, all vehicles; commercial vehicle inspection at official inspection facilities

All motor vehicle ornaments shall be free of sharp parts or edges that could cause injury to persons.

13:20-32.38 Pedal requirements, all vehicles; commercial vehicle inspection at official inspection facilities

Brake, clutch, and accelerator pedals shall have rubber pads or some other method of providing the pedals with a non-skid surface. All pedals shall be in proper operating condition.

13:20-32.39 Rack or carrier requirements, all vehicles; commercial vehicle inspection at official inspection facilities

A motor vehicle may be equipped with racks or carriers; provided the maximum vehicle dimensional limits set forth at N.J.S.A. 39:3-84 are not exceeded and provided they do not create a dangerous condition that may cause injury to persons.

13:20-32.40 Reflective tape requirements, all vehicles; commercial vehicle inspection at official inspection facilities

Reflective tape of a color amber to white may be displayed on the front of a motor vehicle. Reflective tape of a color red or amber to white may be displayed on the rear of a motor vehicle.

13:20-32.41 Seat requirements, all vehicles; commercial vehicle inspection at official inspection facilities

All motor vehicle seats shall be securely mounted and free of hazardous conditions. The driver’s seat shall lock securely in a position that permits the safe operation of the motor vehicle.

13:20-32.42 Seat belt requirements, all vehicles; air bag requirements, all vehicles; commercial vehicle inspection at official inspection facilities

(a) All motor vehicles that are required by law to be equipped with seat belts shall be in compliance with Federal Motor Vehicle Safety Standards Nos. 208 and 209, codified at 49 CFR 571.208 and 571.209, respectively, both of which are incorporated herein by reference. All motor vehicles that are required by law to be equipped with air bags shall be in compliance with Federal Motor Vehicle Safety Standard No. 208, codified at 49 CFR 571.208, incorporated herein by reference. Copies of the Federal Motor Vehicle Safety Standards that are codified in the Code of Federal Regulations at 49 CFR Part 571 may be purchased from the Superintendent of Documents, United States Government Printing Office, Washington, DC 20402, (202) 783-3238, and are available for review, during regular business hours, at:

Office of the Chief Administrator
New Jersey Motor Vehicle Commission
225 East State Street
Trenton, NJ 08666-0160

Regular business hours at this office are 8:30 A.M. to 5:00 P.M., Eastern Time, Monday through Friday. The telephone number is (609) 777-1407.

(b) Seat belts and their anchorage units, or other restraining devices, shall be of a type approved as meeting the standards of the United States Department of Transportation or the specifications of the Society of Automotive Engineers. The buckles and anchorage units shall be in good condition and the webbing shall not be dangerously worn or cut.

(c) Certification of a commercial vehicle shall be refused if an air bag(s) has been deployed and has not been replaced with an air bag(s) that is in compliance with Federal Motor Vehicle Safety Standard No. 208, incorporated herein by reference.

13:20-32.43 Gear shift indicator requirements, all vehicles; commercial vehicle inspection at official inspection facilities

A motor vehicle equipped with an automatic transmission shall be equipped with a gear shift indicator in proper operating condition. Certification of a commercial vehicle shall not be refused because of a minor misalignment of a gear shift indicator, that is, a misalignment of not
TRANSPORTATION ADOPTIONS

more than one-half the distance between shift positions; however, the
motorist shall be advised to have the defect corrected.

13:20-32.44 Transmission requirements, all vehicles; commercial
vehicle inspection at official inspection facilities

The transmission of a motor vehicle shall operate properly and shall be
capable of operating in reverse. A reverse detent mechanism shall be
present and shall be in proper operating condition.

13:20-32.45 Television, videocassette recorder, or digital video disk
player requirements, all vehicles; video camera
requirements, all vehicles; global positioning system
requirements, all vehicles; vehicle safety devices
requirements, all vehicles; commercial vehicle inspection
at official inspection facilities

(a) A motor vehicle shall not have a television, videocassette recorder,
or digital video disk player installed in such a manner that the viewing
screen is visible to the driver while he or she is operating the motor
vehicle.

(b) A motor vehicle may be equipped with a video camera or other
device to enable the driver to view the exterior rear of the vehicle. Such
camera or device shall not be operable when the vehicle is in forward
motion.

(c) A motor vehicle may be equipped with a global positioning system
provided such system does not obstruct the vision of the driver.

(d) A motor vehicle may be equipped with various types of vehicle
safety technology, as defined in the United States Code of Federal
Regulations at 49 CFR 393.5, and as adopted, amended, and
supplemented in accordance with N.J.A.C. 13:60-2.1 and pursuant to
N.J.S.A. 39:5B:32. Devices must be mounted in accordance with United
States Code of Federal Regulations at 49 CFR 393.60(e)(ii)A and B,
unless a specific and proper exemption can be provided from the Federal
Motor Carrier Safety Administration in the form of an official letter or a
notification published in the Federal Register.

13:20-32.46 Trunk lid requirements, all vehicles; commercial vehicle
inspection at official inspection facilities

A motor vehicle trunk lid shall be capable of being securely fastened
in accordance with the motor vehicle manufacturer’s original design and
specification.

13:20-32.47 Service brakes (including service brake equalization and
service brake pedal reserve) requirements, all vehicles;
commercial vehicle inspection at official inspection
facilities

(a) The inspection for commercial motor vehicle service brake pedal
reserve shall be performed as set forth in this section. “Pedal reserve” is
the amount of total pedal travel left in reserve when the pedal is depressed
to the brake applied position. The service brake pedal reserve test does not
apply to air brake systems.

(b) With the commercial motor vehicle stationary and the service brake
pedal depressed under a moderate foot force (that is, a force of 25 pounds
for power brakes and 50 pounds for other brakes), there shall be a
minimum of one-fifth of the total average pedal travel (as per the motor
vehicle manufacturer’s specifications) remaining. The vehicle engine
shall be running when power brakes are tested. In the event that the
adequacy of the service brake pedal reserve on a vehicle equipped with
disc brakes is in question, the pedal reserve shall be tested when the brakes
are applied while the motor vehicle is being driven. The service brake
pedal reserve test is not required for motor vehicles equipped with full
power (central hydraulic) brake systems or for motor vehicles with brake
systems designed to operate with less than one-fifth pedal travel.

(c) With the service brake pedal depressed to the brake applied position
for 10 seconds under a foot force of approximately 125 pounds, there shall be
no perceptible decrease in pedal height and, if the commercial vehicle
is so equipped, no illumination of the brake system failure indicator light.
If a vehicle is so equipped, the brake system failure indicator light shall
be in proper operating condition.

(d) Brake hoses shall not be mounted so as to contact the vehicle body
or chassis. Brake hoses shall not be cracked, chafed, or flattened.
Protective devices, such as “rub rings,” are not to be considered part of the
brake hose.

(c) Hydraulic or air brake line tubing shall be specially designed for
automotive hydraulic or air brake line use. Tubing designed for gasoline
or oil lines is not acceptable for use as hydraulic or air brake lines.

(f) Backing plates and caliper assemblies shall not be deformed or
cracked. Brake system parts shall not be worn, misaligned, missing,
binding, or show evidence of severe wear. Automatic adjusters and other
parts shall be assembled properly and installed correctly.

(g) The vacuum brake hoses shall be examined visually and aurally
with the commercial motor vehicle engine running. The hoses shall not be
collapsed, abraded, broken, improperly mounted, or audible leaking.

(h) After ensuring that the tires are properly inflated, a brake
performance test shall be conducted as part of the inspection. The brakes
shall be tested on a drive-on platform tester or any other brake
performance tester approved by the Chief Administrator. The results shall
produce some brake force produced by each wheel and the total brake
force shall be equal to at least 43.5 percent of the gross vehicle weight.
This is equivalent to a deceleration of 14 feet per second, which shall
produce a stop from a speed of 20 miles per hour in 30 feet. The braking
force on a front wheel or on a rear wheel shall not be less than 65 percent
of the braking force developed on the other front wheel or rear wheel,
respectively. The service brake shall have a minimum front to rear brake
ratio of 40 percent and a maximum front to rear brake ratio of 95 percent.
The allowable tire front brake force shall be 25 percent. The allowable
rear brake bias margin shall be 15 percent, except that for motor vehicles
having a GVWR of 7,000 pounds or more, but less than 10,001 pounds,
the allowable rear brake bias margin shall be 25 percent.

(i) If a commercial motor vehicle is equipped with air brakes, the low
pressure warning system and air brake components shall be tested for
proper operation. This test includes the following:

1. The low pressure warning system. The engine shall be turned off
when there is sufficient air pressure, so that the low pressure warning
signal is not illuminated. The electrical power shall be turned on and the
brake pedal shall be depressed and released to reduce the air tank pressure.
The low air pressure warning signal shall become illuminated before the
air pressure drops to less than 60 pounds per square inch in the air tank
(or, in dual air systems, in the tank with the lower air pressure);

2. Operation of automatic spring brakes. The commercial motor
vehicle wheels shall be chocked, the parking brake released when there is
sufficient air pressure to do so, and the engine turned off. The brake pedal
shall be depressed and released to reduce the air tank pressure. The
parking brake knob shall pop out when the air pressure falls to the
manufacturer’s specification, which is usually in a range of between 20 to
40 pounds per square inch. This shall cause the spring brakes to engage;

3. Rate of air pressure increase. With the commercial motor vehicle
ingidling at the motor vehicle manufacturer’s specification, the air
pressure shall increase from 85 pounds per square inch to 100 pounds per
square inch within 45 seconds in dual air systems. If the motor vehicle
is equipped with larger than minimum air tanks, the rate of increase may be
longer as per the manufacturer’s specifications. In single air systems on
pre-1975 model year motor vehicles, typical specifications are an air
pressure rate of increase of from 50 to 90 pounds per square inch within three
minutes with the engine at an idle speed of 600 to 900 revolutions per
minute;

4. Air leakage rate. With a fully charged air system (typically 125
pounds per square inch), the engine shall be turned off, the service brake
shall be released, and the air pressure drop shall be timed. The loss rate
shall be less than two pounds per square inch in one minute for single
vehicles, or less than three pounds per square inch in one minute for
combination vehicles. Ninety pounds per square inch or more shall then
be applied to the brake pedal. After the initial pressure drop, the air
pressure shall not fall more than three pounds per square inch in one
minute for single vehicles, nor more than four pounds per square inch in
one minute for combination vehicles; and

5. Governor cut-in and cut-out pressure. The air compressor shall start
pumping at approximately 100 pounds per square inch and shall stop
pumping at approximately 125 pounds per square inch as per the
manufacturer’s specifications. The motor vehicle engine shall be operated
at a fast idle. The air governor shall cut-out the air compressor at
approximately the manufacturer’s specified pressure. The air pressure
indicated on the air pressure gauge(s) shall stop rising. With the engine
idling, the brake pedal shall be depressed and released to reduce the air tank pressure. The air compressor shall cut-in at approximately the manufacturer’s specified cut-in pressure, and the air pressure shall begin to rise.

13:20-32.48 Parking brake requirements, all vehicles; commercial vehicle inspection at official inspection facilities
(a) The parking brake shall be able to hold the motor vehicle stationary on any up or down grade upon which the vehicle can be operated, whether the motor vehicle is empty or loaded.
(b) The parking brake shall be equipped with a ratchet and pawl, or other type of automatic locking device, which will hold the brake applied. On motor vehicles equipped with an automatic transmission and an automatic parking brake release, the locking device shall hold the parking brake in the applied position regardless of whether the transmission gear shift lever is in the “neutral” or “park” position.
(c) When the parking brake is applied, there shall be a minimum of one-third of the total average travel (as per the motor vehicle manufacturer’s specifications) remaining on the brake mechanism.

13:20-32.49 Speed recording instrument (speedometer), all vehicles; mileage recording instrument (odometer), all vehicles; commercial vehicle inspection at official inspection facilities
The speed recording instrument (speedometer) and the mileage recording instrument (odometer) in a motor vehicle shall operate properly. Certification of a commercial motor vehicle shall be refused if the speed recording instrument (speedometer) or the mileage recording instrument (odometer) for such motor vehicle is inoperative or does not operate properly.

13:20-32.50 Emergency exits for buses
The emergency exit door on all buses shall comply with provisions of 49 CFR 393.62, as adopted, and as adopted, amended, and supplemented, in accordance with N.J.A.C. 13:60-2.1 and pursuant to N.J.S.A. 39:5B-32, which are incorporated herein by reference.

13:20-32.51 Limousine inspections
(a) Certification of vehicles registered and displaying license plates as limousines shall be refused if the following requirements at N.J.S.A. 48:16-22.1 are not met:
1. Two-way communications system, which, at a minimum, shall provide for communication to a person outside the vehicle for a distance of not less than 100 miles and which requirement may be satisfied by a mobile telephone;
2. A removable first-aid kit and an operable fire extinguisher, which shall be placed in an accessible place within the vehicle; and
3. Sideboards attached to the permanent body construction of the vehicle if the height of the vehicle floor is 10 inches or more above ground level.
   i. This measurement shall be determined from ground level to the top of the limousine’s passenger entrance door rocker panel or sill plate.

SUBCHAPTER 33. INSPECTION STANDARDS AND TEST PROCEDURES TO BE USED BY LICENSED PRIVATE INSPECTION FACILITIES
13:20-33.2 General provisions; Class I, II, and III licensees
(a)-(e) (No change.)
(d) The fee that may be charged by a licensed private inspection facility for an initial passenger vehicle inspection or reinspection shall not exceed the schedule of inspection charges displayed at the facility’s place of business and on file with the Motor Vehicle Commission’s Private Inspection Facility Licensing Unit. The schedule of inspection charges for a licensed private inspection facility shall specifically set forth the inspection charge for the initial inspection of motor vehicles having a GVWR of 8,500 pounds or less and, if applicable, the inspection charge for the initial inspection of motor vehicles having a GVWR greater than 8,500 pounds.
1. Fees charged by a licensed private inspection facility for an initial vehicle inspection or reinspection shall not exceed 50 percent of the average vehicle inspection fee or reinspection fee charged by the inspection facility within the preceding six months.
(e)-(w) (No change.)

13:20-33.4 License plates; private inspection facilities
(a)-(b) (No change.)
(c) Certification of a commercial motor vehicle or vehicles registered as passenger vehicle transportation shall be refused if the following requirements are not met:
1.-7. (No change.)

13:20-33.8 Commercial vehicle inspection: obstruction to driver’s vision
(a)-(d) (No change.)
(e) Certification of a commercial motor vehicle shall not be refused because of the installation of any vehicle safety technology, as defined in the United States Code of Federal Regulations at 49 CFR 393.5, and as adopted, amended, and supplemented, in accordance with N.J.A.C. 13:60-2.1 and pursuant to N.J.S.A. 39:5B-32. Devices must be mounted in accordance with the United States Code of Federal Regulations, 49 CFR 393.60(e)(ii)A and B, unless a specific and proper exemption can be provided from the Federal Motor Carrier Safety Administration in the form of an official letter or a notification published in the Federal Register.

13:20-33.45 Commercial vehicle inspection: television, videocassette recorder, or digital video disk player; video camera; global positioning system; vehicle safety technology devices
(a)-(c) (No change.)
(d) A motor vehicle may be equipped with various types of vehicle safety technology, as defined in the United States Code of Federal Regulations, 49 CFR 393.5, and as adopted, amended, and supplemented, and in accordance with N.J.A.C. 13:60-2.1 and N.J.S.A. 39:5B-32. Devices must be mounted in accordance with United States Code of Federal Regulations, 49 CFR 393.60(e)(ii)A and B, unless a specific and proper exemption can be provided from the Federal Motor Carrier Safety Administration in the form of an official letter or a notification published in the Federal Register.

13:20-33.51 Emergency exits for buses
The emergency exit door on all buses shall comply with provisions of 49 CFR 393.62, as adopted, and as adopted, amended, and supplemented, in accordance with N.J.A.C. 13:60-2.1 and N.J.S.A. 39:5B-32, which are incorporated herein by reference.

13:20-33.52 Limousine inspections
(a) Certification of vehicles registered as limousines and displaying license plates as limousines shall be refused if the following requirements at N.J.S.A. 48:16-22.1 are not met:
1. Two-way communications system, which, at a minimum, shall provide for communication to a person outside the vehicle for a distance of not less than 100 miles and which requirement may be satisfied by a mobile telephone;
2. A removable first-aid kit and an operable fire extinguisher, which shall be placed in an accessible place within the vehicle; and
3. Sideboards attached to the permanent body construction of the vehicle if the height of the vehicle floor is 10 inches or more above ground level.
   i. This measurement shall be determined from ground level to the top of the limousine’s passenger entrance door rocker panel or sill plate.

SUBCHAPTER 43. ENHANCED MOTOR VEHICLE INSPECTION AND MAINTENANCE PROGRAM
13:20-43.10 Reinspections
(a) Motor vehicles that fail inspection shall be reinspected within the period of time set forth at N.J.A.C. 13:20-7.5, 7.6(a), or 43.14(g), whichever is applicable, after the motor vehicle has been repaired or adjusted. Emission-related or OBD-related repairs shall be performed by a registered motor vehicle emission repair facility, by the owner or lessee of the motor vehicle, or by a person possessing a nationally recognized certification for emission-related diagnosis and repairs.
(b) For adjustments or repairs performed by a registered motor vehicle emission repair facility (ERF):
1. The inspector shall query the electronic inspection database to ascertain and confirm repair information has been entered into the electronic inspection database by the licensed emission repair facility, and if the information is present, the inspector shall conduct the reinspection of the vehicle; or
2. If the repair information has not been entered into the electronic inspection database, the inspector shall request the previously issued Emission Repair Form and enter the repair information into the electronic inspection database and conduct the reinspection of the vehicle.

(c) For adjustments or repairs performed by the owner or lessee:
1. The inspector shall query the electronic inspection database to ascertain and confirm repair information has been entered, and if no repair information has been entered into the database, then the inspector shall enter “self-repaired” into the electronic inspection database and conduct the reinspection of the vehicle.

(d) For adjustments or repairs performed by a person possessing a nationally recognized certification for emission-related repairs and diagnosis:
1. The inspector shall query the electronic inspection database to ascertain and confirm repair information has been entered, and if no repair information has been entered into the database, the inspector shall request the previously issued Emission Repair Form and enter the repair information into the electronic inspection database and conduct the reinspection of the vehicle.

(e) All motor vehicles subject to a reinspection, including motor vehicles that have failed an on-road inspection conducted in accordance with N.J.A.C. 13:20-43.14, for noncompliance with the emission, OBD, or mechanical inspection standards shall, if required by rule, be subject to reinspection.

(f) If the motor vehicle passes the reinspection, the Motor Vehicle Commission, or an authorized inspector, shall issue a certificate of approval for the motor vehicle indicating compliance. If the motor vehicle fails to pass the reinspection, the Motor Vehicle Commission, or an authorized inspector, shall issue a motor vehicle inspection report indicating noncompliance.

13:20-43.12 Inspection extensions
(a)-(c) (No change.)
(d) The owner or lessee of a motor vehicle registered in New Jersey that has failed inspection and requires repairs, other than repairs required to be made pursuant to N.J.A.C. 13:20-7.6, which cannot be completed prior to the date by which the motor vehicle must be presented for reinspection due to the nature of the repairs that are required, shall notify the Motor Vehicle Commission of the exact date upon which the repairs to the motor vehicle shall be completed. On receipt of the notification, the Chief Administrator, or his or her designee, may, for good cause, issue an extension letter extending the time period in which to have the motor vehicle reinspected; provided that, only one extension letter shall be granted per each inspection cycle established for the motor vehicle. The inspection extension shall be valid from the date upon which repairs to the motor vehicle shall be completed to 14 days thereafter, and in no event shall the extension be valid beyond the expiration of the inspection cycle established for the motor vehicle.

13:20-43.17 Emission inspector training and licensing; training administration; testing; application process; license fee; renewal of license; refresher training and testing; conflicts of interest
(a) No person shall perform an emission or OBD inspection required by this subchapter, unless licensed by the Motor Vehicle Commission to perform such inspection. In order to obtain licensure as a motor vehicle emission inspector, an applicant shall complete a training program that shall consist of acquiring an understanding of:
1. -7. (No change.)
8. Public relations;
9. Personal safety and health issues related to the inspection process; and
10. An overview of the New Jersey inspection program, including OBD, diesel safety inspections, and emission repairs.

(b)-i) (No change.)
(j) An applicant who fails the written and/or hands-on inspector license test shall not be retested until a period of two calendar weeks have elapsed from the date of the applicant’s last test.

SUBCHAPTER 44. PRIVATE INSPECTION FACILITY LICENSING
13:20-44.10 Inspection certificates of approval
(a) The inspection certificate of approval for motor vehicles shall be composed of a base inspection sticker and insert indicating, respectively, the year and month of expiration of the certificate of approval.
(b) Base inspection stickers for motor vehicles shall be purchased by a licensee, by mail or in person, from the Private Inspection Facility Licensing Unit of the Motor Vehicle Commission at the address specified at N.J.A.C. 13:20-44.4(a).
(c) Base inspection stickers for motor vehicles shall be purchased by a licensee at $1.00 per sticker in quantities of 25 or more.
(d) A licensee shall secure base inspection stickers for motor vehicles in a locked place of limited access, such as a safe, cabinet, or desk drawer. The licensee is solely responsible for the security of base inspection stickers for motor vehicles. A licensee’s failure to take necessary precautions to secure base inspection stickers for motor vehicles from loss or theft shall be cause for suspension or revocation of the license.
(e)-g) (No change.)
(h) A licensee shall secure motor vehicle inspection reports separate and apart from base inspection stickers for motor vehicles in a locked place of limited access, such as a safe, cabinet, or desk drawer.
(i) A licensee shall record the date of issuance of the inspection certificate of approval on the corresponding motor vehicle inspection report.
(j) A licensee shall retain defective or voided inspection certificates of approval and motor vehicle inspection reports and shall surrender them to a Motor Vehicle Commission representative at the time of a periodic audit conducted by the Motor Vehicle Commission.
(k) A licensee shall notify the local law enforcement agency upon determining that a base inspection sticker(s) for a motor vehicle has been stolen and shall file a copy of such report with the Motor Vehicle Commission.
(l) A licensee shall return all unused base inspection stickers for motor vehicles and all unused motor vehicle inspection reports to a Motor Vehicle Commission representative upon the licensee’s discontinuation of inspection certification services.
(m) A licensee shall be solely responsible for base inspection stickers for motor vehicles, motor vehicle inspection reports, and motorcycle inspection cards issued to it by the Motor Vehicle Commission.
(n) (No change.)

SUBCHAPTER 50B. BODY STANDARDS FOR SCHOOL BUSES
13:20-50B.28 Overall width
The overall width of school buses powered solely by electricity shall not exceed 102 inches, excluding accessories, pursuant to N.J.S.A. 39:3B-28. The maximum overall width of all other school buses shall not exceed 96 inches, excluding accessories.