$100.00 for the service of government intervention that this program is offering.

RESPONSE: The Commission thanks the commenter but declines to make any amendments because the maintenance of a self-exclusion list is mandated by statute without cost to the participants. The regulatory costs related to the self-exclusion list are de minimus.

Federal Standards Statement

A Federal standards analysis is not required as there are no Federal standards or requirements applicable to the readopted rules. The Racing Commission readopts this chapter pursuant to the rulemaking authority set forth at N.J.S.A. 5:5-30 and 5:5-65.1.

Full text of the readopted rules can be found in the New Jersey Administrative Code at N.J.A.C. 13:74A.

OFFICE OF HIGHWAY TRAFFIC SAFETY

Notice of Readoption
Drunk Driving Enforcement Fund
Readoption: N.J.A.C. 13:86


Effective Date: July 20, 2017.

New Expiration Date: July 20, 2024.

Take notice that pursuant to N.J.S.A. 52:14B-5.1, N.J.A.C. 13:86 was scheduled to expire on September 29, 2017. The Drunk Driving Enforcement Fund (DDEF) is established pursuant to N.J.S.A. 39:4-50.8. The rules at N.J.A.C. 13:86 establish the administration of the DDEF and set forth the requirements for grant awards from the Fund. The Office of Highway Traffic Safety has reviewed the rules and has determined them to be necessary, reasonable, and proper for the purpose for which they were originally promulgated, as required by Executive Order No. 66 (1978).

The DDEF statute provides, that, upon conviction for violation of the State’s drunk driving statute, N.J.S.A. 39:4-50; or for violation of the State’s chemical breath test statute, N.J.S.A. 39:4-50.4a, the court collects a $100.00 surcharge from the defendant and forwards it to the New Jersey Motor Vehicle Commission. Ninety-five dollars of the $100.00 surcharge is deposited into the DDEF and set forth the requirements for grant awards from the Fund. The Department of Health, N.J.S.A. 26:2B-32, for enforcement purposes, is deposited into the DDEF in two yearly installments. Therefore, pursuant to N.J.S.A. 39:4-50.8 and in accordance with N.J.S.A. 52:14B-5.1.l.c(1), these rules are readopted without amendments and shall continue in effect for a seven-year period.

TREASURY—GENERAL

RESIDENTIAL HOUSING MANAGEMENT BOARD
Procedural Guide for Occupying and Vacating Employee Housing Units
Readoption: N.J.A.C. 17:17

Adopted: July 17, 2017, by the Residential Housing Management Board, Cindy Bussell, Secretary.
Filed: July 19, 2017, as R.2017 d.154, without change.


Effective Date: July 19, 2017.
Expiration Date: July 19, 2024.

Summary of Public Comment and Agency Response:

The Residential Housing Management Board (Board) received timely written comments from Jean Publicke.

COMMENT: The commenter expresses concern that there is not a website for the public to view information about the name of the State employees that receive residential housing, the location of the housing, and the costs of the housing, so that the public can make an “intelligent statement” about the continued use of taxpayer dollars for such housing. The commenter is also concerned that the housing benefits “could be used for corrupt purposes.” Additionally, the commenter states that “the public should be entitled to know who is considered so vital to the State that ‘they get housing at reduced prices.’”

RESPONSE: The comments submitted do not relate to or address the provisions of this current readoption, but question the underlying employment policies and procedures of the various departments/agencies that provide information to the Board in order to administer the readopted rules. The Board has no regulatory authority over the employment policies and procedures of the various departments/agencies. Furthermore, the Board is not required by law to have a website for the public to view the requested information. The law and rules establishing the Board are set forth at N.J.S.A. 52:31-23 et seq., and N.J.A.C. 17:17. The Board thanks the commenter for the comments.

Federal Standards Statement

No Federal standards analysis is not required because the rules are not being readopted under the authority of, or in order to implement, comply with or participate in any program established under, Federal law or a State law that incorporates or refers to Federal law, standards, or requirements.

Full text of the readopted rules can be found in the New Jersey Administrative Code at N.J.A.C. 17:17.

TREASURY—TAXATION

DIVISION OF TAXATION

Motor Fuel Tax
Readoption with Amendments: N.J.A.C. 18:18

Adopted Repeals: N.J.A.C. 18:18-3.20, 3.22, 3.23, 3.24, 4.1, 4.2, 4.4, 4.5, 4.7, 4.9, 4.10, 5, 7.2, 7.4, 7.5, 7.10, 9, 12.6, 12.8, 12.16 through 12.19, 14, 15.1, 15.2, and 15.10

Adopted Repeal and New Rule: N.J.A.C. 18:18-3.3

Adopted: July 24, 2017, by John J. Ficara, Acting Director, Division of Taxation.
Filed: July 26, 2017, as R.2017 d.158, without change.


Expiration Date: July 26, 2024.

Summary of Public Comments and Agency Responses:

The Division of Taxation (Division) received two written comments on the notice of proposal from Eric DeGesero, of the Fuel Merchants Association of New Jersey (FMA). The comments are summarized as follows:

COMMENT: The FMA asked whether the Director could exercise the authority granted under N.J.S.A. 54:39-148(h) (which authorizes the Director to co-collect the motor fuel tax and the petroleum products