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CL/MM

P.L. 2023, CHAPTER 314, *approved January 16, 2024*
Assembly, No. 4723 (*Second Reprint*)

1 AN ACT concerning motor vehicle dealers and supplementing Title
2 56 of the Revised Statutes.

3

4 **BE IT ENACTED** by the Senate and General Assembly of the State
5 of New Jersey:

6

7 1. a. Whenever a motor vehicle dealer takes possession of a
8 motor vehicle from a consumer for the purpose of resale or lease, the
9 motor vehicle dealer shall ¹offer to¹ delete the consumer's personal
10 information ¹~~["from the motor vehicle's computer system"]~~ in the motor
11 vehicle, including, but not limited to, navigation history, paired
12 phones, and garage door codes, by performing data clearing protocols
13 in accordance with the Guidelines for Media Sanitization developed by
14 the National Institute of Standards and Technology using techniques
15 specified by the vehicle manufacturer to overwrite data or by using a
16 menu option to reset the device to original factory settings¹.

17 b. A motor vehicle dealer who violates the provisions of this
18 section shall be subject to a civil penalty of \$500 for a first offense,
19 and \$1,000 for any subsequent offense, to be collected and enforced by
20 the Director of the Division of Consumer Affairs in the Department of
21 Law and Public Safety in a summary proceeding pursuant to the
22 "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 et
23 seq.). The Superior Court shall have jurisdiction ¹~~["of"]~~ over¹
24 proceedings for the enforcement of the penalty provided by this
25 section.

26 c. ¹A motor vehicle dealer may charge a reasonable fee for
27 services performed in connection with the requirements of this section.
28 ²The dealer shall disclose the fee to the consumer prior to performing
29 the service and shall advise the consumer that the consumer may
30 attempt to delete the personal information themselves or through
31 another vendor.²

32 d. ¹As used in this section:

33 "Motor vehicle" has the same meaning as defined in R.S.39:1-1.

34 "Motor vehicle dealer" means any business that engages in selling
35 or leasing motor vehicles to consumers.

EXPLANATION – Matter enclosed in bold-faced brackets **[thus]** in the above bill is
not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹Assembly AST committee amendments adopted March 23, 2023.

²Assembly floor amendments adopted December 21, 2023.

A4723 [2R]

2

1 2. This act shall take effect immediately.

2

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4

5

6 Requires motor vehicle dealer to offer to delete personal
7 information in motor vehicles in certain situations.

ASSEMBLY, No. 4723

STATE OF NEW JERSEY 220th LEGISLATURE

INTRODUCED OCTOBER 11, 2022

Sponsored by:

Assemblyman JOHN F. MCKEON

District 27 (Essex and Morris)

Assemblyman PAUL D. MORIARTY

District 4 (Camden and Gloucester)

Assemblyman KEVIN J. ROONEY

District 40 (Bergen, Essex, Morris and Passaic)

SYNOPSIS

Requires motor vehicle dealer to delete personal information from motor vehicle computer system prior to resale or lease.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 1/19/2023)

1 AN ACT concerning motor vehicle dealers and supplementing Title
2 56 of the Revised Statutes.

3

4 **BE IT ENACTED** by the Senate and General Assembly of the State
5 of New Jersey:

6

7 1. a. Whenever a motor vehicle dealer takes possession of a
8 motor vehicle from a consumer for the purpose of resale or lease,
9 the motor vehicle dealer shall delete the consumer's personal
10 information from the motor vehicle's computer system.

11 b. A motor vehicle dealer who violates the provisions of this
12 section shall be subject to a civil penalty of \$500 for a first offense,
13 and \$1,000 for any subsequent offense, to be collected and enforced
14 by the Director of the Division of Consumer Affairs in the
15 Department of Law and Public Safety in a summary proceeding
16 pursuant to the "Penalty Enforcement Law of 1999," P.L.1999,
17 c.274 (C.2A:58-10 et seq.). The Superior Court shall have
18 jurisdiction of proceedings for the enforcement of the penalty
19 provided by this section.

20 c. As used in this section:

21 "Motor vehicle" has the same meaning as defined in R.S.39:1-1.

22 "Motor vehicle dealer" means any business that engages in
23 selling or leasing motor vehicles to consumers.

24

25 2. This act shall take effect immediately.

26

27

28

STATEMENT

29

30 This bill requires motor vehicle dealers to delete certain personal
31 information from a motor vehicle computer system prior to resale.

32 Under the bill, a motor vehicle dealer who takes possession of a
33 motor vehicle from a consumer is required to delete the consumer's
34 personal information from the motor vehicle's computer system
35 prior to resale or lease.

36 A motor vehicle dealer who violates the provisions of this bill is
37 subject to a civil penalty of \$500 for a first offense, and \$1,000 for
38 any subsequent offense, which may be collected and enforced by
39 the Director of the Division of Consumer Affairs.

ASSEMBLY CONSUMER AFFAIRS COMMITTEE

STATEMENT TO

ASSEMBLY, No. 4723

STATE OF NEW JERSEY

DATED: NOVEMBER 14, 2022

The Assembly Consumer Affairs Committee reports favorably Assembly Bill No. 4723.

As reported by the committee, this bill requires motor vehicle dealers to delete certain personal information from a motor vehicle computer system prior to resale or lease.

Under the bill, a motor vehicle dealer who takes possession of a motor vehicle from a consumer for the purpose of resale or lease is required to delete the consumer's personal information from the motor vehicle's computer system prior to resale or lease.

A motor vehicle dealer who violates the provisions of this bill is subject to a civil penalty of \$500 for a first offense, and \$1,000 for any subsequent offense, which may be collected and enforced by the Director of the Division of Consumer Affairs pursuant to the "Penalty Enforcement Law of 1999."

ASSEMBLY SCIENCE, INNOVATION AND TECHNOLOGY
COMMITTEE

STATEMENT TO
ASSEMBLY, No. 4723

with committee amendments

STATE OF NEW JERSEY

DATED: MARCH 23, 2023

The Assembly Science, Innovation and Technology Committee reports favorably and with committee amendments Assembly Bill No. 4723.

As amended and reported, this bill requires a motor vehicle dealer that takes possession of a motor vehicle from a consumer for the purpose of resale or lease offer to delete the consumer's personal information stored in a motor vehicle.

Additionally, as amended and reported, the bill specifies that when deleting consumer personal information stored in the motor vehicle, the motor vehicle dealer is required to perform data clearing protocols in accordance with the Guidelines for Media Sanitization developed by the National Institute of Standards and Technology using techniques specified by the vehicle manufacturer to overwrite data or use a menu option to reset the device to original factory settings.

This bill also permits a motor vehicle dealer to charge a reasonable fee for deleting the consumer's personal information in accordance with the requirements of this bill.

A motor vehicle dealer who violates the provisions of this bill is subject to a civil penalty of \$500 for a first offense, and \$1,000 for any subsequent offense, which may be collected and enforced by the Director of the Division of Consumer Affairs.

COMMITTEE AMENDMENTS:

The committee amendments:

- Require motor vehicle dealers to offer to delete certain personal information rather than require them to delete the information;
- Specify that a motor vehicle dealer is to delete a consumer's personal information by performing a data clearing protocol in accordance with the Guidelines for Media Sanitization developed by the National Institute of Standards and Technology and using techniques specified by the vehicle manufacturer to overwrite data or by using a menu option to reset the device to original factory settings;

- Permit a motor vehicle dealer to charge a reasonable fee for deleting the consumer's personal information; and
- Replace the synopsis to accurately reflect the bill as amended.

STATEMENT TO
[First Reprint]
ASSEMBLY, No. 4723

with Assembly Floor Amendmentss
(Proposed by Assemblyman MCKEON)

ADOPTED: DECEMBER 21, 2023

These floor amendments provide that, if a motor vehicle dealer charges a fee for services performed pursuant to the bill, the dealer is required to disclose the fee to the consumer prior to performing the service, and is to advise the consumer that the consumer may attempt to delete the personal information themselves or through another vendor.

SENATE, No. 2740

STATE OF NEW JERSEY
220th LEGISLATURE

INTRODUCED JUNE 2, 2022

Sponsored by:

Senator RICHARD J. CODEY

District 27 (Essex and Morris)

Senator NICHOLAS P. SCUTARI

District 22 (Middlesex, Somerset and Union)

SYNOPSIS

Requires motor vehicle dealer to delete personal information from motor vehicle computer system prior to resale or lease.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 11/27/2023)

1 AN ACT concerning motor vehicle dealers and supplementing Title
2 56 of the Revised Statutes.

3

4 **BE IT ENACTED** by the Senate and General Assembly of the State
5 of New Jersey:

6

7 1. a. Whenever a motor vehicle dealer takes possession of a
8 motor vehicle from a consumer for the purpose of resale or lease,
9 the motor vehicle dealer shall delete the consumer's personal
10 information from the motor vehicle's computer system.

11 b. A motor vehicle dealer who violates the provisions of this
12 section shall be subject to a civil penalty of \$500 for a first offense,
13 and \$1,000 for any subsequent offense, to be collected and enforced
14 by the Director of the Division of Consumer Affairs in the
15 Department of Law and Public Safety in a summary proceeding
16 pursuant to the "Penalty Enforcement Law of 1999," P.L.1999,
17 c.274 (C.2A:58-10 et seq.). The Superior Court shall have
18 jurisdiction of proceedings for the enforcement of the penalty
19 provided by this section.

20 c. As used in this section:

21 "Motor vehicle" has the same meaning as defined in R.S.39:1-1.

22 "Motor vehicle dealer" means any business that engages in
23 selling or leasing motor vehicles to consumers.

24

25 2. This act shall take effect immediately.

26

27

28

STATEMENT

29

30 This bill requires motor vehicle dealers to delete certain personal
31 information from a motor vehicle computer system prior to resale.

32 Under the bill, a motor vehicle dealer who takes possession of a
33 motor vehicle from a consumer is required to delete the consumer's
34 personal information from the motor vehicle's computer system
35 prior to resale or lease.

36 A motor vehicle dealer who violates the provisions of this bill is
37 subject to a civil penalty of \$500 for a first offense, and \$1,000 for
38 any subsequent offense, which may be collected and enforced by
39 the Director of the Division of Consumer Affairs.

SENATE COMMERCE COMMITTEE

STATEMENT TO

SENATE, No. 2740

with committee amendments

STATE OF NEW JERSEY

DATED: DECEMBER 4, 2023

The Senate Commerce Committee reports favorably and with committee amendments Senate Bill No. 2740.

As amended, this bill requires motor vehicle dealers to offer to delete, for a reasonable fee, certain personal information from a motor vehicle computer system prior to resale.

Under the bill, a motor vehicle dealer who takes possession of a motor vehicle from a consumer is required to offer to delete the consumer's personal information in the motor vehicle by performing data clearing protocols in accordance with the Guidelines for Media Sanitization developed by the National Institute of Standards and Technology and using techniques specified by the vehicle manufacturer to overwrite data or by using a menu option to reset the device to original factory settings prior to resale or lease. The information to be deleted includes, but is not limited to, navigation history, paired phones, and garage door codes.

A motor vehicle dealer who violates the provisions of this bill is subject to a civil penalty of \$500 for a first offense, and \$1,000 for any subsequent offense, which may be collected and enforced by the Director of the Division of Consumer Affairs.

As amended and reported, Senate Bill No. 2740 is identical to Assembly Bill No. 4723 (1R).

COMMITTEE AMENDMENTS

The committee amended the bill to:

(1) require motor vehicle dealers to offer to delete certain personal information rather than require them to delete the information;

(2) specify that a motor vehicle dealer is to delete a consumer's personal information by performing a data clearing protocol in accordance with the Guidelines for Media Sanitization developed by the National Institute of Standards and Technology and using techniques specified by the vehicle manufacturer to overwrite data or by using a menu option to reset the device to original factory settings; and

(3) permit a motor vehicle dealer to charge a reasonable fee for deleting the consumer's personal information.

STATEMENT TO
[First Reprint]
SENATE, No. 2740

with Senate Floor Amendments
(Proposed by Senator CODEY)

ADOPTED: DECEMBER 21, 2023

These floor amendments provide that, if a motor vehicle dealer charges a fee for services performed pursuant to the bill, the dealer is required to disclose the fee to the consumer prior to performing the service, and is to advise the consumer that the consumer may attempt to delete the personal information themselves or through another vendor.

Governor Murphy Takes Action on Legislation

01/16/2024

TRENTON – Today, Governor Murphy signed the following bills into law:

SCS for S-281/ACS for A-3791 (Greenstein, Turner/Sumter, Reynolds-Jackson) – w/STATEMENT - Concerns automatic fire sprinkler systems within newly constructed townhouses

[Copy of Statement](#)

S-539wGR/A-2140 (Ruiz, Pou/Reynolds-Jackson, Wimberly, Mosquera) - Permits online purchase of eligible foods using WIC funds and use of WIC funds for grocery delivery charges

S-659/A-2014 (Oroho, Greenstein/Conaway, Wirths, Umba) - “Manufacturing in Higher Education Act”; requires various State entities to promote manufacturing career pathways for students and provides assistance to manufacturing industry

S-1110/A-3936 (Polistina, Singleton/Guardian, Swift, McClellan) - Authorizes CRDA to finance transportation projects between Atlantic City Airport and Atlantic City Tourism District

S-1662/A-3526 (Ruiz, Codey/Lampitt, Benson, Saucikie) - Requires NJ Youth Suicide Prevention Advisory Council to prepare report regarding suicide prevention instruction in public schools

S-1680wGR/A-2257 (Pou, Ruiz/Murphy, Quijano, Wimberly) - Designates each community college in State as provider of allowable services under SNAP employment and training program

S-2076/ACS for A-3319 (Zwicker, Greenstein/McKnight, Lampitt) - Establishes “Twelfth Grade Postsecondary Transition Year Pilot Program” in Department of Education

S-2535wGR/A-4048 (Polistina, Pou/Benson, McKnight, Reynolds-Jackson, Carter) - Requires health benefits coverage of hearing aids and cochlear implants

S-2841/A-4292 (Scutari, Bramnick/Carter) - Raises minimum amount of liability coverage for commercial motor vehicles and autocabs

SCS for S-3080/ACS for-398 (Ruiz, Burgess/Caputo, Giblin, Tucker) - Establishes position of Youth Disconnection Prevention and Recovery Ombudsperson; establishes “School Disconnection Prevention Task Force”; appropriates \$200,000

S-3102/A-4715 (Smith, Singleton/Stanley, Benson) - Establishes uptime requirement for electric vehicle charging station incentive programs

S-3176/A-4760 (Greenstein, Smith/Swain, Haider, Tully) - Requires DEP and Drinking Water Quality Institute to perform study concerning regulation and treatment of perfluoroalkyl and polyfluoroalkyl substances

SCS for S-3632 and 3649w/GR/ACS for A-1948 (Johnson, Cryan/Haider, Conaway, Quijano) - Requires labeling of non-flushable disposable wipes

S-3758/A-5343 (Cryan/Karabinchak) - Changes deadline for unaffiliated mail-in voters to declare their political party before primary election

S-3837/A-5438 (Pou, Cruz-Perez/Pintor Marin, Wimberly) - Clarifies process for administrative appropriations to UEZs

S-3897/A-5578 (Ruiz, Sarlo/Jasey, Carter, Reynolds-Jackson) - Authorizes Higher Education Student Assistance Authority to award annual summer tuition aid grants

S-4040/A-5881 (Polistina, Lagana/Tully, Guardian, Swift) - Concerns jurisdiction and operations of regional municipal courts

S-4084/A-5851 (Ruiz, Cruz-Perez/Moriarty, Calabrese, Moen) - Concerns temporary registration certificates and license plates

S-4130/A-5849 (Codey/Jasey, Tucker) - Special legislation to change name of “Township of South Orange Village” to “South Orange Village”; changes titles of certain municipal officials; permits nonpartisan municipal elections to be moved to November; permits stipend for governing body members

S-4206/A-5856 (Sarlo/Calabrese) - Changes number of signatures required on primary election petition to nominate certain municipal candidates in certain municipalities

S-4209/A-5879 (Sarlo/Pintor Marin) - Eliminates vote on school budgets for Type II school districts in April elections, except for separate proposals to spend above cap

S-4268/A-5911 (Scutari/Danielsen) - Permits certain special State officers to represent cannabis businesses

A-203/S-2884 (Rooney, Benson, Caputo/A.M. Bucco) - Authorizes creation of special license plates commemorating horse as State animal

A-1100/S-995 (Calabrese, Mukherji, McKnight/Ruiz, Stack) - Requires entities to remove abandoned lines and mark information on certain lines

A-1107/S-770 (Chaparro, Murphy, Mukherji/Pou, Beach) - Directs Chief Technology Officer to conduct study on impacts of redacting handwritten signatures published on State websites; allows for protocols for such redactions to be established by rules and regulations

ACS for A-1255/SS for S-1794 (Stanley, Conaway, Benson/Gopal, Singer) - Updates requirements and standards for authorization and prior authorization of health care services

A-1727/S-3300 (Speight, Reynolds-Jackson, Verrelli/Stanfield, Ruiz) - Requires Attorney General to perform outreach and provide services to victims of human trafficking under certain circumstances

A-1729/S-3550 (Speight, Reynolds-Jackson, McKnight/Greenstein, Ruiz) - Requires AG to address human trafficking in underserved communities

A-1755/S-2505 (McKeon, Calabrese, Conaway/Smith, Greenstein) - Requires installation of operational automatic rain sensor or smart sprinkler as condition of sale of certain real properties, and on certain commercial, retail, and industrial properties and common interest communities within specified timeframes

A-2146wGR/S-855 (Reynolds-Jackson, Wimberly, Sumter/Singleton, Beach) - Creates State business assistance program to establish contracting agency procurement goals for socially and economically disadvantaged business enterprises

A-2581/S-2503 (Lampitt, Park/Beach) - Provides that certain cosmetology and hairstyling courses may be taught using distance learning technology

A-3142/S-1564 (Moen, Moriarty, Benson/Singleton, Corrado) - Authorizes grants to purchase and rehabilitate abandoned homes for homeless veterans

A-3211/S-2302 (Speight, Haider, Swain/Gopal, Ruiz) - Establishes “New Jersey Feminine Hygiene Products for the Homeless Act”

A-3980/S-2706 (Speight, McKnight, Atkins/Zwicker, Turner) - Grants child placed in resource family care and resource family parents the right to be notified when case manager or supervisor is assigned to child; grants child in resource family care right to be notified of certain property and benefits

A-4033wGR/S-2657 (Coughlin, Wimberly/Sarlo, Ruiz) - Extends deadline for completion of school district’s annual audit

A-4049/S-3495 (McKnight, Reynolds-Jackson, Benson/Vitale, Johnson) - Provides for presumptive eligibility for home and community-based services and services provided through program of all-inclusive care for the elderly under Medicaid

A-4105/S-4202 (Lopez, Jimenez, Quijano/Vitale, Turner) - Establishes Interagency Council on Homelessness

A-4183/S-4264 (Haider/Singleton) - Concerns local unit filing requirement for certain shared services agreements

A-4212/S-2762 (Pintor Marin, Reynolds-Jackson, Verrelli/Ruiz, Cunningham) - Establishes Center for Career Relevant Education and Talent Evaluation of New Jersey at Thomas Edison State University

A-4337/S-4156 (Conaway, Atkins, Rooney/Singleton, Pou) - Requires Department of Health to provide information to Statewide 2-1-1 telephone system regarding the location of safe disposal sites for hypodermic syringes and needles and prescription drugs

ACS for A-4496/SCS for S-3247 (Coughlin, Lampitt, Karabinchak, Wimberly/Zwicker, Greenstein) - Revises various provisions of law governing construction of school facilities projects and operations of New Jersey Schools Development Authority; establishes "Charter School and Renaissance School Project Facilities Loan Program" in EDA

A-4522/S-3234 (Moen, McKnight, Quijano/Singer, Singleton) - Requires certain disclosures by sellers of single-family homes with solar panels installed

A-4691/S-1530 (Swain, DeAngelo, Speight/Greenstein, Zwicker) - Requires hazard mitigation plans to include climate change-related threat assessments and hazard prevention and mitigation strategies

A-4723/S-2740 (McKeon, Moriarty, Rooney/Codey, Scutari) - Requires motor vehicle dealer to offer to delete personal information in motor vehicles in certain situations

A-4791/S-3184 (Kennedy, Haider, McKeon/Diegnan, Sarlo) - Establishes "Resiliency and Environmental System Investment Charge Program"

ACS for A-4794/S-3224 (Benson, Mukherji/Singleton, Turner) - Requires request for proposal to establish demonstration projects to develop electric vehicle charging depots serviced by distributed energy resource charging centers for certain electric vehicle use

A-4814/S-1023 (Moen, Wimberly/Singleton, Gopal) - Removes expected family contribution from calculation of financial need under circumstances in which public institutions of higher education may reduce student's institutional financial aid

ACS for A-4821 and 4823wGR/S-3283 (Karabinchak, Conaway, Schaer/Greenstein, Zwicker) - Directs DEP to take certain actions concerning identification and testing of microplastics in drinking water, and requires DEP and BPU to study and promote use of microplastics removal technologies

A-4955/S-3531 (S. Kean, Thomson/Singer, Gopal) - Designates portion of State Highway Route 71 as "John Tarantino Highway"

A-5094/S-3476 (Spearman/Beach, Greenstein) - Concerns licensing of security officer companies

A-5227/S-3662 (Danielsen, Space/Smith, Oroho) - Expands eligibility for "fishing buddy license" fee

A-5285/SCS for S-3708 (Greenwald, Haider, Lopez/Greenstein, A.M. Bucco) - Requires copies of certain law enforcement records to be provided to victims of domestic violence upon request

A-5293/S-3746 (Greenwald, McKnight, Rooney/Gopal, Ruiz) - Concerns New Jersey Civic Information Consortium

A-5311/S-3061 (Verrelli, McKnight, Matsikoudis/Stanfield, Turner) - Enters New Jersey into Counseling Compact

A-5391/S-3765 (DeAngelo/Diegnan, Corrado) - Imposes conditions on drivers approaching disabled vehicles

A-5412/S-3850 (Greenwald, Swain, Jasey/Gopal, Singer) - Establishes nonpublic school transportation program to provide funding to consortiums of nonpublic schools that will assume responsibility for mandated nonpublic school busing

A-5416wGR/S-3883 (Wimberly, Giblin, Haider/Greenstein, Turner) - Requires State Board of Education to authorize alternate route to expedite teacher certification of persons employed as paraprofessionals in school districts

A-5442/S-3793 (Karabinchak, Conaway, McKeon/Smith, Greenstein) - Directs BPU to conduct study to determine feasibility, marketability, and costs of implementing large-scale geothermal heat pump systems in State

A-5462/S-3867 (Coughlin, McKnight, Speight/Vitale, Turner) - Revises law establishing Office of Food Security Advocate, and establishes certain conditions for use of monies appropriated to emergency food organizations

ACS for A-5495/SCS for S-3846 (Danielsen/Scutari, A.M. Bucco) - Clarifies types of firearms allowed to be carried or transported while hunting

A-5516/S-4047 (Reynolds-Jackson, Verrelli, Conaway/Burgess, Turner) - Requires certain health care professionals to undergo bias training

A-5565/S-3971 (S. Kean, Thomson/Gopal) - Provides that 10-year term does not apply to lease of certain municipal properties unless they are waterfront properties or related to waterfront concessions

A-5567/S-3807 (Torrissi, Calabrese/A.M. Bucco, Sarlo) - Extends period of usefulness of fire engines for bonding purposes from 10 to 20 years; eliminates exclusion of passenger cars and station wagons

A-5582/S-3781 (Swain, Simonsen/Lagana, Cryan) - Establishes grant program for NJ YouthBuild programs through DOLWD; makes appropriation

A-5610wGR/S-3954 (Greenwald, Spearman, Chaparro/Beach, A.M. Bucco) - Revises penalties for possession or consumption of alcoholic beverages by underage persons

A-5748/S-4166 (Spearman, Moen, Moriarty/Cruz-Perez, Madden) - Amends definition of "participating county" under County Option Hospital Fee Program

A-5755/S-4183 (Carter, Sumter, Wimberly, Quijano/Scutari, Singleton) - Enhances notice requirements and occupancy restrictions for hotels and multiple dwellings following determination of potentially hazardous condition

A-5799/S-1472 (Moen, Moriarty/Beach, Stack) - Authorizes DOT to establish and administer toll collection and enforcement system on behalf of NJ toll authorities and to enter into reciprocal agreements for enforcement of toll violations with toll authorities from other states

A-5806/S-4165 (Moriarty, Sauickie/Greenstein, Oroho) - Appropriates \$48 million from constitutionally dedicated CBT revenues to DEP for State acquisition of lands for recreation and conservation purposes, including Blue Acres projects, and Green Acres Program administrative costs

A-5807/S-4138 (Freiman/Johnson, Schepisi) - Appropriates \$58 million from constitutionally dedicated CBT revenues for recreation and conservation purposes to DEP for State capital and park development projects

A-5808/S-4135 (Park, Freiman, Lopez/Beach, Turner) - Appropriates \$15,564,293 from constitutionally dedicated CBT revenues to NJ Historic Trust for grants for certain historic preservation projects and associated administrative expenses

A-5809/S-4097 (Swain, Lopez, Sauickie/Zwicker, Gopal) - Amends lists of projects eligible to receive loans for environmental infrastructure projects from NJ Infrastructure Bank for FY 2024

A-5810/S-4098 (Sampson, Sauickie, Lopez/Greenstein, Stanfield) - Amends lists of environmental infrastructure projects approved for long-term funding by DEP under FY 2024 environmental infrastructure funding program

A-5828/S-4201 (Lopez/Vitale) - Authorizes State Treasurer to sell as surplus certain real property and improvements in Township of Woodbridge in Middlesex County

A-5835/S-4134 (Greenwald, Lampitt/Beach, Turner) - Authorizes regional authority to develop and operate regional rehabilitation and reentry center

A-5836/S-4212 (DeAngelo, Sumter, Wimberly/Gopal, Greenstein) - Makes supplemental appropriation of \$650,000 to New Jersey Division of State Police for trooper recruitment and retention

A-5910/S-4266 (Egan/Codey) - Increases annual salary of certain public employees and officers

AJR-200/SJR-138 (Park, Freiman, Calabrese/Lagana) - Designates November 22 of each year as Kimchi Day

Governor Murphy pocket vetoed the following bills:

S-2989/A-1739 (Pou, Singer/McKeon, Quijano, Flynn) - Makes certain for-profit debt adjusters eligible for licensing to conduct business in State

S-3172/A-4689 (Gopal, Turner/Lampitt, Matsikoudis, McKnight) - Establishes teacher certification route for candidates with Montessori teaching credentials

- S-3287/ACS for A-4852 and 1170 (Turner/Reynolds-Jackson, Jasey, Dunn, Wimberly, Calabrese, Spearman, Verrilli)** - Requires institutions of higher education to maintain supply and develop policy governing use of naloxone hydrochloride nasal spray for opioid overdose emergencies
- A-1476/S-930 (Benson, Dancer/Holzapfel, Diegnan)** - Exempts certain motor vehicles that are owned by certain nutrition programs and certain nonprofit organizations that offer social services from motor vehicle registration fees
- A-3642/S-665 (Wirths, Murphy, Benson, Oroho/Greenstein)** - Requires MVC to place designation on motor vehicle's registration information indicating registrant is deaf
- A-3945/S-1660 (Quijano, Reynolds-Jackson, Carter/Ruiz, Singleton)** - Establishes "Male Teachers of Color Mentorship Pilot Program"; appropriates \$95,000
- A-4177/S-2478 (Mosquera, Swain, McKnight, Tucker, Dunn/Ruiz, Vitale)** - Extends duration of law requiring certain provider subsidy payments for child care services be based on enrollment
- A-4396/S-2927 (Lampitt, Jasey, Caputo/Codey)** - Establishes timelines for review and approval by Commissioner of Education of annual certified audits submitted by approved private schools for students with disabilities
- A-4621/S-3156 (Mosquera, Greenwald, Swain/Madden)** - Requires issuance of report on certain information and data on processing of applications for professional and occupational licenses and mandates review of training and call intake in Division of Consumer Affairs.
- A-4740/S-2970 (Mukherji, DeAngelo, McKnight/Cruz-Perez, Turner)** - Provides employee access to employee's employment records on file with DOLWD
- A-5294/S-1825 (Greenwald, Swain, Rooney/Steinhardt, Sarlo, Doherty)** - Exempts sales of investment metal bullion and investment coins from sales and use tax
- A-5893/S-4228 (Karabinchak, Calabrese, Sauckie/Gopal, Sarlo)** - Extends annual horse racing purse subsidies through State fiscal year 2029