5:12A-16 LEGISLATIVE HISTORY CHECKLIST

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LAWS OF:	2018	CHAPT	FER:	130		
NJSA:	5:12A-16 (Changes use of certain revenue derived from sports wagering at racetracks.)					
BILL NO:	A4230	(Substit	tuted for	⁻ S2752)		
SPONSOR(S)	Burzichelli and others					
DATE INTRODUCED: 6/18/2018						
COMMITTEE:	AS	SSEMBLY:	Budge	t		
	SE	ENATE:				
AMENDED DURING PASSAGE:		SAGE:	Yes			
DATE OF PASSAGE: ASSE		ASSEM	/IBLY:	9/27/2018		
		SENAT	E:	9/27/2018		
DATE OF APPROVAL: 10/4		10/4/20)18			
FOLLOWING ARE ATTACHED IF AVAILABLE:						
FINAL TEXT OF BILL (Second Reprint en			enacted)		Yes	
A4230						
SPONSOR'S STATEMENT: (Begins on page 3 of introduced bill) Yes						
COMMITTEE STATEN			ENT:		ASSEMBLY:	Yes
					SENATE:	No
(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, <i>may possibly</i> be found at www.njleg.state.nj.us)						
FLOOR AMENDMENT STATEMENT:						Yes
LEGISLATIVE FISCAL EST			ESTIM	ATE:		No
S2752						
SPONSOR'S STATEMENT: (Begins on page 3 of introduced bill) Yes						
	COMMITT	EE STATEMI	ENT:		ASSEMBLY:	No
					SENATE:	Yes
(Audio archived	recordinas	of the commit	tee mee	etinas. correspor	idina to the date a	of the committee statement. <i>may possibly</i>

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT:	Yes
LEGISLATIVE FISCAL ESTIMATE:	No

(continued)

Yes
Yes
@njstatelib.org
No
No
No

RH/CL

P.L. 2018, CHAPTER 130, approved October 4, 2018 Assembly, No. 4230 (Second Reprint)

AN ACT concerning the use of certain revenue derived from sports
 wagering at racetracks and amending P.L.2018, c.33.

- **BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:
- 5 6

3 4

7 1. Section 7 of P.L.2018, c.33 (C.5:12A-16) is amended to 8 read as follows:

9 The sums received by the casino from sports wagering or 7. 10 from a joint sports wagering operation, less only the total of all 11 sums actually paid out as winnings to patrons, shall not be taxed as 12 gross revenue as specified under section 24 of P.L.1977, c.110 13 (C.5:12-24) but shall be subject to an 8.5 percent tax, except that 14 sums received from Internet wagering on sports events, less only 15 the total of all sums actually paid out as winnings to patrons, shall 16 be subject to a 13 percent tax, which shall be paid to the Casino Revenue Fund $\frac{1}{1}$ and $\frac{1}{1}$ the investment alternative tax established 17 by section 3 of P.L.1984, c.218 (C.5:12-144.1) which investment 18 alternative tax funds shall be used exclusively for tourism and 19 20 marketing for] to an additional tax of 1.25 percent which shall be remitted by the State Treasurer to the Casino Reinvestment 21 Development Authority for marketing and promotion of¹ the City of 22 Atlantic City, provided, however, that the cash equivalent value of 23 any merchandise or thing of value included in a jackpot or payout 24 25 shall not be included in the total of all sums paid out as winnings to patrons for purposes of determining revenue under this paragraph. 26

27 The sums actually received by the horse racing permit holder 28 from any sports wagering operation, either jointly established with a 29 casino or established independently or with non-casino partners, 30 less only the total of all sums actually paid out as winnings to 31 patrons, shall be subject to an 8.5 percent tax, except that sums 32 received from Internet wagering on sports events, less only the total 33 of all sums actually paid out as winnings to patrons, shall be subject 34 to a 13 percent tax, to be collected by the division and paid to the State General Fund and to an additional tax of 1.25 percent on 35 36 amounts actually received from a sports wagering operation, less 37 only the total of all sums actually paid out as winnings to patrons, to be paid, except as provided below with respect to amounts 38 generated by the Meadowlands racetrack, to the ² [Division of Local 39

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 floor amendments adopted June 21, 2018.

²Assembly amendments adopted in accordance with Governor's

recommendations August 27, 2018.

1 Government Services in the Department of Community Affairs] 2 Department of the Treasury² for distribution, upon application by a municipality or county, to the municipality ¹<u>in which the majority</u> 3 of the racetrack is located¹ and to the county in which the [sports 4 5 wagering lounge] racetrack is located or to an economic 6 development authority of that municipality and county with those 7 amounts used for economic development purposes, which shall 8 include, but not be limited to, improvements to: transportation and 9 infrastructure, tourism, public safety, and properties located on or 10 near the racetrack, provided, however, that the cash equivalent value of any merchandise or thing of value included in a jackpot or 11 12 payout shall not be included in the total of all sums paid out as 13 winnings to patrons for purposes of determining revenue under this 14 paragraph. The ²[Division of Local Government Services in the Department of Community Affairs] Department of the Treasury² 15 shall establish an account for each eligible municipality and county 16 17 and shall ensure that the amounts generated from the racetrack shall only be distributed to the municipality ¹in which the majority of the 18 19 racetrack is located¹ and county in which the racetrack is located 20 with 0.75 percent paid to the municipality and 0.5 percent paid to 21 the county, except that amounts generated from the Meadowlands 22 racetrack shall be paid into the intermunicipal account, established 23 pursuant to section 53 of P.L.2015, c.19 (C.5:10A-53), and used to 24 pay Meadowlands adjustment payments to municipalities in the 25 Meadowlands district. 26 A percentage of the fee paid for a license to operate a sports pool 27 shall be deposited into the State General Fund for appropriation by 28 the Legislature to the Department of Health to provide funds for 29 evidence-based prevention, education, and treatment programs for 30 compulsive gambling that meet the criteria developed pursuant to section 2 of P.L.1993, c.229 (C.26:2-169), such as those provided 31 32 by the Council on Compulsive Gambling of New Jersey, and 33 including the development and implementation of programs that 34 identify and assist problem gamblers. The percentage shall be 35 determined by the division. (cf: P.L.2018, c.33, s.7) 36

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38 2. This act shall take effect ²[immediately] <u>60 days following</u>
39 enactment².

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44 Changes use of certain revenue derived from sports wagering at45 racetracks.

ASSEMBLY, No. 4230 **STATE OF NEW JERSEY** 218th LEGISLATURE

INTRODUCED JUNE 18, 2018

Sponsored by: Assemblyman JOHN J. BURZICHELLI District 3 (Cumberland, Gloucester and Salem) Assemblyman RAJ MUKHERJI District 33 (Hudson) Assemblyman ERIC HOUGHTALING District 11 (Monmouth) Assemblywoman JOANN DOWNEY District 11 (Monmouth)

Co-Sponsored by: Assemblyman Calabrese

SYNOPSIS

Changes use of certain revenue derived from sports wagering at racetracks.



(Sponsorship Updated As Of: 6/22/2018)

2

AN ACT concerning the use of certain revenue derived from sports
 wagering at racetracks and amending P.L.2018, c.33.

3 4

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

5 6

7 1. Section 7 of P.L.2018, c.33 (C.5:12A-16) is amended to 8 read as follows:

9 7. The sums received by the casino from sports wagering or 10 from a joint sports wagering operation, less only the total of all 11 sums actually paid out as winnings to patrons, shall not be taxed as 12 gross revenue as specified under section 24 of P.L.1977, c.110 13 (C.5:12-24) but shall be subject to an 8.5 percent tax, except that 14 sums received from Internet wagering on sports events, less only 15 the total of all sums actually paid out as winnings to patrons, shall 16 be subject to a 13 percent tax, which shall be paid to the Casino 17 Revenue Fund and the investment alternative tax established by 18 section 3 of P.L.1984, c.218 (C.5:12-144.1) which investment 19 alternative tax funds shall be used exclusively for tourism and 20 marketing for the City of Atlantic City, provided, however, that the 21 cash equivalent value of any merchandise or thing of value included 22 in a jackpot or payout shall not be included in the total of all sums 23 paid out as winnings to patrons for purposes of determining revenue 24 under this paragraph.

25 The sums actually received by the horse racing permit holder 26 from any sports wagering operation, either jointly established with a 27 casino or established independently or with non-casino partners, 28 less only the total of all sums actually paid out as winnings to 29 patrons, shall be subject to an 8.5 percent tax, except that sums 30 received from Internet wagering on sports events, less only the total 31 of all sums actually paid out as winnings to patrons, shall be subject 32 to a 13 percent tax, to be collected by the division and paid to the 33 State General Fund and to an additional tax of 1.25 percent on 34 amounts actually received from a sports wagering operation, less 35 only the total of all sums actually paid out as winnings to patrons, 36 to be paid, except as provided below with respect to amounts 37 generated by the Meadowlands racetrack, to the Division of Local 38 Government Services in the Department of Community Affairs for 39 distribution, upon application by a municipality or county, to the 40 municipality and to the county in which the [sports wagering] 41 lounge] racetrack is located or to an economic development 42 authority of that municipality and county with those amounts used 43 for economic development purposes, which shall include, but not be 44 limited to, improvements to: transportation and infrastructure, 45 tourism, public safety, and properties located on or near the

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 <u>thus</u> is new matter.

A4230 BURZICHELLI, MUKHERJI

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1 racetrack, provided, however, that the cash equivalent value of any 2 merchandise or thing of value included in a jackpot or payout shall 3 not be included in the total of all sums paid out as winnings to 4 patrons for purposes of determining revenue under this paragraph. 5 The Division of Local Government Services in the Department of 6 Community Affairs shall establish an account for each eligible 7 municipality and county and shall ensure that the amounts 8 generated from the racetrack shall only be distributed to the 9 municipality and county in which the racetrack is located with 0.75 10 percent paid to the municipality and 0.5 percent paid to the county, 11 except that amounts generated from the Meadowlands racetrack 12 shall be paid into the intermunicipal account, established pursuant 13 to section 53 of P.L.2015, c.19 (C.5:10A-53), and used to pay 14 Meadowlands adjustment payments to municipalities in the 15 Meadowlands district. 16 A percentage of the fee paid for a license to operate a sports pool 17 shall be deposited into the State General Fund for appropriation by 18 the Legislature to the Department of Health to provide funds for 19 evidence-based prevention, education, and treatment programs for 20 compulsive gambling that meet the criteria developed pursuant to 21 section 2 of P.L.1993, c.229 (C.26:2-169), such as those provided 22 by the Council on Compulsive Gambling of New Jersey, and 23 including the development and implementation of programs that 24 identify and assist problem gamblers. The percentage shall be 25 determined by the division. 26 (cf: P.L.2018, c.33, s.7) 27 2. This act shall take effect immediately. 28 29 30 31 **STATEMENT** 32 33 This bill amends existing law to change the purposes for which 34 the 1.25 percent tax on sports wagering conducted at racetracks will 35 be used. 36 Currently, the law provides for distribution of this revenue by the 37 Division of Local Government Services in the Department of 38 Community Affairs, upon application by a municipality or county, 39 to the municipality and to the county in which a sports wagering 40 lounge is located or to an economic development authority of that 41 municipality and county, with those amounts used for economic 42 development purposes. 43 This bill would provide instead that the Division of Local 44 Government Services in the Department of Community Affairs will 45 establish an account for each eligible municipality and county and 46 shall ensure that the amounts generated from the racetrack shall 47 only be distributed to the municipality and county in which the 48 racetrack is located with 0.75 percent paid to the municipality and

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0.5 percent paid to the county. These amounts will be used for economic development purposes, which will include, but not be limited to, improvements to: transportation and infrastructure, tourism, public safety, and properties located on or near the racetrack. However, amounts generated from the Meadowlands racetrack shall used to pay Meadowlands adjustment payments to municipalities in the Meadowlands district

ASSEMBLY BUDGET COMMITTEE

STATEMENT TO

ASSEMBLY, No. 4230

STATE OF NEW JERSEY

DATED: JUNE 18, 2018

The Assembly Budget Committee reports favorably Assembly Bill No. 4230.

This bill amends existing law to change the purposes for which the 1.25 percent tax on sports wagering conducted at racetracks will be used.

Currently, the law provides for distribution of this revenue by the Division of Local Government Services in the Department of Community Affairs, upon application by a municipality or county, to the municipality and to the county in which a sports wagering lounge is located or to an economic development authority of that municipality and county, with those amounts used for economic development purposes.

This bill would provide instead that the Division of Local Government Services in the Department of Community Affairs will establish an account for each eligible municipality and county and shall ensure that the amounts generated from the racetrack shall only be distributed to the municipality and county in which the racetrack is located with 0.75 percent paid to the municipality and 0.5 percent paid to the county. These amounts will be used for economic development purposes, which will include, but not be limited to, improvements to: transportation and infrastructure, tourism, public safety, and properties located on or near the racetrack. However, amounts generated from the Meadowlands racetrack shall be used to pay Meadowlands adjustment payments to municipalities in the Meadowlands district.

FISCAL IMPACT:

The fiscal impact is neutral because the changes to existing law do not modify the tax rate but only affect uses to which funds may be put.

STATEMENT TO

ASSEMBLY, No. 4230

with Assembly Floor Amendments (Proposed by Assemblyman BURZICHELLI)

ADOPTED: JUNE 21, 2018

This amendment eliminates the requirement in existing law that sums received by a casino from sports wagering or from a joint sports wagering operation, less only the total of all sums actually paid out as winnings to patrons, will be subject to the investment alternative tax and used exclusively for tourism and marketing of Atlantic City. Instead, the amendment provides for an additional tax of 1.25 percent to be remitted by the State Treasurer to the Casino Reinvestment Development Authority for marketing and promotion of Atlantic City.

In addition, the amendment provides that the additional tax of 1.25 percent in current law on amounts received from sports wagering at racetracks will be distributed not to any municipality in which the racetrack is located but to the municipality in which the majority of the racetrack is located.

SENATE, No. 2752 **STATE OF NEW JERSEY** 218th LEGISLATURE

INTRODUCED JUNE 18, 2018

Sponsored by: Senator VIN GOPAL District 11 (Monmouth) Senator PAUL A. SARLO District 36 (Bergen and Passaic)

Co-Sponsored by: Senator O'Scanlon

SYNOPSIS

Changes use of certain revenue derived from sports wagering at racetracks.

CURRENT VERSION OF TEXT As introduced.



(Sponsorship Updated As Of: 6/22/2018)

2

AN ACT concerning the use of certain revenue derived from sports

wagering at racetracks and amending P.L.2018, c.33.

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4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 7 of P.L.2018, c.33 (C.5:12A-16) is amended to read 8 as follows: 9 7. The sums received by the casino from sports wagering or 10 from a joint sports wagering operation, less only the total of all 11 sums actually paid out as winnings to patrons, shall not be taxed as 12 gross revenue as specified under section 24 of P.L.1977, c.110 13 (C.5:12-24) but shall be subject to an 8.5 percent tax, except that 14 sums received from Internet wagering on sports events, less only 15 the total of all sums actually paid out as winnings to patrons, shall 16 be subject to a 13 percent tax, which shall be paid to the Casino 17 Revenue Fund and the investment alternative tax established by 18 section 3 of P.L.1984, c.218 (C.5:12-144.1) which investment 19 alternative tax funds shall be used exclusively for tourism and 20 marketing for the City of Atlantic City, provided, however, that the 21 cash equivalent value of any merchandise or thing of value included 22 in a jackpot or payout shall not be included in the total of all sums 23 paid out as winnings to patrons for purposes of determining revenue 24 under this paragraph. 25 The sums actually received by the horse racing permit holder 26 from any sports wagering operation, either jointly established with a 27 casino or established independently or with non-casino partners, 28 less only the total of all sums actually paid out as winnings to 29 patrons, shall be subject to an 8.5 percent tax, except that sums 30 received from Internet wagering on sports events, less only the total 31 of all sums actually paid out as winnings to patrons, shall be subject 32 to a 13 percent tax, to be collected by the division and paid to the 33 State General Fund and to an additional tax of 1.25 percent on 34 amounts actually received from a sports wagering operation, less

35 only the total of all sums actually paid out as winnings to patrons, 36 to be paid, except as provided below with respect to amounts 37 generated by the Meadowlands racetrack, to the Division of Local 38 Government Services in the Department of Community Affairs for 39 distribution, upon application by a municipality or county, to the 40 municipality and to the county in which the [sports wagering] 41 lounge] racetrack is located or to an economic development 42 authority of that municipality and county with those amounts used 43 for economic development purposes, which shall include, but not be 44 limited to, improvements to: transportation and infrastructure, 45 tourism, public safety, and properties located on or near the

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.

1 racetrack, provided, however, that the cash equivalent value of any 2 merchandise or thing of value included in a jackpot or payout shall 3 not be included in the total of all sums paid out as winnings to 4 patrons for purposes of determining revenue under this paragraph. 5 The Division of Local Government Services in the Department of 6 Community Affairs shall establish an account for each eligible 7 municipality and county and shall ensure that the amounts 8 generated from the racetrack shall only be distributed to the 9 municipality and county in which the racetrack is located with 0.75 percent paid to the municipality and 0.5 percent paid to the county, 10 11 except that amounts generated from the Meadowlands racetrack 12 shall be paid into the intermunicipal account, established pursuant 13 to section 53 of P.L.2015, c.19 (C.5:10A-53), and used to pay 14 Meadowlands adjustment payments to municipalities in the 15 Meadowlands district. 16 A percentage of the fee paid for a license to operate a sports pool 17 shall be deposited into the State General Fund for appropriation by 18 the Legislature to the Department of Health to provide funds for 19 evidence-based prevention, education, and treatment programs for 20 compulsive gambling that meet the criteria developed pursuant to 21 section 2 of P.L.1993, c.229 (C.26:2-169), such as those provided 22 by the Council on Compulsive Gambling of New Jersey, and 23 including the development and implementation of programs that 24 identify and assist problem gamblers. The percentage shall be 25 determined by the division. 26 (cf: P.L.2018, c.33, s.7) 27 28 2. This act shall take effect immediately. 29 30 31 **STATEMENT** 32 33 This bill amends existing law to change the purposes for which 34 the 1.25 percent tax on sports wagering conducted at racetracks will 35 be used. 36 Currently, the law provides for distribution of this revenue by the 37 Division of Local Government Services in the Department of 38 Community Affairs, upon application by a municipality or county, 39 to the municipality and to the county in which a sports wagering 40 lounge is located or to an economic development authority of that 41 municipality and county, with those amounts used for economic 42 development purposes. 43 This bill would provide instead that the Division of Local 44 Government Services in the Department of Community Affairs will 45 establish an account for each eligible municipality and county and 46 shall ensure that the amounts generated from the racetrack shall 47 only be distributed to the municipality and county in which the 48 racetrack is located with 0.75 percent paid to the municipality and

S2752 GOPAL, SARLO 4

0.5 percent paid to the county. These amounts will be used for
economic development purposes, which will include, but not be
limited to, improvements to: transportation and infrastructure,
tourism, public safety, and properties located on or near the
racetrack. However, amounts generated from the Meadowlands
racetrack shall used to pay Meadowlands adjustment payments to
municipalities in the Meadowlands district.

STATEMENT TO

SENATE, No. 2752

STATE OF NEW JERSEY

DATED: JUNE 18, 2018

The Senate Budget and Appropriations Committee reports favorably Senate Bill No. 2752.

This bill amends existing law to change the purposes for which the 1.25 percent tax on sports wagering conducted at racetracks will be used.

Currently, the law provides for distribution of this revenue by the Division of Local Government Services in the Department of Community Affairs, upon application by a municipality or county, to the municipality and to the county in which a sports wagering lounge is located or to an economic development authority of that municipality and county, with those amounts used for economic development purposes.

This bill would provide instead that the Division of Local Government Services in the Department of Community Affairs will establish an account for each eligible municipality and county and shall ensure that the amounts generated from the racetrack shall only be distributed to the municipality and county in which the racetrack is located with 0.75 percent paid to the municipality and 0.5 percent paid to the county. These amounts will be used for economic development purposes, which will include, but not be limited to, improvements to: transportation and infrastructure, tourism, public safety, and properties located on or near the racetrack. However, amounts generated from the Meadowlands racetrack shall used to pay Meadowlands adjustment payments to municipalities in the Meadowlands district.

FISCAL IMPACT:

This bill is not certified as requiring a fiscal note.

STATEMENT TO

SENATE, No. 2752

with Assembly Floor Amendments (Proposed by Senator GOPAL)

ADOPTED: JUNE 21, 2018

This amendment eliminates the requirement in existing law that sums received by a casino from sports wagering or from a joint sports wagering operation, less only the total of all sums actually paid out as winnings to patrons, will be subject to the investment alternative tax and used exclusively for tourism and marketing of Atlantic City. Instead, the amendment provides for an additional tax of 1.25 percent to be remitted by the State Treasurer to the Casino Reinvestment Development Authority for marketing and promotion of Atlantic City.

In addition, the amendment provides that the additional tax of 1.25 percent in current law on amounts received from sports wagering at racetracks will be distributed not to any municipality in which the racetrack is located but to the municipality in which the majority of the racetrack is located.

ASSEMBLY BILL NO. 4230 (First Reprint)

To the General Assembly:

Pursuant to Article V, Section I, Paragraph 14 of the New Jersey Constitution, I am returning Assembly Bill No. 4230 (First Reprint) with my recommendations for reconsideration.

I commend the sponsors for their efforts to further clarify how some of the tax revenue generated from sports betting will be used. Nonetheless, certain aspects of the bill could be improved with minor amendments. Therefore, I am recommending sensible changes to the bill that will address some of the technical concerns articulated by the State's various departments involved in fiscal matters. Specifically, I believe that the accounts established to distribute money back to municipalities and counties should be set up by the Department of the Treasury, which performs these functions, and not the Division of Local Government Services. I am also recommending a delay in the effective date in order to give the Department of the Treasury time to prepare for the law's implementation.

Accordingly, I herewith return Assembly Bill No. 4230 (First Reprint) and recommend that it be amended as follows:

Page 2, Section 1, Lines 39-40:	Delete "Division of Local Government Services in the Department of Community Affairs" and insert "Department of the Treasury"
Page 3, Section 1, Lines 8-9:	Delete "Division of Local Government Services in the Department of Community Affairs" and insert "Department of the Treasury"

Page 3, Section 2, Line 32:	Delete "immediately" and insert "60 days following enactment"
	Respectfully,
[seal]	/s/ Philip D. Murphy
	Governor

Attest:

/s/ Matthew J. Platkin

Chief Counsel to the Governor



Governor Murphy Takes Action on Legislation

10/4/2018

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

A1053 w/GR (Houghtaling, Taliaferro, Andrzejczak/Van Drew) – Revises and expands laws on trespass and vandalism on agricultural and horticultural lands.

A2762 w/GR (Greenwald, Mukherji, Conaway/Ruiz, Singleton) – Revises law concerning temporary disability leave. Copy of Statement on A2762 w/GR

A2763 w/GR (Greenwald, Downey, Pintor Marin/Cruz-Perez) – Requires additional data in annual temporary disability and family leave insurance reports. Copy of Statement on A2763 w/GR

A3683 w/GR (Murphy, McKnight, Jones/Madden, Vitale) – Authorizes parking privileges for certain healthcare workers who render care at patients' home residences.

A3703 w/GR (DeAngelo/Cryan, Sweeney) – Revises ownership standards and exemptions under HVACR license law.

A3754 w/GR (McKnight, Speight, Barclay/Madden) – Exempts persons providing hair braiding services from licensure requirement, requires registration of hair braiding establishments.

A3808 w/GR (Greenwald, Bramnick, Murphy/Singleton, Oroho) – Provides for prompt payment of public contracts for purchase of goods and services.

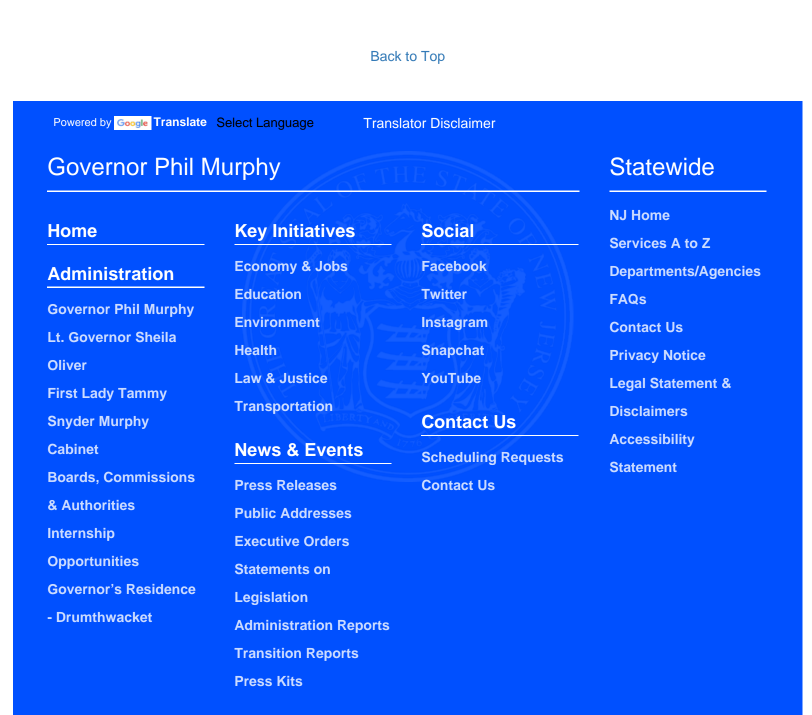
A4118 w/GR (Swain, Tully, Murphy/Ruiz, Diegnan) – Permits individuals to submit TDI and family temporary disability leave claims to DOLWD prior to commencement of leave under certain circumstances and requires timely payment of benefits for such claims. Copy of Statement on A4118 w/GR

A4181 w/GR (Jones, Murphy/Cruz-Perez) – Clarifies that employees of renaissance school projects are in State administered retirement systems. Copy of Statement on A4181 w/GR

A4230 w/GR (Burzichelli, Mukherji, Houghtaling, Downey/Gopal, Sarlo) – Changes use of certain revenue derived from sports wagering at racetracks.

A4495 (Pintor Marin/Sarlo, Singleton) – Amends provisions regarding tax base and operative dates relative to CBT and combined reporting; provides CBT deduction in amount of certain foreign-related income; clarifies tax treatment of certain tax credits awarded by EDA. Copy of Statement on A4495

A4496 (Burzichelli, Moriarty/Singleton) – Provides for collection of sales tax by marketplace facilitators and certain remote sellers, and clarifies collection of taxes related to hotel and transient accommodation occupancies.





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