serve the institutional population on either an intermittent, part-
time or temporary basis. A Civil Service designation shall be
established for specific titles where the work assignment is deter-
mined to be on an intermittent basis. The Departments of the
Treasury and Civil Service shall be responsible for monitoring on
an ongoing basis the justification for the length of the project or
specific work assignment requiring the use of an intermittent, part-
time or temporary employee and the duration of such employment.

6. The Departments of Civil Service and Treasury shall estab-
lish guidelines to encourage departments to consider available and
appropriate alternatives to State employment designations, such
as contract, consultant or voucher procedures for intermittent,
part-time and temporary functions.

7. In devising and implementing the plan set forth herein, the
Departments of Civil Service and Treasury will work closely with
the other departments in the Executive Branch to ensure that the
individual requirements of those departments are identified and
met to achieve an appropriate level of personnel flexibility.

8. The Departments of Civil Service and Treasury are author-
ized to call upon and receive from any department, office, division
or agency of the State such data, information, personnel or sup-
port services as they deem necessary to discharge their responsi-
bilities under this Order.

9. This Order shall take effect immediately.

Issued August 26, 1986.

EXECUTIVE ORDER No. 146

WHEREAS, Major initiatives relating to drunk driving, manda-
tory seat belt usage, improved highways, increased law enforce-
ment, and a continual upgrading of the acute care network have
resulted in a reduction in fatal accidents in New Jersey; and

WHEREAS, The recent initiation of helicopter services to bring
persons more quickly to lifesaving procedures is a significant addi-
tion to the State's emergency medical services programs; and

WHEREAS, It is our intention to use these beginnings and to
build in New Jersey the most comprehensive network of emer-
gency medical services for persons with emergency needs;
Now, THEREFORE, I, Thomas H. Kean, Governor of the State of New Jersey, by virtue of the authority vested in me by the Constitution and statutes of this State, do hereby ORDER and DIRECT:

A. There is hereby created a Governor’s Council on Emergency Medical Services, hereinafter referred to as the Council.

B. The Council shall consist of 33 members to be appointed by the Governor:

1. The Commissioner of Health, who shall also serve as Co-Chairperson of the Council;

2. The Superintendent of the State Police, Department of Law and Public Safety, who shall also serve as Co-Chairperson of the Council;

3. The Attorney General, or his designated representative;

4. The Commissioner of Human Services, or his designated representative from the Division of Medical Assistance;

5. The Deputy Commissioners of Health;

6. The Director of the Office of Emergency Health Services, Department of Health;

7. A representative from the New Jersey State Police, Aviation Bureau;

8. A representative from the Office of Highway Safety, Department of Law and Public Safety;

9. The Chairperson of the Mobile Intensive Care Advisory Committee;

10. Four members of the Legislature, two Senators, one of each political party, and two Assemblypersons, one of each political party, appointed by the Governor upon the recommendation of the President of the Senate and the Speaker of the General Assembly;

11. The President of the New Jersey State First Aid Council;

12. The President of the New Jersey Medical Transportation Association;

13. One representative from the New Jersey Hospital Association;
14. The Chairperson of the Emergency Medical Services Committee, Medical Society of New Jersey;

15. One representative from the American College of Emergency Physicians (New Jersey Chapter);

16. One representative from the National Disaster Medical System;

17. The Chairperson of the New Jersey Chapter, American Heart Association;

18. One representative from each of the designated New Jersey Trauma Centers;

19. One representative from the designated New Jersey Burn Center;

20. One representative from the designated New Jersey Spinal Cord Center;

21. A physician specialist from a related service;

22. A New Jersey certified emergency medical technician;

23. A New Jersey certified paramedic;

24. One public member;

25. One representative from the New Jersey Emergency Nurses Association;

26. The Medical Director of the New Jersey Poison Information and Education System;

27. The New Jersey representative of the Health Care Financing Administration;

28. One representative of the private insurance industry.

C. All members shall serve, without compensation, at the pleasure of the Governor. Council vacancies shall be filled by the Governor as necessary.

D. The Council shall be charged with the following responsibilities:

1. Recommend an overall policy direction for a comprehensive, coordinated, Statewide emergency medical services system in New Jersey, including issues such as financing, training, communications, staffing and management, and administration;

2. Utilize consultants with national expertise to look for innovative and other efficient methods of providing emergency care.
E. The Council shall convene as soon hereafter as is practicable. The Council shall submit to the Governor a State Plan on Emergency Medical Services that will make maximum utilization of existing resources and will ensure the coordination of the State volunteer/private sector efforts. This State Plan shall be submitted to the Governor no later than November 30, 1988 and the Council shall terminate 30 days thereafter.

F. Resources for the staffing of this Council shall be the responsibility of the Department of Health and the Department of Law and Public Safety, Division of State Police. The Department of Health shall provide the Executive Secretary for the Council.

G. This Order shall take effect immediately.

Issued September 5, 1986.

EXECUTIVE ORDER No. 147

WHEREAS, As Governor, I have the authority and responsibility to protect and improve the State's financial position; and

WHEREAS, Such authority and responsibility include protecting and improving the State's capacity to finance public projects or programs by all appropriate means and protecting and improving the State's credit; and

WHEREAS, The issuance of obligations by entities of the State, including Authorities, other entities, and local units of government, represents a necessary and appropriate means of raising funds for public projects or programs critical to the State's continued growth and development; and

WHEREAS, The enabling legislation creating various State Authorities states that each Authority action, including those relating to the expenditure of monies and the issuance of obligations, shall not take effect until the Governor has reviewed or approved such proposed actions; and

WHEREAS, The incurrence of obligations by the entities of the State payable, directly or indirectly, in whole or in part, from