administration of intramuscular and subcutaneous injection techniques[].

and has completed training that demonstrates to the physician proficiency in the procedures to be performed, which shall include at least:

i. Ten hours of training in administering injections; and

ii. Satisfactory performance of at least 10 intramuscular injections, 10 subcutaneous injections, and 10 intradermal injections.

2.-5. (No change.)

(d) (No change.)

(e) A physician may direct a certified medical assistant to perform venipuncture only where the following conditions are satisfied:

1. The physician has determined and documented that the certified medical assistant has the qualifications set forth in (a)2 above, has attained a satisfactory level of comprehension and experience in the performance of venipuncture, and has completed training that demonstrates to the physician proficiency in the procedures to be performed, which shall include at least:

i. Ten hours of training in venipuncture and skin puncture for the purpose of withdrawing blood; and

ii. Satisfactory performance of at least 10 venipunctures.

2. The certified medical assistant shall wear a clearly visible identification badge indicating his or her name and credentials.

TRANSPORTATION

(a)

DIVISION OF CAPITAL PROGRAM MANAGEMENT OFFICE OF OUTDOOR ADVERTISING SERVICES

Notice of Pre-Proposal

Vegetation Canopy Management

Pre-Proposed Amendments: N.J.A.C. 16:41F

Authorized By: Richard T. Hammer, Commissioner, Department of Transportation.


Pre-Proposal Number: PPR 2017-003.

Submit written comments on the notice of pre-proposal by January 5, 2018, to:

Paul F. Sprewell
Administrative Practice Officer
New Jersey Department of Transportation
PO Box 600
Trenton, New Jersey 08625-0600

Submit electronically at NJDOTRules@dot.nj.gov.

Take notice that the New Jersey Department of Transportation is soliciting comments regarding N.J.A.C. 16:41F, Vegetation Canopy Management.

The purpose of N.J.A.C. 16:41F is to enhance visibility of outdoor advertising signs while protecting vegetation on State highway right-of-way under the jurisdiction or control of the New Jersey Department of Transportation, by requiring vegetation canopy management (VCM) to be conducted pursuant to a Department-approved VCM Plan. The VCM Plan is a plan by which existing vegetation within State highway right-of-way is reconfigured through pruning, selective removal, supplemental plantings, and other means, to allow for the visibility of outdoor advertising signs while maintaining a vegetated corridor for the motorist.

Promulgated on August 3, 2015, the chapter establishes the application and approval process for VCM plans. After review, the Department has determined that amendments may be necessary relating to the application and approval process and, therefore, is soliciting public comments on the rule provisions. Pursuant to N.J.A.C. 16:41F-6.2, applicants submit a proposed VCM Plan, an application for a highway occupancy permit, and the appropriate application fee to the Operations Permit Office. Pursuant to N.J.A.C. 16:41F-6.3, the Bureau of Landscape Architecture and Environmental Solutions and the Operations Permit Office will concurrently review the proposed VCM Plan and the highway occupancy permit application and, within 45 days of application submission, advise the applicant if the submission is complete. Within 45 days of the completed submission, the applicant will be advised that the proposed VCM Plan is approved, rejected, or must be modified. The highway occupancy permit that will govern the VCM Plan will not be issued until the proposed VCM Plan has been approved by the Bureau of Landscape Architecture and Environmental Solutions.

Pursuant to N.J.A.C. 16:41F-5.1, applicants may also participate in a pre-application meeting in order to receive guidance on the application process, familiarize the Department with the proposed VCM Plan, and identify potential issues that should be addressed by the applicant in the VCM Plan application. The pre-application meeting is optional and the guidance provided at that meeting does not constitute final Department approval.

This rulemaking may be viewed or downloaded from the Department’s website at http://www.state.nj.us/transportation/about/rules/notices.shtml.

OTHER AGENCIES

(b)

ELECTION LAW ENFORCEMENT COMMISSION

Regulations of the Election Law Enforcement Commission

Campaign Cost Index Adjustments

Proposed Amendments: N.J.A.C. 19:25-1.7, 4.4, 4.5, 8.4, 8.6, 8.6A, 8.8, 8.9, 8.10, 9.2, 9.3, 9.4, 9.4A, 12.7, 12.8A, 14.4, and 17.3

Authorized By: Election Law Enforcement Commission, Jeffrey M. Brindle, Executive Director.


Calendar Reference: See Summary below for explanation of exception to calendar requirement.

Proposal Number: PRN 2017-261.

Submit written comments by January 5, 2018, to:

Scott T. Miccio, Esq., Assistant Legal Counsel
Election Law Enforcement Commission
PO Box 185
Trenton, New Jersey 08625-0185
E-mail: elec.rulemaking@elec.nj.gov

The agency proposal follows:

Summary

Statutory changes to the New Jersey Campaign Contributions and Expenditures Reporting Act, N.J.S.A. 19:44A-1 et seq. (Campaign Act) enacted in 1989 require that the New Jersey Election Law Enforcement Commission (Commission) “establish an index reflecting the changes occurring in the general level of prices of particular goods and services ... directly affecting the overall costs of election campaigning in this State.” N.J.S.A. 19:44A-7.1.b. The Commission must apply that index to adjust on a quadrennial basis various statutory components of the gubernatorial public financing program. See N.J.S.A. 19:44A-7.1.c.

In the 1993 amendments to the Campaign Act, the Governor and Legislature directed the Commission to adjust the limits and thresholds pertaining to non-gubernatorial candidates, committees, and political party entities for campaign cost inflation in the same manner as it adjusts the gubernatorial limits and thresholds. See P.L. 1993, c. 65 (N.J.S.A. 19:44A-7.2).

Legislation enacted in 2004 further amended the Campaign Act, leaving in place the automatic adjustment of thresholds and limits pursuant to the Gubernatorial Public Financing Program and the thresholds applicable to non-gubernatorial candidates and committees,