5:12A-11 LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2019 **CHAPTER**: 266

NJSA: 5:12A-11 (Permits owner of 10 percent or more of member team of sports governing body to place or accept

wagers on certain sports events in which other member teams participate.)

BILL NO: A5463 (Substituted for S3972)

SPONSOR(S) Raj Mukherji and others

DATE INTRODUCED: 6/17/2019

COMMITTEE: ASSEMBLY: Appropriations

SENATE: ---

AMENDED DURING PASSAGE: No

DATE OF PASSAGE: ASSEMBLY: 6/20/2019

SENATE: 8/26/2019

DATE OF APPROVAL: 9/13/2019

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Introduced bill enacted)

Yes

A5463

SPONSOR'S STATEMENT: (Begins on page 7 of introduced bill) Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: No

(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: No

LEGISLATIVE FISCAL ESTIMATE: No

S3972

SPONSOR'S STATEMENT: (Begins on page 7 of introduced bill) Yes

COMMITTEE STATEMENT: ASSEMBLY: No

SENATE: No

(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: No

LEGISLATIVE FISCAL ESTIMATE: No

(continued)

| VETO MESSAGE: | No |
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| GOVERNOR'S PRESS RELEASE ON SIGNING: | Yes |
| FOLLOWING WERE PRINTED: To check for circulating copies, contact New Publications at the State Library (609) 278-2 | |
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| NEWSPAPER ARTICLES: | Yes |
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RWH/CL

P.L. 2019, CHAPTER 266, *approved September 13*, *2019*Assembly, No. 5463

1 **AN ACT** concerning wagers on certain sports events and amending P.L.2018, c.33.

3 4

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

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- 1. Section 2 of P.L.2018, c.33 (C.5:12A-11) is amended to read as follows:
- 9 2. a. The division shall issue all sports wagering licenses and 10 renewals thereof to casinos. The racing commission shall issue all 11 initial sports wagering licenses to racetracks but the division shall 12 have responsibility for the renewal thereof. In addition to casino 13 games permitted pursuant to the provisions of P.L.1977, c.110 14 (C.5:12-1 et seq.), a casino which holds a sports wagering license 15 issued by the division may operate a sports pool in accordance with 16 the provisions of this act and applicable regulations promulgated 17 pursuant to this act. A racetrack which holds an initial sports 18 wagering license issued by the racing commission or a sports 19 wagering license that has been renewed by the division may operate 20 a sports pool in accordance with the provisions of this act and 21 applicable regulations promulgated pursuant to this act. A casino 22 which holds a sports wagering license and a racetrack which holds a 23 sports wagering license may enter into an agreement to jointly 24 operate a sports pool at the racetrack, in accordance with the 25 provisions of this act and applicable regulations promulgated 26 pursuant to this act. A casino or racetrack that holds a sports 27 wagering license may conduct an online sports pool or may 28 authorize an internet sports pool operator licensed as a casino 29 service industry enterprise pursuant to section 92 of P.L.1977, c.110 30 (C.5:12-92), or an applicant for such license, to operate an online 31 sports pool on its behalf provided the terms of the agreement are 32 approved by the division, in the case of a casino, or the racing 33 commission, in the case of a racetrack; provided, however, that each 34 sports wagering licensee may provide no more than three 35 individually branded websites, each of which may have an 36 accompanying mobile application bearing the same brand as the 37 website for an online sports pool, those websites and mobile 38 applications, in the case of a casino being in addition to or, in the 39 discretion of the casino, in conjunction with, any websites and 40 mobile applications that also offer other types of Internet gaming 41 pursuant to P.L.2013, c.27 (C.5:12-95.17 et seq.). No online sports pool shall be opened to the public, and no sports wagering, except 42

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

1 for test purposes, may be conducted therein, until an Internet sports 2 pool operator receives from the division a permit to conduct an 3 online sports pool. Sports wagering licensees and operators may 4 provide promotional credits, incentives, bonuses, complimentaries, 5 or similar benefits designed to induce sports betters to wager. The 6 division, in consultation with the commission, shall establish by 7 rule standards governing the provision of these measures. The 8 server or other equipment used by a racetrack to accept wagers at a 9 sports pool or online sports pool shall be located in that racetrack or 10 in any location in Atlantic City which conforms to the requirements 11 of section 20 of P.L.2013, c.27 (C.5:12-95.22) and any additional 12 requirements which the division may impose by regulation. The 13 server or other equipment used by a casino to accept wagers at a 14 sports pool or online sports pool shall conform to the requirements 15 of section 20 of P.L.2013, c.27 (C.5:12-95.22) and any additional 16 requirements which the division may impose by regulation.

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With regard to this act, P.L.2018, c.33 (C.5:12A-10 et al.), the duties specified in section 63 of P.L.1977, c.110 (C.5:12-63) of the Casino Control Commission shall apply to the extent not inconsistent with the provisions of this act. In addition to the duties specified in section 76 of P.L.1977, c.110 (C.5:12-76), the division or racing commission, as required pursuant to this act, shall hear and decide promptly and in reasonable order all applications for a license to operate a sports pool. In addition to the duties specified in section 76 of P.L.1977, c.110 (C.5:12-76), the division shall have the general responsibility for the implementation of this act, except with respect to the authority to issue sports wagering licenses to a racetrack as provided by this act, and shall have all other duties specified in that section with regard to the operation of a sports pool.

The license to operate a sports pool shall be in addition to any other license required to be issued pursuant to P.L.1977, c.110 (C.5:12-1 et seq.) to operate a casino or pursuant to P.L.1940, c. 17 (C.5:5-22 et seq.) to conduct horse racing. The division and the racing commission shall each have the authority to charge a casino or a racetrack a fee for the issuance or, in the case of the division renewal, of a sports wagering license in an amount of \$100,000 for initial issuance and in the case of a renewal a reasonable fee that is based upon the expense associated with renewal, enforcement, and gambling addiction programs. No sports wagering license shall be issued by the division or racing commission to any entity unless it has established its financial stability, integrity and responsibility and its good character, honesty and integrity. No casino or racetrack shall be permitted to operate a sports pool or accept wagers via an online sports pool unless a sports wagering lounge is established and has commenced operation in its facility; provided, however, that an applicant for a sports wagering license may petition the agency issuing the sports wagering license pursuant to

this act to commence operation of the sports pool at a temporary facility and/or an online sports pool during the pendency of construction of a sports wagering lounge in its facility. Such temporary facility may include, at the discretion of the agency issuing the sports wagering license pursuant to this act, the utilization of designated windows at the current casino cage or racetrack betting window for purposes of placing sports betting wagers and self-service wagering machines located at the racetrack or casino hotel complex. No license to operate a sports pool shall be issued to any entity which is disqualified under the criteria of section 86 of P.L.1977, c.110 (C.5:12-86).

No later than five years after the date of the issuance of a license and every five years thereafter or within such lesser periods as the agency issuing the sports wagering license pursuant to this act may direct, a licensee shall submit to the said agency such documentation or information as the division or racing commission may by regulation require, to demonstrate to the satisfaction of the agency that the licensee continues to meet the requirements of the law and regulations.

The division and the racing commission following consultation with the sports wagering licensees shall annually cause a report to be prepared and distributed to the Governor on the impact of sports wagering, including Internet wagering on sports events, on problem gamblers and gambling addiction in New Jersey. The report shall be prepared by a private organization or entity with expertise in serving the needs of persons with gambling addictions, which organization or entity shall be selected jointly by the division and the racing commission. The report shall be prepared and distributed under the supervision of, and in coordination with, the division and the racing commission. Any costs associated with the preparation and distribution of the report shall be borne by casino and racetrack licensees who have been authorized by the division or the racing commission to conduct Internet gaming and the division and the racing commission shall be authorized to assess a fee against such licensees for these purposes. The division and the racing commission may also report periodically to the Governor on the effectiveness of the statutory and regulatory controls in place to ensure the integrity of gaming operations through the Internet.

- b. A sports pool shall be operated in a sports wagering lounge located at a casino or racetrack. A sports wagering lounge may be located at a casino simulcasting facility. The lounge shall conform to all requirements concerning square footage, design, equipment, security measures and related matters which the division shall by regulation prescribe. The space required for the establishment of a lounge shall not reduce the space authorized for casino gaming activities as specified in section 83 of P.L.1977, c.110 (C.5:12-83).
- c. No sports pool or online sports pool shall be offered or made available for wagering to the public by any entity other than a sports

- wagering licensee, pursuant to P.L.2018, c.33 (C.5:12A-10 et al.), an applicant for such license, operating such pool on behalf of a licensee, or an Internet sports pool operator, on behalf of a sports wagering licensee. Any person who offers a sports pool or an online sports pool without approval of the division or racing commission to do so is guilty of a crime of the fourth degree and notwithstanding the provisions of N.J.S.2C:43-3, shall be subject to a fine of not more than \$25,000 and in the case of a person other than a natural person, to a fine of not more than \$100,000 and any other appropriate disposition authorized by subsection b. of N.J.S.2C:43-2.
 - d. The operator shall establish or display the odds at which wagers may be placed on sports events.
 - e. An operator shall accept wagers on sports events only from persons physically present in the sports wagering lounge; through self-service wagering machines located in its facility as authorized by the agency issuing the sports wagering license; or through an online sports pool. A person placing a wager on a sports event shall be at least 21 years of age.
 - f. (1) Any person who is:

- an athlete, coach, referee, or director of a sports governing body or any of its member teams [,];
 - a sports governing body or any of its member teams [,]:
 - a player or a referee personnel member, in or on any sports event overseen by that person's sports governing body based on publicly available information [,];
 - a person who holds a position of authority or influence sufficient to exert influence over the participants in a sporting contest, including but not limited to coaches, managers, handlers, athletic trainers, or horse trainers [,];
 - a person with access to certain types of exclusive information on any sports event overseen by that person's sports governing body based on publicly available information [,]; or
 - a person identified by any lists provided by the sports governing body to the division and the racing commission.
 - shall not be permitted to have any ownership interest in, control of, or otherwise be employed by an operator, a sports wagering licensee, or a facility in which a sports wagering lounge is located or place a wager on a sports event that is overseen by that person's sports governing body based on publicly available information.

Any employee of a sports governing body or its member teams who is not prohibited from wagering on a sports event shall, nevertheless, provide notice to the division prior to placing a wager on a sports event. The direct or indirect legal or beneficial owner of 10 percent or more of a sports governing body [or any of its member teams] shall not place or accept any wager on a sports event in which any member team of that sports governing body

participates. The direct or indirect legal or beneficial owner of 10 percent or more of a member team of a sports governing body shall not place or accept any wager on a sports event in which that member team participates. Any person who violates this paragraph shall be guilty of a disorderly persons offense and shall be fined not less than \$500 and not more than \$1,000.

- (2) The prohibition set forth in paragraph (1) of this subsection shall not apply to any person who is a direct or indirect owner of a specific sports governing body member team and (i) has less than 10 percent direct or indirect ownership interest in a casino or racetrack or (ii) the shares of such person are registered pursuant to section 12 of the Securities Exchange Act of 1934, as amended (15 U.S.C. s.781), and the value of the ownership of such team represents less than one percent of the person's total enterprise value.
- (3) An operator shall adopt procedures to prevent persons from wagering on sports events who are prohibited from placing sports wagers. An operator shall not accept wagers from any person whose identity is known to the operator and:
- whose name appears on the exclusion list maintained by the division pursuant to section 71 of P.L.1977, c.110 (C.5:12-71);
- whose name appears on any self-exclusion list maintained by the division pursuant to sections 1 and 2 of P.L.2001, c.39 (C.5:12-71.2 and C.5:12-71.3, respectively);
- who is the operator, director, officer, owner, or employee of the operator or any relative thereof living in the same household as the operator;
- who has access to nonpublic confidential information held by the operator; or
 - who is an agent or proxy for any other person.
- (4) An operator shall adopt procedures to obtain personally identifiable information from any individual who places any single wager in an amount of \$10,000 or greater on a sports event while physically present in a racetrack facility or a casino.
- Sections 1 and 2 of P.L.2002, c.89 (C.5:5-65.1 and C.5:5-65.2, respectively) shall apply to the conduct of sports wagering under this act.
- g. The holder of a sports wagering license may contract with an entity to conduct that operation, in accordance with the regulations of the division. That entity shall obtain a license as a casino service industry enterprise prior to the execution of any such contract, and such license shall be issued pursuant to the provisions of P.L.1977, c.110 (C.5:12-1 et seq.) and in accordance with the regulations promulgated by the division in consultation with the commission.
- h. If any provision of this act, P.L.2018, c.33 (C.5:12A-10 et al.), or its application to any person or circumstance, is held invalid, the invalidity shall not affect other provisions or applications of this

1 act which can be given effect without the invalid provision or 2 application, and to this end the provisions of this act are severable.

i. An operator shall promptly report to the division:

any criminal or disciplinary proceedings commenced against the operator or its employees in connection with the operations of the sports pool or online sports pool;

any abnormal betting activity or patterns that may indicate a concern about the integrity of a sports event or events;

any other conduct with the potential to corrupt a betting outcome of a sports event for purposes of financial gain, including but not limited to match fixing; and

suspicious or illegal wagering activities, including the use of funds derived from illegal activity, wagers to conceal or launder funds derived from illegal activity, use of agents to place wagers, or use of false identification.

The division is authorized to share any information under this section with any law enforcement entity, team, sports governing body, or regulatory agency the division deems appropriate.

- j. An operator shall maintain records of sports wagering operations in accordance with regulations promulgated by the division.
- k. A sports wagering licensee may, in addition to having a sports wagering lounge, conduct wagering on authorized sports events through one or more kiosks or self-service wagering stations located within its facility. Such self-service wagering stations located at a casino may offer any game authorized under rules established by the division. Such self-service wagering stations located at a racetrack may offer wagering only on authorized sports events and horse races.
- 1. All wagers on sports events authorized under this provision shall be initiated, received and otherwise made within this State unless otherwise determined by the division in accordance with applicable federal and state laws. Consistent with the intent of the United States Congress as articulated in the Unlawful Internet Gambling Enforcement Act of 2006 (31 U.S.C. s.5361 et seq.), the intermediate routing of electronic data relating to a lawful intrastate wager authorized under this provision shall not determine the location or locations in which such wager is initiated, received or otherwise made.

40 (cf: P.L.2018, c.33, s.2)

2. This act shall take effect immediately.

STATEMENT

This bill permits a direct or indirect legal or beneficial owner of 10 percent or more of a member team of a sports governing body to

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place or accept wagers on a sports event in which other member teams participate when the owner's team is not participating. Currently, a legal or beneficial owner of 10 percent or more of a team may not place or accept wagers on any sports event in which any of the other member teams of the team's sports governing body participate. This bill would permit placing and accepting wagers on those events when the owner's team is not a participant in the event.

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Permits owner of 10 percent or more of member team of sports governing body to place or accept wagers on certain sports events in which other member teams participate.

ASSEMBLY, No. 5463

STATE OF NEW JERSEY

218th LEGISLATURE

INTRODUCED JUNE 17, 2019

Sponsored by:
Assemblyman RAJ MUKHERJI
District 33 (Hudson)
Assemblyman JOHN J. BURZICHELLI
District 3 (Cumberland, Gloucester and Salem)
Senator PATRICK J. DIEGNAN, JR.
District 18 (Middlesex)

SYNOPSIS

Permits owner of 10 percent or more of member team of sports governing body to place or accept wagers on certain sports events in which other member teams participate.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 8/27/2019)

1 **AN ACT** concerning wagers on certain sports events and amending P.L.2018, c.33.

3 4

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

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- 1. Section 2 of P.L.2018, c.33 (C.5:12A-11) is amended to read as follows:
- 9 2. a. The division shall issue all sports wagering licenses and 10 renewals thereof to casinos. The racing commission shall issue all 11 initial sports wagering licenses to racetracks but the division shall 12 have responsibility for the renewal thereof. In addition to casino games permitted pursuant to the provisions of P.L.1977, c.110 13 14 (C.5:12-1 et seq.), a casino which holds a sports wagering license 15 issued by the division may operate a sports pool in accordance with 16 the provisions of this act and applicable regulations promulgated 17 pursuant to this act. A racetrack which holds an initial sports 18 wagering license issued by the racing commission or a sports 19 wagering license that has been renewed by the division may operate 20 a sports pool in accordance with the provisions of this act and 21 applicable regulations promulgated pursuant to this act. A casino 22 which holds a sports wagering license and a racetrack which holds a 23 sports wagering license may enter into an agreement to jointly 24 operate a sports pool at the racetrack, in accordance with the 25 provisions of this act and applicable regulations promulgated 26 pursuant to this act. A casino or racetrack that holds a sports 27 wagering license may conduct an online sports pool or may 28 authorize an internet sports pool operator licensed as a casino 29 service industry enterprise pursuant to section 92 of P.L.1977, c.110 30 (C.5:12-92), or an applicant for such license, to operate an online 31 sports pool on its behalf provided the terms of the agreement are 32 approved by the division, in the case of a casino, or the racing 33 commission, in the case of a racetrack; provided, however, that each 34 sports wagering licensee may provide no more than three 35 individually branded websites, each of which may have an 36 accompanying mobile application bearing the same brand as the 37 website for an online sports pool, those websites and mobile 38 applications, in the case of a casino being in addition to or, in the 39 discretion of the casino, in conjunction with, any websites and 40 mobile applications that also offer other types of Internet gaming 41 pursuant to P.L.2013, c.27 (C.5:12-95.17 et seq.). No online sports 42 pool shall be opened to the public, and no sports wagering, except 43 for test purposes, may be conducted therein, until an Internet sports 44 pool operator receives from the division a permit to conduct an 45 online sports pool. Sports wagering licensees and operators may

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

A5463 MUKHERJI, BURZICHELLI

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1 provide promotional credits, incentives, bonuses, complimentaries, 2 or similar benefits designed to induce sports betters to wager. The 3 division, in consultation with the commission, shall establish by 4 rule standards governing the provision of these measures. The 5 server or other equipment used by a racetrack to accept wagers at a 6 sports pool or online sports pool shall be located in that racetrack or 7 in any location in Atlantic City which conforms to the requirements 8 of section 20 of P.L.2013, c.27 (C.5:12-95.22) and any additional 9 requirements which the division may impose by regulation. The 10 server or other equipment used by a casino to accept wagers at a 11 sports pool or online sports pool shall conform to the requirements 12 of section 20 of P.L.2013, c.27 (C.5:12-95.22) and any additional 13 requirements which the division may impose by regulation.

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With regard to this act, P.L.2018, c.33 (C.5:12A-10 et al.), the duties specified in section 63 of P.L.1977, c.110 (C.5:12-63) of the Casino Control Commission shall apply to the extent not inconsistent with the provisions of this act. In addition to the duties specified in section 76 of P.L.1977, c.110 (C.5:12-76), the division or racing commission, as required pursuant to this act, shall hear and decide promptly and in reasonable order all applications for a license to operate a sports pool. In addition to the duties specified in section 76 of P.L.1977, c.110 (C.5:12-76), the division shall have the general responsibility for the implementation of this act, except with respect to the authority to issue sports wagering licenses to a racetrack as provided by this act, and shall have all other duties specified in that section with regard to the operation of a sports pool.

The license to operate a sports pool shall be in addition to any other license required to be issued pursuant to P.L.1977, c.110 (C.5:12-1 et seq.) to operate a casino or pursuant to P.L.1940, c. 17 (C.5:5-22 et seq.) to conduct horse racing. The division and the racing commission shall each have the authority to charge a casino or a racetrack a fee for the issuance or, in the case of the division renewal, of a sports wagering license in an amount of \$100,000 for initial issuance and in the case of a renewal a reasonable fee that is based upon the expense associated with renewal, enforcement, and gambling addiction programs. No sports wagering license shall be issued by the division or racing commission to any entity unless it has established its financial stability, integrity and responsibility and its good character, honesty and integrity. No casino or racetrack shall be permitted to operate a sports pool or accept wagers via an online sports pool unless a sports wagering lounge is established and has commenced operation in its facility; provided, however, that an applicant for a sports wagering license may petition the agency issuing the sports wagering license pursuant to this act to commence operation of the sports pool at a temporary facility and/or an online sports pool during the pendency of construction of a sports wagering lounge in its facility.

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temporary facility may include, at the discretion of the agency issuing the sports wagering license pursuant to this act, the utilization of designated windows at the current casino cage or racetrack betting window for purposes of placing sports betting wagers and self-service wagering machines located at the racetrack or casino hotel complex. No license to operate a sports pool shall be issued to any entity which is disqualified under the criteria of section 86 of P.L.1977, c.110 (C.5:12-86).

No later than five years after the date of the issuance of a license and every five years thereafter or within such lesser periods as the agency issuing the sports wagering license pursuant to this act may direct, a licensee shall submit to the said agency such documentation or information as the division or racing commission may by regulation require, to demonstrate to the satisfaction of the agency that the licensee continues to meet the requirements of the law and regulations.

The division and the racing commission following consultation with the sports wagering licensees shall annually cause a report to be prepared and distributed to the Governor on the impact of sports wagering, including Internet wagering on sports events, on problem gamblers and gambling addiction in New Jersey. The report shall be prepared by a private organization or entity with expertise in serving the needs of persons with gambling addictions, which organization or entity shall be selected jointly by the division and the racing commission. The report shall be prepared and distributed under the supervision of, and in coordination with, the division and the racing commission. Any costs associated with the preparation and distribution of the report shall be borne by casino and racetrack licensees who have been authorized by the division or the racing commission to conduct Internet gaming and the division and the racing commission shall be authorized to assess a fee against such licensees for these purposes. The division and the racing commission may also report periodically to the Governor on the effectiveness of the statutory and regulatory controls in place to ensure the integrity of gaming operations through the Internet.

- b. A sports pool shall be operated in a sports wagering lounge located at a casino or racetrack. A sports wagering lounge may be located at a casino simulcasting facility. The lounge shall conform to all requirements concerning square footage, design, equipment, security measures and related matters which the division shall by regulation prescribe. The space required for the establishment of a lounge shall not reduce the space authorized for casino gaming activities as specified in section 83 of P.L.1977, c.110 (C.5:12-83).
- c. No sports pool or online sports pool shall be offered or made available for wagering to the public by any entity other than a sports wagering licensee, pursuant to P.L.2018, c.33 (C.5:12A-10 et al.), an applicant for such license, operating such pool on behalf of a licensee, or an Internet sports pool operator, on behalf of a sports

- wagering licensee. Any person who offers a sports pool or an online sports pool without approval of the division or racing commission to do so is guilty of a crime of the fourth degree and notwithstanding the provisions of N.J.S.2C:43-3, shall be subject to a fine of not more than \$25,000 and in the case of a person other than a natural person, to a fine of not more than \$100,000 and any other appropriate disposition authorized by subsection b. of N.J.S.2C:43-2.
 - d. The operator shall establish or display the odds at which wagers may be placed on sports events.
 - e. An operator shall accept wagers on sports events only from persons physically present in the sports wagering lounge; through self-service wagering machines located in its facility as authorized by the agency issuing the sports wagering license; or through an online sports pool. A person placing a wager on a sports event shall be at least 21 years of age.
 - f. (1) Any person who is:

- an athlete, coach, referee, or director of a sports governing body or any of its member teams [,];
 - a sports governing body or any of its member teams [,];
 - a player or a referee personnel member, in or on any sports event overseen by that person's sports governing body based on publicly available information [,];
 - a person who holds a position of authority or influence sufficient to exert influence over the participants in a sporting contest, including but not limited to coaches, managers, handlers, athletic trainers, or horse trainers [,];
 - a person with access to certain types of exclusive information on any sports event overseen by that person's sports governing body based on publicly available information [,]; or
 - a person identified by any lists provided by the sports governing body to the division and the racing commission.
 - shall not be permitted to have any ownership interest in, control of, or otherwise be employed by an operator, a sports wagering licensee, or a facility in which a sports wagering lounge is located or place a wager on a sports event that is overseen by that person's sports governing body based on publicly available information.

Any employee of a sports governing body or its member teams who is not prohibited from wagering on a sports event shall, nevertheless, provide notice to the division prior to placing a wager on a sports event. The direct or indirect legal or beneficial owner of 10 percent or more of a sports governing body [or any of its member teams] shall not place or accept any wager on a sports event in which any member team of that sports governing body participates. The direct or indirect legal or beneficial owner of 10 percent or more of a member team of a sports governing body shall not place or accept any wager on a sports event in which that

member team participates. Any person who violates this paragraph shall be guilty of a disorderly persons offense and shall be fined not less than \$500 and not more than \$1,000.

- (2) The prohibition set forth in paragraph (1) of this subsection shall not apply to any person who is a direct or indirect owner of a specific sports governing body member team and (i) has less than 10 percent direct or indirect ownership interest in a casino or racetrack or (ii) the shares of such person are registered pursuant to section 12 of the Securities Exchange Act of 1934, as amended (15 U.S.C. s.781), and the value of the ownership of such team represents less than one percent of the person's total enterprise value.
 - (3) An operator shall adopt procedures to prevent persons from wagering on sports events who are prohibited from placing sports wagers. An operator shall not accept wagers from any person whose identity is known to the operator and:
 - whose name appears on the exclusion list maintained by the division pursuant to section 71 of P.L.1977, c.110 (C.5:12-71);
 - whose name appears on any self-exclusion list maintained by the division pursuant to sections 1 and 2 of P.L.2001, c.39 (C.5:12-71.2 and C.5:12-71.3, respectively);
 - who is the operator, director, officer, owner, or employee of the operator or any relative thereof living in the same household as the operator;
 - who has access to nonpublic confidential information held by the operator; or
 - who is an agent or proxy for any other person.
 - (4) An operator shall adopt procedures to obtain personally identifiable information from any individual who places any single wager in an amount of \$10,000 or greater on a sports event while physically present in a racetrack facility or a casino.
 - Sections 1 and 2 of P.L.2002, c.89 (C.5:5-65.1 and C.5:5-65.2, respectively) shall apply to the conduct of sports wagering under this act.
 - g. The holder of a sports wagering license may contract with an entity to conduct that operation, in accordance with the regulations of the division. That entity shall obtain a license as a casino service industry enterprise prior to the execution of any such contract, and such license shall be issued pursuant to the provisions of P.L.1977, c.110 (C.5:12-1 et seq.) and in accordance with the regulations promulgated by the division in consultation with the commission.
 - h. If any provision of this act, P.L.2018, c.33 (C.5:12A-10 et al.), or its application to any person or circumstance, is held invalid, the invalidity shall not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.
 - i. An operator shall promptly report to the division:

A5463 MUKHERJI, BURZICHELLI

any criminal or disciplinary proceedings commenced against the operator or its employees in connection with the operations of the sports pool or online sports pool;

any abnormal betting activity or patterns that may indicate a concern about the integrity of a sports event or events;

any other conduct with the potential to corrupt a betting outcome of a sports event for purposes of financial gain, including but not limited to match fixing; and

suspicious or illegal wagering activities, including the use of funds derived from illegal activity, wagers to conceal or launder funds derived from illegal activity, use of agents to place wagers, or use of false identification.

The division is authorized to share any information under this section with any law enforcement entity, team, sports governing body, or regulatory agency the division deems appropriate.

- j. An operator shall maintain records of sports wagering operations in accordance with regulations promulgated by the division.
- k. A sports wagering licensee may, in addition to having a sports wagering lounge, conduct wagering on authorized sports events through one or more kiosks or self-service wagering stations located within its facility. Such self-service wagering stations located at a casino may offer any game authorized under rules established by the division. Such self-service wagering stations located at a racetrack may offer wagering only on authorized sports events and horse races.
- l. All wagers on sports events authorized under this provision shall be initiated, received and otherwise made within this State unless otherwise determined by the division in accordance with applicable federal and state laws. Consistent with the intent of the United States Congress as articulated in the Unlawful Internet Gambling Enforcement Act of 2006 (31 U.S.C. s.5361 et seq.), the intermediate routing of electronic data relating to a lawful intrastate wager authorized under this provision shall not determine the location or locations in which such wager is initiated, received or otherwise made.

37 (cf: P.L.2018, c.33, s.2)

2. This act shall take effect immediately.

STATEMENT

 This bill permits a direct or indirect legal or beneficial owner of 10 percent or more of a member team of a sports governing body to place or accept wagers on a sports event in which other member teams participate when the owner's team is not participating. Currently, a legal or beneficial owner of 10 percent or more of a

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- 1 team may not place or accept wagers on any sports event in which
- 2 any of the other member teams of the team's sports governing body
- 3 participate. This bill would permit placing and accepting wagers on
- 4 those events when the owner's team is not a participant in the event.

ASSEMBLY APPROPRIATIONS COMMITTEE

STATEMENT TO

ASSEMBLY, No. 5463

STATE OF NEW JERSEY

DATED: JUNE 18, 2019

The Assembly Appropriations Committee reports favorably Assembly Bill No. 5463.

This bill permits a direct or indirect legal or beneficial owner of 10 percent or more of a member team of a sports governing body to place or accept wagers on a sports event in which other member teams participate when the owner's team is not participating. Currently, a legal or beneficial owner of 10 percent or more of a team may not place or accept wagers on any sports event in which any of the other member teams of the team's sports governing body participate. This bill would permit placing and accepting wagers on those events when the owner's team is not a participant in the event.

FISCAL IMPACT:

This bill is not certified as requiring a fiscal note.

SENATE, No. 3972

STATE OF NEW JERSEY

218th LEGISLATURE

INTRODUCED JUNE 17, 2019

Sponsored by: Senator PATRICK J. DIEGNAN, JR. District 18 (Middlesex)

SYNOPSIS

Permits owner of 10 percent or more of member team of sports governing body to place or accept wagers on certain sports events in which other member teams participate.

CURRENT VERSION OF TEXT

As introduced.



AN ACT concerning wagers on certain sports events and amending 2 P.L.2018, c.33.

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

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- 1. Section 2 of P.L.2018, c.33 (C.5:12A-11) is amended to read as follows:
- 2. a. The division shall issue all sports wagering licenses and renewals thereof to casinos. The racing commission shall issue all initial sports wagering licenses to racetracks but the division shall have responsibility for the renewal thereof. In addition to casino games permitted pursuant to the provisions of P.L.1977, c.110 (C.5:12-1 et seq.), a casino which holds a sports wagering license issued by the division may operate a sports pool in accordance with the provisions of this act and applicable regulations promulgated pursuant to this act. A racetrack which holds an initial sports wagering license issued by the racing commission or a sports wagering license that has been renewed by the division may operate a sports pool in accordance with the provisions of this act and applicable regulations promulgated pursuant to this act. A casino which holds a sports wagering license and a racetrack which holds a sports wagering license may enter into an agreement to jointly operate a sports pool at the racetrack, in accordance with the provisions of this act and applicable regulations promulgated pursuant to this act. A casino or racetrack that holds a sports wagering license may conduct an online sports pool or may authorize an internet sports pool operator licensed as a casino service industry enterprise pursuant to section 92 of P.L.1977, c.110 (C.5:12-92), or an applicant for such license, to operate an online sports pool on its behalf provided the terms of the agreement are approved by the division, in the case of a casino, or the racing commission, in the case of a racetrack; provided, however, that each sports wagering licensee may provide no more than three individually branded websites, each of which may have an accompanying mobile application bearing the same brand as the website for an online sports pool, those websites and mobile applications, in the case of a casino being in addition to or, in the discretion of the casino, in conjunction with, any websites and mobile applications that also offer other types of Internet gaming pursuant to P.L.2013, c.27 (C.5:12-95.17 et seq.). No online sports pool shall be opened to the public, and no sports wagering, except for test purposes, may be conducted therein, until an Internet sports pool operator receives from the division a permit to conduct an online sports pool. Sports wagering licensees and operators may

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

1 provide promotional credits, incentives, bonuses, complimentaries, 2 or similar benefits designed to induce sports betters to wager. The 3 division, in consultation with the commission, shall establish by 4 rule standards governing the provision of these measures. The 5 server or other equipment used by a racetrack to accept wagers at a 6 sports pool or online sports pool shall be located in that racetrack or 7 in any location in Atlantic City which conforms to the requirements 8 of section 20 of P.L.2013, c.27 (C.5:12-95.22) and any additional 9 requirements which the division may impose by regulation. The 10 server or other equipment used by a casino to accept wagers at a 11 sports pool or online sports pool shall conform to the requirements 12 of section 20 of P.L.2013, c.27 (C.5:12-95.22) and any additional 13 requirements which the division may impose by regulation.

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With regard to this act, P.L.2018, c.33 (C.5:12A-10 et al.), the duties specified in section 63 of P.L.1977, c.110 (C.5:12-63) of the Casino Control Commission shall apply to the extent not inconsistent with the provisions of this act. In addition to the duties specified in section 76 of P.L.1977, c.110 (C.5:12-76), the division or racing commission, as required pursuant to this act, shall hear and decide promptly and in reasonable order all applications for a license to operate a sports pool. In addition to the duties specified in section 76 of P.L.1977, c.110 (C.5:12-76), the division shall have the general responsibility for the implementation of this act, except with respect to the authority to issue sports wagering licenses to a racetrack as provided by this act, and shall have all other duties specified in that section with regard to the operation of a sports pool.

The license to operate a sports pool shall be in addition to any other license required to be issued pursuant to P.L.1977, c.110 (C.5:12-1 et seq.) to operate a casino or pursuant to P.L.1940, c. 17 (C.5:5-22 et seq.) to conduct horse racing. The division and the racing commission shall each have the authority to charge a casino or a racetrack a fee for the issuance or, in the case of the division renewal, of a sports wagering license in an amount of \$100,000 for initial issuance and in the case of a renewal a reasonable fee that is based upon the expense associated with renewal, enforcement, and gambling addiction programs. No sports wagering license shall be issued by the division or racing commission to any entity unless it has established its financial stability, integrity and responsibility and its good character, honesty and integrity. No casino or racetrack shall be permitted to operate a sports pool or accept wagers via an online sports pool unless a sports wagering lounge is established and has commenced operation in its facility; provided, however, that an applicant for a sports wagering license may petition the agency issuing the sports wagering license pursuant to this act to commence operation of the sports pool at a temporary facility and/or an online sports pool during the pendency of construction of a sports wagering lounge in its facility.

1 temporary facility may include, at the discretion of the agency 2 issuing the sports wagering license pursuant to this act, the 3 utilization of designated windows at the current casino cage or 4 racetrack betting window for purposes of placing sports betting 5 wagers and self-service wagering machines located at the racetrack 6 or casino hotel complex. No license to operate a sports pool shall 7 be issued to any entity which is disqualified under the criteria of 8 section 86 of P.L.1977, c.110 (C.5:12-86).

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No later than five years after the date of the issuance of a license and every five years thereafter or within such lesser periods as the agency issuing the sports wagering license pursuant to this act may direct, a licensee shall submit to the said agency such documentation or information as the division or racing commission may by regulation require, to demonstrate to the satisfaction of the agency that the licensee continues to meet the requirements of the law and regulations.

The division and the racing commission following consultation with the sports wagering licensees shall annually cause a report to be prepared and distributed to the Governor on the impact of sports wagering, including Internet wagering on sports events, on problem gamblers and gambling addiction in New Jersey. The report shall be prepared by a private organization or entity with expertise in serving the needs of persons with gambling addictions, which organization or entity shall be selected jointly by the division and the racing commission. The report shall be prepared and distributed under the supervision of, and in coordination with, the division and the racing commission. Any costs associated with the preparation and distribution of the report shall be borne by casino and racetrack licensees who have been authorized by the division or the racing commission to conduct Internet gaming and the division and the racing commission shall be authorized to assess a fee against such licensees for these purposes. The division and the racing commission may also report periodically to the Governor on the effectiveness of the statutory and regulatory controls in place to ensure the integrity of gaming operations through the Internet.

- b. A sports pool shall be operated in a sports wagering lounge located at a casino or racetrack. A sports wagering lounge may be located at a casino simulcasting facility. The lounge shall conform to all requirements concerning square footage, design, equipment, security measures and related matters which the division shall by regulation prescribe. The space required for the establishment of a lounge shall not reduce the space authorized for casino gaming activities as specified in section 83 of P.L.1977, c.110 (C.5:12-83).
- c. No sports pool or online sports pool shall be offered or made available for wagering to the public by any entity other than a sports wagering licensee, pursuant to P.L.2018, c.33 (C.5:12A-10 et al.), an applicant for such license, operating such pool on behalf of a licensee, or an Internet sports pool operator, on behalf of a sports

- wagering licensee. Any person who offers a sports pool or an online sports pool without approval of the division or racing commission to do so is guilty of a crime of the fourth degree and notwithstanding the provisions of N.J.S.2C:43-3, shall be subject to a fine of not more than \$25,000 and in the case of a person other than a natural person, to a fine of not more than \$100,000 and any other appropriate disposition authorized by subsection b. of N.J.S.2C:43-2.
 - d. The operator shall establish or display the odds at which wagers may be placed on sports events.
 - e. An operator shall accept wagers on sports events only from persons physically present in the sports wagering lounge; through self-service wagering machines located in its facility as authorized by the agency issuing the sports wagering license; or through an online sports pool. A person placing a wager on a sports event shall be at least 21 years of age.
 - f. (1) Any person who is:

- an athlete, coach, referee, or director of a sports governing body or any of its member teams [,];
 - a sports governing body or any of its member teams [,];
 - a player or a referee personnel member, in or on any sports event overseen by that person's sports governing body based on publicly available information [,];
 - a person who holds a position of authority or influence sufficient to exert influence over the participants in a sporting contest, including but not limited to coaches, managers, handlers, athletic trainers, or horse trainers [,];
 - a person with access to certain types of exclusive information on any sports event overseen by that person's sports governing body based on publicly available information [,]; or
 - a person identified by any lists provided by the sports governing body to the division and the racing commission.
 - shall not be permitted to have any ownership interest in, control of, or otherwise be employed by an operator, a sports wagering licensee, or a facility in which a sports wagering lounge is located or place a wager on a sports event that is overseen by that person's sports governing body based on publicly available information.

Any employee of a sports governing body or its member teams who is not prohibited from wagering on a sports event shall, nevertheless, provide notice to the division prior to placing a wager on a sports event. The direct or indirect legal or beneficial owner of 10 percent or more of a sports governing body [or any of its member teams] shall not place or accept any wager on a sports event in which any member team of that sports governing body participates. The direct or indirect legal or beneficial owner of 10 percent or more of a member team of a sports governing body shall not place or accept any wager on a sports event in which that

member team participates. Any person who violates this paragraph shall be guilty of a disorderly persons offense and shall be fined not less than \$500 and not more than \$1,000.

- (2) The prohibition set forth in paragraph (1) of this subsection shall not apply to any person who is a direct or indirect owner of a specific sports governing body member team and (i) has less than 10 percent direct or indirect ownership interest in a casino or racetrack or (ii) the shares of such person are registered pursuant to section 12 of the Securities Exchange Act of 1934, as amended (15 U.S.C. s.781), and the value of the ownership of such team represents less than one percent of the person's total enterprise value.
- (3) An operator shall adopt procedures to prevent persons from wagering on sports events who are prohibited from placing sports wagers. An operator shall not accept wagers from any person whose identity is known to the operator and:

whose name appears on the exclusion list maintained by the division pursuant to section 71 of P.L.1977, c.110 (C.5:12-71);

whose name appears on any self-exclusion list maintained by the division pursuant to sections 1 and 2 of P.L.2001, c.39 (C.5:12-71.2 and C.5:12-71.3, respectively);

who is the operator, director, officer, owner, or employee of the operator or any relative thereof living in the same household as the operator;

who has access to nonpublic confidential information held by the operator; or

who is an agent or proxy for any other person.

(4) An operator shall adopt procedures to obtain personally identifiable information from any individual who places any single wager in an amount of \$10,000 or greater on a sports event while physically present in a racetrack facility or a casino.

Sections 1 and 2 of P.L.2002, c.89 (C.5:5-65.1 and C.5:5-65.2, respectively) shall apply to the conduct of sports wagering under this act.

- g. The holder of a sports wagering license may contract with an entity to conduct that operation, in accordance with the regulations of the division. That entity shall obtain a license as a casino service industry enterprise prior to the execution of any such contract, and such license shall be issued pursuant to the provisions of P.L.1977, c.110 (C.5:12-1 et seq.) and in accordance with the regulations promulgated by the division in consultation with the commission.
- h. If any provision of this act, P.L.2018, c.33 (C.5:12A-10 et al.), or its application to any person or circumstance, is held invalid, the invalidity shall not affect other provisions or applications of this act which can be given effect without the invalid provision or application, and to this end the provisions of this act are severable.
 - i. An operator shall promptly report to the division:

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any criminal or disciplinary proceedings commenced against the operator or its employees in connection with the operations of the sports pool or online sports pool;

any abnormal betting activity or patterns that may indicate a concern about the integrity of a sports event or events;

any other conduct with the potential to corrupt a betting outcome of a sports event for purposes of financial gain, including but not limited to match fixing; and

suspicious or illegal wagering activities, including the use of funds derived from illegal activity, wagers to conceal or launder funds derived from illegal activity, use of agents to place wagers, or use of false identification.

The division is authorized to share any information under this section with any law enforcement entity, team, sports governing body, or regulatory agency the division deems appropriate.

- j. An operator shall maintain records of sports wagering operations in accordance with regulations promulgated by the division.
- k. A sports wagering licensee may, in addition to having a sports wagering lounge, conduct wagering on authorized sports events through one or more kiosks or self-service wagering stations located within its facility. Such self-service wagering stations located at a casino may offer any game authorized under rules established by the division. Such self-service wagering stations located at a racetrack may offer wagering only on authorized sports events and horse races.
- l. All wagers on sports events authorized under this provision shall be initiated, received and otherwise made within this State unless otherwise determined by the division in accordance with applicable federal and state laws. Consistent with the intent of the United States Congress as articulated in the Unlawful Internet Gambling Enforcement Act of 2006 (31 U.S.C. s.5361 et seq.), the intermediate routing of electronic data relating to a lawful intrastate wager authorized under this provision shall not determine the location or locations in which such wager is initiated, received or otherwise made.

37 (cf: P.L.2018, c.33, s.2)

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2. This act shall take effect immediately.

STATEMENT

This bill permits a direct or indirect legal or beneficial owner of 10 percent or more of a member team of a sports governing body to place or accept wagers on a sports event in which other member teams participate when the owner's team is not participating. Currently, a legal or beneficial owner of 10 percent or more of a

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- 1 team may not place or accept wagers on any sports event in which
- 2 any of the other member teams of the team's sports governing body
- 3 participate. This bill would permit placing and accepting wagers on
- 4 those events when the owner's team is not a participant in the event.

Governor Murphy Takes Action on Legislation

09/13/2019

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

A5463 (Mukherji, Burzichelli/Diegnan) - Permits owner of 10 percent or more of member team of sports governing body to place or accept wagers on certain sports events in which other member teams participate.