South Carolina Board of Health and Environmental Control
November 4, 2015

South Carolina Board of Health and Environmental Control met on Wednesday, November 4, 2015 at 10:00 a.m. in the Board Room of the South Carolina Department of Health and Environmental Control, 2600 Bull Street, Columbia, South Carolina. (Attachment 0-1)

The following members were in attendance:

Allen Amsler, Chairman
Member-at-Large

Mark Lutz, Vice-Chairman (by phone)
1st District

Ann B. Kirol, DDS, Secretary
5th District

R. Kenyon Wells
2nd District

Charles M. Joyce, II, P.E. (by phone)
3rd District

L. Clarence Batts
4th District

John O. Hutto, Sr., MD
6th District

William Lee Hewitt, III
7th District

Also in attendance were; Catherine E. Heigel, Director; W. Marshall Taylor, Jr., General Counsel; Lisa L. Longshore, Clerk; Department staff and members of the public. (Attachment 0-2)
Chairman Amsler called the meeting to order and stated notice of this meeting had been provided to all persons, organizations and news media, which have requested notification, as required by Section 30-4-80(e) of the South Carolina Code of Laws.

**Item 1: Minutes of September 10, 2015 meeting** (Attachment 1-1)

*Mr. Hewitt moved, seconded by Dr. Kirol, to approve the minutes as presented for the September 10, 2015 meeting. The Board voted and Motion carried.*

**Item 3: Administrative and Consent Orders issued by Environmental Affairs** (Attachment 3-1)

Ms. Robin Stephens, Assistant to the Deputy Director, Environmental Affairs, stated five (5) Administrative Orders and One Hundred Seventy-eight (178) Consent Orders had been issued with total penalties of $336,107.

After discussion, **the Board accepted this item as information.**

**Item 4: Administrative Orders, Consent Orders and Sanction Letters issued by Health Regulation** (Attachment 4-1)

Ms. Bentley White, Health Regulation Program Manager, stated one (1) Administrative Order and two (2) Consent Orders had been issued with total penalties of $14,479.

After discussion, **the Board accepted this item as information.**

**Item 5: Public Hearing and Request for Final Approval - Proposed Amendment of Regulation 61-62, Air Pollution Control Regulations and Standards and South Carolina Implementation Plan (SIP), State Register Document No 4577, Legislative Review is not required** (Attachment 5-1)

Mr. Robbie Brown, Director, Division of Air Assessment and Regulations, presented this item to the Board.

Pursuant to the South Carolina Pollution Control Act, 1976 Code Section 48-1-10 et seq., along with the federal Clean Air Act, 42 U.S.C. Sections 7410, 7413, and 7416, the Department must ensure national primary and secondary ambient air quality standards are achieved and maintained in South Carolina. No state may adopt or enforce an emission standard or limitation less stringent than these federal standards or limitations. 42 U.S.C. Section 7416.

The United States Environmental Protection Agency ("EPA") promulgates amendments to the Code of Federal Regulations throughout each calendar year. Recent federal amendments to 40 CFR Parts 51, 52, 60, 61, 63 and 70 include clarification, guidance and technical revisions to SIP requirements promulgated pursuant to 42 U.S.C. Sections 7410 & 7413, New Source Performance Standards ("NSPS") mandated by 42 U.S.C. Section 7411, and federal National
Emission Standards for Hazardous Air Pollutants ("NESHAP") for Source Categories mandated by 42 U.S.C 7412.

The Department proposed to amend Regulation 61-62.60, South Carolina Designated Facility Plan and New Source Performance Standards; Regulation 61-62.61, National Emission Standards for Hazardous Air Pollutants; Regulation 61-62.63, National Emission Standards for Hazardous Air Pollutants ("NESHAP") for Source Categories; and Regulation, 61-62.70, Title V Operating Permit Program, to adopt the federal amendments to these standards put forth from January 1, 2014, through December 31, 2014.

The Department is also making other changes to Regulation 61-62 that include corrections for internal consistency, clarification, reference, punctuation, codification, formatting, and spelling to improve the overall text of Regulation 61-62 as necessary.

South Carolina industries are already subject to these national air quality standards as a matter of federal law. Thus, there will be no increased cost to the State or its political subdivisions resulting from codification of these amendments to federal law. The State of South Carolina is already reaping the environmental benefits of these amendments.

A public hearing was conducted and no one requested the opportunity to speak. (Attachment 5-2)

After discussion, Dr. Kirol moved, seconded by Mr. Batts, to find for the need and reasonableness of the Proposed Amendment of Regulation 61-62, Air Pollution Control Regulations and Standards and the South Carolina Air Quality Implementation Plan, and approve it for publication in the State Register as final. The Board voted and Motion carried.

A verbatim transcript of this proceeding is included as part of the permanent record. (Attachment 5-2)

**Item 6: Public Hearing and Request for Final Approval - Proposed Amendment of Regulation 61-94, WIC Vendors, State Register Document No. 4581, Legislative Review is required** (Attachment 6-1)

Mr. Kelly Berry, Director, WIC Services, presented this item to the Board.

Regulation 61-94 has not been substantively updated since 2000. These amendments are necessary to update definitions, references, codification and for the overall improvement and updates to the text of the regulation.

The proposed amendments herein include the Department's effort to incorporate provisions included in the Child Nutrition and WIC Reauthorization Act of 2004 (P.L. 108-265). The provisions require the establishment of a vendor peer group system, distinct peer competitive price criteria, allowable reimbursement levels for each peer group and other vendor related provisions to ensure program integrity. In addition, an interim rule, published by the United States Department of Agriculture, Food and Nutrition Services in the Federal Register on December 6, 2007, revised the WIC food packages. The proposed revisions align the WIC food
packages with the Dietary Guidelines for Americans and infant feeding practice guidelines of the American Academy of Pediatrics. This rule also encompassed vendor related amendments. All of the vendor provisions and amendments were implemented to ensure adequate and appropriate monitoring of the Program's food delivery system to prevent fraud, waste and abuse from occurring and to safeguard program benefits.

A public hearing was conducted and no one requested the opportunity to speak. (Attachment 6-2)

After discussion, Mr. Batts moved, seconded by Mr. Hewitt, find for the need and reasonableness of the Proposed Amendment of Regulation 61-94, WIC Vendors, and approve it for submission to the Legislature for review. The Board voted and Motion carried.

A verbatim transcript of this proceeding is included as part of the permanent record. (Attachment 6-3)

**Item 7: Public Hearing and Request for Final Approval – Proposed Amendment of Regulation 61-19, Vital Statistics, State Register Document No. 4580, Legislative Review is Required** (Attachment 7-1)

Ms. Shae Sutton, Director, Public Health Statistics and Information Services, presented this item.

The South Carolina Department of Health and Environmental Control (Department) is authorized to formulate, promulgate and enforce regulations for the registration and certification of births, deaths, marriages, and divorces.

The Department proposed to substantially amend Regulation 61-19, Vital Statistics. Sections 1 - 42 of Regulation 61-19 will be revised and replaced in its entirety. These amendments are intended to improve quality, security and fraud prevention, protection of confidential information and uniformity of state data by implementing standard reporting requirements; and definitions and procedures for registering vital events as described in the 2011 Model State Vital Statistics Act and Regulations issued by the Centers for Disease Control and Prevention (CDC) National Center for Health Statistics (NCHS). Registration and certification of vital events is a responsibility of individual States, but States and the CDC NCHS cooperate and work together to build and maintain a national vital records system. Also, other changes are being made to improve the overall quality of the regulation to meet Legislative Council guidelines for drafting the text of regulations.

A public hearing was conducted with a member of the public speaking. (Attachment 7-2)

After discussion, Dr. Kirol moved, seconded by Mr. Joye, to find for the need and reasonableness of the Proposed Amendment of Regulation 61-19, Vital Statistics, and approve it for submission to the Legislature for review. The Board voted and Motion carried.

A verbatim transcript of this proceeding is included as part of the permanent record. (Attachment 7-3)
Item 8: Public Hearing and Request for Final Approval – Proposed Amendment of Regulation 61-116, South Carolina Trauma Care Systems, State Register Document No. 4578, Legislative Review is required (Attachment 8-1)

Mr. Robert Wronski, Director, Division of EMS and Trauma Services, presented this item to the Board.

The proposed amendments herein incorporate changes in the Trauma Care System Act and requirements published by the American College of Surgeons and are necessary to update definitions, references, and codification. The amendments include updates to designation process requirements, reporting requirements, facility design and construction, provisions relating to standards of care, staffing requirements, application requirements, triage and transport requirements, inspections and violations enforcement, data collection, and general designation requirements. In addition, corrections have been made for clarity, readability, grammar, references, codification, and overall improvement to the text of the regulation.

A public hearing was conducted with members of the public speaking. (Attachment 8-2)

After discussion, Dr. Hutto moved, seconded by Mr. Batts, to find for the need and reasonableness of the Proposed Amendment of 61-116, South Carolina Trauma Care Systems, and approve it for submission to the Legislature for review with the following revisions that were raised, considered, or discussed by public comment: change section 211.B to read “...the team shall have ninety (90) days to submit a written report...”. The Board voted and Motion carried.

A verbatim transcript of this proceeding is included as part of the permanent record. (Attachment 8-3)

Item 9: Replace one member of the Emergency Medical Services for Children (EMSC) Advisory Committee (Attachment 9-1)

Mr. Wronski presented this item to the Board.

The Emergency Medical Services for Children Advisory Committee was established by S.C. Code Ann. 44-61-350. The EMS for Children Advisory Committee advises the Department on matters concerning preventative, pre-hospital, hospital, rehabilitative, and other post-hospital medical care for children. Department staff are recommending Amanda Felder be appointed to replace Alison Burns as the nurse with pediatric nursing experience on the EMS for Children Advisory Committee.

After discussion, Mr. Hewitt moved, seconded by Dr. Kirol, to approve Amanda Felder to serve on the Emergency Medical Services for Children (EMSC) Advisory Committee as the nurse with pediatric emergency experience. The Board voted and Motion carried.

Item 10: Proposed Amendment of Regulation 61-7, Emergency Medical Services, Legislative Review is required (Attachment 10-1)
The Department proposed amending Regulation 61-7, Emergency Medical Services, to incorporate changes in the Emergency Medical Services Act of South Carolina.

The proposed amendments incorporate statutory requirements for EMT certification and training, update the vehicle equipment list to current accepted industry standards, modify the ground ambulance requirements to reflect the most current standards, change the air ambulance requirements to reflect the latest statutory amendments, incorporate requirements for ambulance drivers, modify the name of first responder agencies to rapid response vehicles, add and amend definitions, and rewrite the certification and training requirements. The Department also intends to make corrections for clarity and readability, grammar, punctuation, codification, and overall improvement to the text of the regulation.

The Department initially submitted amendments to R.61-7 to the General Assembly for review in March 2015. However, in May 2015, the Department elected to permanently withdraw the regulation due to the omission of underlining in limited portions of the proposed regulation resulting in discrepancies between the document filed with the General Assembly and the document published in the State Register.

After discussion, Dr. Kirol moved, seconded by Mr. Batts, to grant approval to publish the Notice of Proposed Regulation 61-7, Emergency Medical Services, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.

**Item 11: Proposed Amendment of Regulation 61-20, Communicable Diseases, Legislative Review is required** (Attachment 11-1)

Ponce DeLeon Bullard, MD, Division of Acute Disease Epidemiology Medical Consultant, presented this item to the Board.

The Department proposed to amend regulations related to the investigation and study of the causes of all diseases, epidemic and otherwise, in this State, the means for the prevention of contagious disease, the publication and distribution of such information as may contribute to the preservation of the public health and the prevention of disease, and for the care, segregation and isolation of persons having or suspected of having any communicable, contagious or infectious disease, as specifically codified in Regulation 61-20 of the South Carolina Code of Regulations.

The purpose of the proposed amendments is to incorporate recommended changes identified by staff during internal review. The proposed amendments incorporate stylistic changes, which include corrections for clarity, readability, grammar, punctuation and overall improvement of the text; the addition of definitions for improving precision; and reference changes necessitated by changes in related statutes as well as Department organization and structure. The proposed changes also align the Department with advancements and best practices in disease investigation and prevention.
After discussion, Mr. Batts moved, seconded by Dr. Hutto, to grant approval to publish the Notice of Proposed Regulation 61-20, Communicable Diseases, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.

Item 12: Proposed Amendment of Regulation 61-107.279, Solid Waste Management: Used Oil, Legislative Review is required (Attachment 12-1)

Mr. Kent Coleman, Director, Division of Mining and Solid Waste Management, presented this item to the Board.

The Department proposed amendment removes the requirement for used oil fuel marketers to obtain a Department permit; revises existing language for clarity; and clarifies when used oil contaminated with polychlorinated biphenyls (PCBs) is regulated under the RCRA used oil standards, to conform to federal regulations. The revision clarifies violations and penalties.

After discussion, Mr. Batts moved, seconded by Mr. Hewitt, to grant approval to publish the Notice of Proposed Regulation 61-107.279, Solid Waste Management: Used Oil, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.

Item 13: Proposed Amendment of Coastal Division Regulations: R.30-1, Statement of Policy R.30-5, Exceptions; R.30-9, Other Provisions; R.30-13, Specific Project Standards for Beaches and Beach/Dune System; R.30-15, Activities Allowed Seaward of the Baseline, Legislative Review is required (Attachment 13-1)

Ms. Elizabeth Vonkolnitz, Interim Director, Office of Ocean and Coastal Resource Management, presented this item to the Board.

These proposed regulatory changes will amend the Department’s Coastal Division regulations related to permitting in the beaches and beach/dune critical areas of the coastal zone. These proposed changes would amend definitions, provide clarity and specific standards to be utilized in the evaluation of beachfront permit applications and notifications, and provide specific standards, conditions, and administrative procedures for issuance of emergency orders within the State’s beachfront jurisdiction. Proposed amendments will also modify specific procedures for the issuance of emergency orders for golf courses to comply with Act No. 147 of 2014, codified as 1976 Code Section 48-39-135.

After discussion, Mr. Hewitt moved, seconded by Mr. Wells, to grant approval to publish the Notice of Proposed Regulation 30-1, Statement of Policy, 30-5, Exceptions, 30-9, Other Provisions, 30-13, Specific Project Standards for Beach and Beach/Dune System and 30-15, Activities Allowed Seaward of the Baseline, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.
Item 14: Proposed Repeal of Regulation 61-52, Psittacine Bird Regulation, Legislative Review is required (Attachment 14-1)

Rachel Radcliffe, DVM, MPH, Division of Acute Disease Epidemiology, presented this item to the Board.

Promulgated pursuant to S.C. Code Section 44-1-140, this regulation defines psittacine birds as a family of birds, including, but not limited to parrots, cockatoos, macaws, parakeets, and others commonly kept as pets. This regulation restricts individuals and businesses from selling birds known to be ill with Avian Chlamydiosis (also called Psittacosis, in humans) in South Carolina.

DHEC proposed repealing Regulation 61-52 for a number of substantive reasons. Most psittacine birds infected with Chlamyphila psittaci are asymptomatic; thus, laboratory testing is required to determine if birds are colonized with this bacterial organism. It would place a substantial financial burden on owners of psittacine aviaries and pet stores to be required to test every psittacine bird for C.psittaci, in order to determine the carrier status of all pet birds sold in this State. It would also present an inordinate burden on individuals and businesses in the private sector to keep transaction records for every purchase, sale, trade, and exchange of psittacine birds in this State. Regulation 61-52 requires these transaction records to be kept and available for inspection by the Board of Health; while, no Bureau of the Department is currently charged with performing this task.

Additionally, the incidence of known severe disease in humans due to C.psittaci infection is very low; since 1996, the CDC has received reports of fewer than 50 cases of Psittacosis in the United States each year. In South Carolina, only 2 cases have been reported in the previous 5 year period. Psittacosis symptoms may be mild, consisting of influenza-like illness; therefore, actual Psittacosis disease burden is unknown, as most people are unlikely to pursue testing for milder illness. Also, routine antibiotic therapy is available to effectively treat most cases of Psittacosis, which was not the case in earlier years.

Regulation 61-52 is also recommended to be repealed because S.C. Code Section 44-1-80 grants DHEC broad powers to protect the public health. Emergency powers could be utilized to institute the protections currently addressed in Regulation 61-52, if needed.

After discussion, Mr. Hewitt moved, seconded by Dr. Hutto, to grant approval to publish the Notice of Proposed Repeal of Regulation 61-52, Psittacine Bird Regulation, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.

Item 15: Proposed Amendment of Regulation 61-22, The Evaluation of School Employees for Tuberculosis, Legislative Review is required (Attachment 15-1)

Ms. Virginia Daquise, PhD, Director, Bureau of Disease Control, presented this item to the Board.
Regulation 61-22, Evaluation of School Employees for Tuberculosis, is governed by S.C. Code Sections 44-29-150 through -170. Section 44-29-150 states that "no person will be initially hired to work in any public or private school, kindergarten, nursery or child care center for infants and children until appropriately evaluated for tuberculosis according to guidelines approved by the Board of the Department of Health and Environmental Control." S.C. Code Section 44-29-160 requires any person "applying for a position" in the above-referenced school settings "shall, as a prerequisite to employment, secure a health certificate from a licensed physician certifying that such person does not have tuberculosis in an active stage."

The Department proposed revisions to sections of the current Regulation 61-22 that will address several items, including incorporation current tuberculosis evaluation and preventive treatment guidelines, updating the screening/evaluation requirements for school employees, clarifying language relating to issuing of certificates, and providing for consistency with applicable state and federal laws.

After discussion, Dr. Kirol moved, seconded by Mr. Batts, to grant approval to publish the Notice of Proposed Regulation 61-22, The Evaluation of School Employees for Tuberculosis, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.

Item 16: Proposed Amendment of Regulation 61-107.12, Solid Waste Management: Solid Waste Incineration and Solid Waste Pyrolysis Facilities, Legislative Review is required (Attachment 16-1)

Mr. Kent Coleman, Director, Division of Mining and Solid Waste Management, presented this item to the Board.

This proposed amendment seeks to provide exemptions from R.61-107.12 for law enforcement, customs and agricultural import inspection agencies that use incinerators for the destruction of prohibited and illegal contraband; and conditional exemptions for small air curtain incinerators that store less than 400 cubic yards of land-clearing debris or yard trimmings. The amendment also makes the requirements for air curtain incineration facilities easier to understand by creating a new section in the regulation specifically for air curtain incineration facilities. Some of the requirements for air curtain incineration facilities have also been reduced. This amendment adds the procedures for notifying the public about new permit applications and Department decisions concerning permits. It also clarifies the financial assurance requirements for these facilities and updates the mechanisms available to use for financial assurance. The amendment updates the regulation with the correct statutory reference for the issuance of a Department order, a civil enforcement action or a criminal enforcement action.

After discussion, Mr. Wells moved, seconded by Dr. Kirol, to grant approval to publish the Notice of Proposed Regulation 61-107.12, Solid Waste Management: Solid Waste Incineration and Solid Waste Pyrolysis Facilities, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.
Item 17: Proposed Repeal of Regulation 61-88, Charges for Maternal and Child Health Services, Legislative Review is required (Attachment 17-1)

Ms. Lucy Gibson, MSW, LMSW, Director, Division of Children’s Health, presented this item to the Board.

The proposed repeal would provide for consistency with state and federal laws. Regulation 61-88 incorporates, by reference, S.C. Code Section 44-1-180, which permits the Department to establish charges for health care. The regulation also incorporates Sections 502(2)(D) and 501(b)(2) of the Social Security Act (Act), as amended, effective October 1, 1981, which set forth requirements for states imposing charges for the provision of health services under Title V of the Act. Regulation 61-88 is not necessary because its subject matter is currently governed by state statute and federal regulation. Moreover, the Department no longer provides maternity services.

After discussion, Mr. Batts moved, seconded by Mr. Wells, to grant approval to publish the Notice of Proposed Repeal of Regulation 61-88, Charges for Maternal and Child Health Services, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.

Item 18: Proposed Repeal of Regulation 61-89, Charges for Family Planning Services, Legislative Review is required (Attachment 18-1)

Ms. Stephanie Derr, MSN, RN, Director, Division of Women’s Health and Family Planning Program, presented this item to the Board.

Regulation 61-89 incorporates, by reference, S.C. Code Section 44-1-180, which permits the Department to establish charges for health care. The regulation also incorporates Sections 505(2)(D) and Section 501(b)(2) of the Social Security Act (Act), as amended, effective October 1, 1981, which set forth requirements for states imposing charges for the provision of health services under Title V of the Act. In addition, Regulation 61-89 is not necessary because, as a condition of receiving funds under Title X of the Public Health Service Act, the Department follows federal regulations with respect to the subject matter covered by Regulation 61-89.

After discussion, Mr. Batts moved, seconded by Mr. Wells, to grant approval to publish the Notice of Proposed Repeal of Regulation 61-89, Charges for Family Planning Services, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.

Item 19: Proposed Amendment of Regulation 61-21, Sexually Transmitted Diseases, Legislative Review is required (Attachment 19-1)
Mr. Tony Price, Program Manager, HIV and Viral Hepatitis Prevention Services, presented this item to the Board.

The Department proposed amending R.61-21 to update the language to reflect currently used terms and disease prevention methods.

After discussion, Dr. Kirol moved, seconded by Mr. Batts, to grant approval to publish the Notice of Proposed Regulation 61-21, Sexually Transmitted Diseases, in the State Register, to provide opportunity for public comment, to receive and consider comments, and allow staff to proceed with a public hearing before the Board. The Board voted and Motion carried.

Item 2: Agency Affairs

Director Catherine Heigel gave a report on the agency emergency response during the recent flood event in October. She provided a copy of the Special Senate Committee Regarding Flood Relief Efforts in South Carolina (Attachment 2-1) and an update since the report to the Senate. (Attachment 2-2)

Mr. Batts moved, seconded by Dr. Kirol, to go into Executive Session for the purpose of discussion of the proposed transfer of Department’s Home Health Licenses and for discussion of Personnel matter. The Board voted and Motion carried.

Chairman Amsler stated that while in Executive Session, no actions were taken.

Meeting adjourned.
All referenced attachments are made a permanent part of these minutes.

Respectfully submitted,

[Signature]
Amy B. Kirol, DDS, Secretary

Minutes approved this 10th day of December 2015.

ATTEST:

[Signature]
Allen Amsler, Chairman

Attachments
0-1 Agenda
0-2 Attendance Roster
1-1 September 10, 2015 minutes
2-1 Special Senate Committee Regarding Flood Relief Efforts in South Carolina (10/28/15)
2-2 DHEC Update on dams (November 2, 2015)
3-1 Administrative and Consent Orders issued by Environmental Affairs
4-1 Administrative Orders, Consent Orders and Sanctions issued by Health Regulation
5-1 Public Hearing and Request for Final Approval – Proposed Amendment of R. 61-62, Air Pollution Control Regulations and Standards
5-2 Sign-in Sheet for Public Hearing
5-3 Verbatim Transcript of Public Hearing
6-1 Public Hearing and Request for Final Approval – Proposed Amendment of R.61-94, WIC Vendors
6-2 Sign-in Sheet for Public Hearing
6-3 Verbatim Transcript of Public Hearing
7-1 Public Hearing and Request for Final Approval – Proposed Amendment of R.61-19, Vital Statistics
7-2 Sign-in Sheet for Public Hearing
7-3 Verbatim Transcript of Public Hearing
8-1 Public Hearing and Request for Final Approval – Proposed Amendment of R.61-116, SC Trauma Care Systems
8-2 Sign-in Sheet for Public Hearing
8-3 Verbatim Transcript of Public Hearing
9-1 Replace one member of the Emergency Medical Services for Children Advisory Committee
10-1 Proposed Amendment of R.61-71, Emergency Medical Services
11-1 Proposed Amendment of R.61-20, Communicable Diseases
12-1 Proposed Amendment of R.61-107-279, Solid Waste Management: Used Oil
13-1 Proposed Amendment of R.61-30, Coastal Division Regulations
14-1 Proposed Repeal of R.61-52, Psittacine Bird Regulation
15-1 Proposed Amendment of R.61-22, The Evaluation of School Employees for Tuberculosis
16-1 Proposed Amendment of R.61-107.12, Solid Waste Management: Solid Waste Incineration and Solid Waste Pyrolysis Facilities
17-1 Proposed Repeal of R.61-88, Charges for Maternal and Child Health Services
18-1 Proposed Repeal of R.61-89, Charges for Family Planning Services
19-1 Proposed Amendment of R.61-21, Sexually Transmitted Diseases