him arising out of his status as a fiduciary. The State may provide self insurance for this purpose, in whole or in part, under terms and conditions satisfactory to the State Treasurer. If the State fails to provide adequate insurance coverage or if the State fails to provide indemnification under this section, a fiduciary may not be required to pay amounts attributable to liability described in this section because the State failed to provide the indemnification.

Article 75 1/2 - Professional Engineers

7.

The Board shall hold at least two regular meetings each year. Special meetings shall be held at such time as the bylaws of the Board provide. Notice of all meetings shall be given in such manner as the bylaws [provided] PROVIDE. The Board shall elect annually from its membership a chairman, a vice-chairman, and a secretary. The public member of the Board shall have the power to vote. A quorum of the Board consists of three members.

Article 78 - Public Service Commission Law

54G.

- (d) In addition to other appropriate safeguards for the occupant of the dwelling [unit] UNIT, commercial rental unit, or store, these rules and regulations shall require that:
- (1) An apartment house, office building, or shopping center owner, operator, or manager may not impose on any unit any utility cost except charges authorized by the Public Service Commission and actually imposed by the utility upon the owner, operator, or manager, which charges have been allocated among the units in the apartment building, office building, or shopping center in proportion to the actual usage of kilowatt hours by the unit. However, an additional service charge not to exceed \$1 per unit per month may be collected to cover administrative costs and billing; and
- (2) The apartment house, office building, or shopping center owner, operator, or manager maintain adequate records regarding submetering and make such records available for inspection by the occupant of the unit during reasonable business hours.

Article 78B - Racing Commission

11.

(b) Each mile thoroughbred licensee licensed under § 7 of this article shall deduct the breakage computed to the 10 cents and the following amounts on all races conducted by it: for calendar year 1978 and all subsequent calendar