30:4D-38 LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2015 **CHAPTER:** 153

NJSA: 30:4D-38 (Requires DHS to monitor utilization and billing of services for Medicaid home and community-

based long-term care.)

BILL NO: A4169 (Substituted for S2752 (1R))

SPONSOR(S) Lagana, Joseph A., and others

DATE INTRODUCED: February 5, 2015

COMMITTEE: ASSEMBLY: Human Services

SENATE: Health, Human Services and Senior Citizens

AMENDED DURING PASSAGE: Yes

DATE OF PASSAGE: ASSEMBLY: 6/25/2015

SENATE: 6/25/2015

DATE OF APPROVAL: November 9, 2015

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Second Reprint enacted)

Yes

A4169

INTRODUCED BILL: (Includes sponsor(s) statement)

Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: Yes

(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

S2752 (1R)

INTRODUCED BILL: (Includes sponsor(s) statement)

Yes

COMMITTEE STATEMENT: ASSEMBLY: No

SENATE: Yes

(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

VETO MESSAGE:	No
GOVERNOR'S PRESS RELEASE ON SIGNING:	Yes
FOLLOWING WERE PRINTED: To check for circulating copies, contact New Jersey State Gove Publications at the State Library (609) 278-2640 ext.103 or main	
REPORTS:	No
HEARINGS:	No
NEWSPAPER ARTICLES:	No

end

P.L.2015, CHAPTER 153, approved November 9, 2015 Assembly, No. 4169 (Second Reprint)

AN ACT concerning monitoring of long-term care services and supplementing Title 30 of the Revised Statutes.

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

- 1. a. The Department of Human Services shall monitor the services provided to an individual receiving services under the Medicaid Managed Long Term Services and Supports section 1115 demonstration waiver ²[program or any other Medicaid home and community-based services long-term care program]², in accordance with this section.
- b. In the case of an individual who receives services under one of these programs through a managed care organization, the department shall ¹[perform a monthly review] ²[implement a monitoring program which shall include, but not be limited to, quarterly case file audits and quarterly reviews ¹] annually perform a review of a sample ² of the ¹[number of encounters the individual has had with the managed care organization, as compared with the services authorized for the individual by the program] ²[consistency of an individual's assessment with a service authorization for the individual ¹] number of encounters the individual has had with the managed care organization in a given month, as compared with the services authorized for the individual by the program², to help ensure efficient utilization of services from the managed care organization.
- c. In the case of an individual who receives services under one of these programs through a provider whose claims are processed by a third-party billing agent, the department shall require the third party-billing agent to ²annually² perform a ²[monthly]² review of ²a sample of ² the provider's billing limits and ²[of]² the services provided to the individual, to help ensure that: services are provided if those services are authorized for the individual by the program; and claims are processed if those claims do not exceed the billing limits authorized for the individual by the program.

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 AHU committee amendments adopted March 19, 2015.

²Senate SHH committee amendments adopted June 15, 2015.

A4169 [2R]

2. This act shall take effect on the first day of the ²[fourth] 1 thirteenth² month next following the date of enactment, except the 2 Commissioner of Human Services may take any anticipatory 3 administrative action in advance as shall be necessary for the 4 implementation of this act. 5 6 7 8 9 10 Requires DHS to monitor utilization and billing of services for 11 Medicaid home and community-based long-term care.

ASSEMBLY, No. 4169

STATE OF NEW JERSEY

216th LEGISLATURE

INTRODUCED FEBRUARY 5, 2015

Sponsored by:

Assemblyman JOSEPH A. LAGANA
District 38 (Bergen and Passaic)
Assemblyman VINCENT MAZZEO
District 2 (Atlantic)
Assemblyman TIMOTHY J. EUSTACE
District 38 (Bergen and Passaic)
Assemblyman BOB ANDRZEJCZAK
District 1 (Atlantic, Cape May and Cumberland)
Assemblywoman VALERIE VAINIERI HUTTLE
District 37 (Bergen)

Co-Sponsored by:

Assemblyman Singleton, Assemblywoman Mosquera and Assemblyman Garcia

SYNOPSIS

Requires DHS to monitor utilization and billing of services for Medicaid home and community-based long-term care.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 3/20/2015)

A4169 LAGANA, MAZZEO

AN ACT concerning monitoring of long-term care services and supplementing Title 30 of the Revised Statutes.

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

1. a. The Department of Human Services shall monitor the services provided to an individual receiving services under the Medicaid Managed Long Term Services and Supports section 1115 demonstration waiver program or any other Medicaid home and community-based services long-term care program, in accordance with this section.

b. In the case of an individual who receives services under one of these programs through a managed care organization, the department shall perform a monthly review of the number of encounters the individual has had with the managed care organization, as compared with the services authorized for the individual by the program, to help ensure efficient utilization of services from the managed care organization.

- c. In the case of an individual who receives services under one of these programs through a provider whose claims are processed by a third-party billing agent, the department shall require the third party-billing agent to perform a monthly review of the provider's billing limits and of the services provided to the individual, to help ensure that: services are provided if those services are authorized
- for the individual by the program; and claims are processed if those claims do not exceed the billing limits authorized for the individual

28 by the program.

2. This act shall take effect on the first day of the fourth month next following the date of enactment, except the Commissioner of Human Services may take any anticipatory administrative action in advance as shall be necessary for the implementation of this act.

STATEMENT

This bill provides for the monitoring of services provided to an individual receiving services under the Medicaid Managed Long Term Services and Supports section 1115 demonstration waiver program or any other Medicaid home and community-based services long-term care program.

In the case of an individual who receives services under one of these programs through a managed care organization, the Department of Human Services (DHS) is to perform a monthly review of the number of encounters the individual has had with the managed care organization, as compared with the services authorized for the individual by the program, to help ensure

A4169 LAGANA, MAZZEO

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- 1 efficient utilization of services from the managed care organization.
- 2 If services are received through a provider whose claims are
- 3 processed by a third-party billing agent, DHS is to require the third
- 4 party-billing agent to perform a monthly review of the provider's
- 5 billing limits and of the services provided to the individual, to help
- 6 ensure that services are provided and claims are processed if those
- 7 services and claims are authorized for the individual.

ASSEMBLY HUMAN SERVICES COMMITTEE

STATEMENT TO

ASSEMBLY, No. 4169

with committee amendments

STATE OF NEW JERSEY

DATED: MARCH 19, 2015

The Assembly Human Services Committee reports favorably and with committee amendments Assembly Bill No. 4169.

As amended by the committee, this bill provides for the monitoring of services provided to an individual receiving services under the Medicaid Managed Long Term Services and Supports section 1115 demonstration waiver program or any other Medicaid home and community-based services long-term care program.

In the case of an individual who receives services under one of these programs through a managed care organization, the Department of Human Services (DHS) is to implement a monitoring program which shall include, but not be limited to, quarterly case file audits and quarterly reviews of the consistency of assessments and service authorizations, to help ensure efficient utilization of services from the managed care organization.

If services are received through a provider whose claims are processed by a third-party billing agent, DHS is to require the third party-billing agent to perform a monthly review of the provider's billing limits and of the services provided to the individual, to help ensure that services are provided and claims are processed if those services and claims are authorized for the individual.

COMMITTEE AMENDMENTS

The committee amendments provide that the Department of Human Services (DHS) is to implement a monitoring program which is to include quarterly case file audits and quarterly reviews of the consistency of assessments and service authorizations, instead of DHS performing monthly reviews of encounters compared to authorized services.

SENATE HEALTH, HUMAN SERVICES AND SENIOR CITIZENS COMMITTEE

STATEMENT TO

[First Reprint] **ASSEMBLY, No. 4169**

with committee amendments

STATE OF NEW JERSEY

DATED: JUNE 15, 2015

The Senate Health, Human Services and Senior Citizens Committee reports favorably and with committee amendments Assembly Bill No. 4169 (1R).

As amended by the committee, this bill would provide for the monitoring of services that are provided to an individual who is receiving services under the Medicaid Managed Long Term Services and Supports section 1115 demonstration waiver.

In the case of an individual who receives services through a managed care organization, the Department of Human Services (DHS) would be required to annually perform a review of a sample of the number of encounters the individual has had with the managed care organization in a given month, as compared with the services that have been authorized for the individual by the program, to help ensure efficient utilization of services from the managed care organization. If services are received through a provider whose claims are processed by a third-party billing agent, DHS is to require the third party-billing agent to annually perform a review of a sample of the provider's billing limits, and the services provided to the individual, to help ensure that services are provided and claims are processed if those services and claims are authorized for the individual.

The committee amended the bill to:

- clarify that the bill's monitoring requirements apply only to services that are provided to an individual under the Medicaid Managed Long Term Services and Supports section 115 demonstration waiver;
- in relation to individuals who receive services through a managed care organization, eliminate the provision that would have required the department to implement a monitoring program including quarterly case file audits and quarterly reviews of the consistency of an individual's assessment with a service authorization, and instead require the department to annually perform a review of a sample of the

number of encounters the individual has had with the managed care organization in a given month;

- in relation to individuals who receive services through a provider whose claims are processed by a third-party billing agent, eliminate the provision that would have required the department to require the third-party billing agent to perform a monthly review of the provider's billing limits and services provided to the individual, and instead provide that the department shall require a third-party billing agent to annually perform a review of a sample of the provider's billing limits and services provided to the individual; and
- change the bill's effective date from the first day of the fourth month, to the first day of the thirteenth month, next following the date of enactment.

As reported, this bill is identical to S-2752 (SCA) (Barnes), which the committee also reported favorably on this date.

SENATE, No. 2752

STATE OF NEW JERSEY

216th LEGISLATURE

INTRODUCED FEBRUARY 9, 2015

Sponsored by: Senator PETER J. BARNES, III District 18 (Middlesex)

SYNOPSIS

Requires DHS to monitor utilization and billing of services for Medicaid home and community-based long-term care.

CURRENT VERSION OF TEXT

As introduced.



S2752 P.BARNES, III

AN ACT concerning monitoring of long-term care services and supplementing Title 30 of the Revised Statutes.

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

1. a. The Department of Human Services shall monitor the services provided to an individual receiving services under the Medicaid Managed Long Term Services and Supports section 1115 demonstration waiver program or any other Medicaid home and community-based services long-term care program, in accordance with this section.

b. In the case of an individual who receives services under one of these programs through a managed care organization, the department shall perform a monthly review of the number of encounters the individual has had with the managed care organization, as compared with the services authorized for the individual by the program, to help ensure efficient utilization of services from the managed care organization.

c. In the case of an individual who receives services under one of these programs through a provider whose claims are processed by a third-party billing agent, the department shall require the third party-billing agent to perform a monthly review of the provider's billing limits and of the services provided to the individual, to help ensure that: services are provided if those services are authorized for the individual by the program; and claims are processed if those claims do not exceed the billing limits authorized for the individual by the program.

2. This act shall take effect on the first day of the fourth month next following the date of enactment, except the Commissioner of Human Services may take any anticipatory administrative action in advance as shall be necessary for the implementation of this act.

STATEMENT

This bill provides for the monitoring of services provided to an individual receiving services under the Medicaid Managed Long Term Services and Supports section 1115 demonstration waiver program or any other Medicaid home and community-based services long-term care program.

In the case of an individual who receives services under one of these programs through a managed care organization, the Department of Human Services (DHS) is to perform a monthly review of the number of encounters the individual has had with the managed care organization, as compared with the services authorized for the individual by the program, to help ensure

S2752 P.BARNES, III

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- 3 processed by a third-party billing agent, DHS is to require the third
- 4 party-billing agent to perform a monthly review of the provider's
- 5 billing limits and of the services provided to the individual, to help
- 6 ensure that services are provided and claims are processed if those
- 7 services and claims are authorized for the individual.

SENATE HEALTH, HUMAN SERVICES AND SENIOR CITIZENS COMMITTEE

STATEMENT TO

SENATE, No. 2752

with committee amendments

STATE OF NEW JERSEY

DATED: JUNE 15, 2015

The Senate Health, Human Services and Senior Citizens Committee reports favorably and with committee amendments Senate Bill No. 2752.

As amended by the committee, this bill would provide for the monitoring of services that are provided to an individual who is receiving services under the Medicaid Managed Long Term Services and Supports section 1115 demonstration waiver.

In the case of an individual who receives services through a managed care organization, the Department of Human Services (DHS) would be required to annually perform a review of a sample of the number of encounters the individual has had with the managed care organization in a given month, as compared with the services that have been authorized for the individual by the program, to help ensure efficient utilization of services from the managed care organization. If services are received through a provider whose claims are processed by a third-party billing agent, DHS is to require the third party-billing agent to annually perform a review of a sample of the provider's billing limits, and the services provided to the individual, to help ensure that services are provided and claims are processed if those services and claims are authorized for the individual.

The committee amended the bill to:

- clarify that the bill's monitoring requirements apply only to services that are provided to an individual under the Medicaid Managed Long Term Services and Supports section 115 demonstration waiver;
- in relation to individuals who receive services through a managed care organization, eliminate the provision that would have required the department to perform a monthly review of the number of encounters the individual has had with the managed care organization, and instead require the department to annually perform a review of a sample of the number of encounters the individual has had with the managed care organization in a given month;

- in relation to individuals who receive services through a provider whose claims are processed by a third-party billing agent, eliminate the provision that would have required the department to require the third-party billing agent to perform a monthly review of the provider's billing limits and services provided to the individual, and instead provide that the department shall require a third-party billing agent to annually perform a review of a sample of the provider's billing limits and services provided to the individual; and
- change the bill's effective date from the first day of the fourth month, to the first day of the thirteenth month, next following the date of enactment.

As reported, this bill is identical to A-4169 (1R) (SCA) (Lagana/Mazzeo/Eustace/Andrzejczak/Vainieri Huttle), which the committee also reported favorably on this date.

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Governor Christie Takes Action On Pending Legislation

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Monday, November 9, 2015

Tags: Bill Action



Trenton, NJ — Governor Chris Christie today took action on legislation, including a package of five bills intended to address the fiscal stability of Atlantic City.

Understanding both the immediate and long-term obstacles facing Atlantic City and its stabilization, the Governor has consistently highlighted the need for comprehensive reform efforts to confront the city's challenges – both from State and local leaders. The Governor remains committed to bringing about the necessary reforms to stabilize Atlantic City and continue an effective long-term transition to an economy that is diversified beyond its traditional gaming industry.

Continuing in that effort, Governor Christie conditionally vetoed A-3981, establishing a payment-in-lieu-of-taxes (PILOT) program for casinos operating in the City, A-3984, reallocating revenue derived from the casino investment alternative tax from the Casino Reinvestment Development Authority to the City to pay debt service on municipal bonds, and A-3985, repealing the Atlantic City Alliance.

"While I commend the Legislature for attempting to devise measures to stabilize the City's budget and finances, I am concerned that the bills, in their present form, fail to recognize the true path to economic revitalization and fiscal stability in the City," Governor Christie said. "While these bills represent the bipartisan efforts of many to provide important, near-term support to the City's immediate challenges, I do not believe they meet the goal of setting a course toward renewed, long-term prosperity and economic growth. To achieve these goals, we must continue our work and go further to ensure that the next step leads to that economically vibrant future for Atlantic City."

In addition, the Governor signed A- 3983, authorizing supplemental school aid to the Atlantic City school district, and vetoed the fifth bill, A-3982, which would add a costly and unjustified new mandate for casino business operation in the City by requiring each casino, as a condition of licensure, to provide to its full time employees "suitable" health care benefits and "suitable" retirement benefits.

"A-3982 would do nothing to enhance the financial condition of Atlantic City," Governor Christie wrote. "To be sure, this bill would make it more costly for casinos to operate in Atlantic City, thereby impeding the industry's ability to grow and expand."

Governor Christie also vetoed legislation designed to revise certain laws concerning domestic violence and firearms. The Christie Administration has made protecting our most vulnerable residents one of its main priorities and has enacted some of the toughest measures to combat domestic violence. Governor Christie has supported a comprehensive approach to addressing the level of violence within our society and recently signed legislation to further penalize aggravated assault perpetuated against domestic violence victims. This legislation, A-4218 (Mosquera, Greenwald, Lagana, Benson, Lampitt, Vainieri Huttle, Danielsen/Weinberg, Gill, Cruz-Perez), substantially restates New Jersey's existing laws that govern firearms and domestic violence and does not offer new and sensible improvements to those current laws. For that reason, rather than restate existing laws, the Governor is proposing significant amendments that will meaningfully deter future acts of violence.

- Enhanced Penalties For Domestic Violence. Governor Christie is proposing enhanced criminal penalties imposed against those who are convicted of domestic violence. To demonstrate society's unconditional condemnation of this conduct, perpetrators would receive the maximum available prison sentence under New Jersey law.
- Tighter Restrictions On Parole Eligibility For Perpetrators Of Domestic Violence. The Governor's recommended changes will strengthen penalties for perpetrators of domestic abuse by lengthening periods of parole



ineligibility.

• Prioritizing Victims Who Seek Firearms For Protection. The Governor is also recommending an immediate codification in statute of new rules currently being processed, giving expedited processing of firearm license applications for victims of domestic violence so that the victims may better defend themselves against future instances of abuse.

"I urge the Legislature to join with me in a bipartisan manner to broaden this bill's approach to reducing domestic violence while simultaneously empowering victims to protect themselves through lawful means," Governor Christie said. "Together, we can enact a more comprehensive approach and reduce the harm that domestic violence inflicts on victims, families, and our society."

The Governor also took the following action on other pending legislation:

BILL SIGNINGS:

S-2174/A-3364 (Barnes, Holzapfel/Quijano, Mainor, Pinkin) - Prohibits manufacture, sale, or installation of counterfeit or nonfunctional air bags in motor vehicles

A-815/S-852 (Coughlin, Ciattarelli, Diegnan, Pinkin, Giblin/Vitale) - Requires municipalities which license peddlers and solicitors to accept certain background check results from other municipalities

A-1029/S-274 (Benson, Vainieri Huttle, Jasey, Tucker, Wimberly/Greenstein, Ruiz) - Requires training program for school bus drivers and school bus aides on interacting with students with special needs, and requires development and use of student information cards

A-1041/S-2676 (Schaer, Johnson, Vainieri Huttle, Eustace, Mazzeo,/Rumana, Gordon, Weinberg) - Exempts Holocaust reparations payments from legal process, and from estate recovery under Medicaid program

A-1102/S-1145 (Vainieri Huttle, Sumter, Spencer, Schaer, Wimberly/Weinberg, Cruz-Perez) - Provides for licensure of dementia care homes by DOH

ACS for A-1662/S-2856 (Johnson, Lagana, Wimberly/Weinberg) - Authorizes the court to order the deletion, sealing, labeling, or correction of certain personal information in government records involving certain victims of identity theft

AS for A-1678/SS for S-1365 (Johnson, Mainor, O'Scanlon, Wilson, Wimberly/ Weinberg) - Authorizes court to order submission of DNA evidence to national database to determine whether evidence matches known individual or DNA profile from an unsolved crime

AS for ACS for A-2073/SCS for S-712 (Handlin, Space, Garcia, Pintor Marin/Cruz-Perez, Kyrillos, Lesniak) - Exempts certain offers and sales of securities from registration

A-2385/S-944 (McKeon, Diegnan, Jasey, Andrzejczak/Smith, Codey) - Authorizes rural electric cooperative and certain municipalities to establish municipal shared services authority

ACS for A-2477/SCS for S-1705 (Lampitt, Conaway, Benson, Sumter, Munoz, Pinkin/Vitale, Singer) - Establishes requirements for pharmacists to dispense biological products

A-2714/S-1993 (Giblin, Sumter/Barnes) - Requires continuing education for licensed practicing psychologists

A-2936/S-1957 (Mosquera, Lampitt, Singleton, Wimberly/Singer, Connors) - Requires complaint for guardianship of person receiving services from Division of Developmental Disabilities to include one of documents identified in bill

A-3012/S-2296 (Ciattarelli, Dancer/Bateman) - Criminalizes bestiality

A-3079/S-2766 (Jasey, Diegnan, Mainor, Wimberly, Oliver, DeCroce/Turner, Ruiz) - Prohibits administration of standardized assessments in kindergarten through second grade

A-3153/S-2415 (DeAngelo, Mosquera/Madden, Beach) - Requires UI employer contribution reports and remittances be submitted to the Division of Revenue

A-3248/S-2459 (Conaway, Sumter, Pintor Marin/Singer) - Establishes the Task Force on Chronic Obstructive Pulmonary Disease in DOH

A-3580/S-2846 (Moriarty, Dancer, Coughlin, Mainor, Pinkin, Munoz, Danielsen, Wimberly/Madden, Turner) - Prohibits sale of powdered alcohol

A-3636/SCS for S-2393, 2408, 2411 (McKeon, Lagana, Spencer/Scutari, O'Toole, Holzapfel) - Establishes crime-fraud exception to marital and civil union partnership privilege

A-3669/S-2655 (Mazzeo, Burzichelli/Whelan) - Prohibits eligibility for certain sign programs from being conditioned on availability of free drinking water or public telephone

A-3807/S-2619 (Eustace, Greenwald/Whelan) - Permits educational research and services corporations to act as lead procurement agencies for local units and publically supported educational institutions; permits Council of County Colleges to act as lead procurement agency for county colleges

A-3841/S-2540 (Munoz, Gusciora, Angelini, DeCroce/O'Toole, Weinberg) – Upgrades violation of a stalking restraining order to a crime of the third degree

A-3843/S-2735 (Caputo, Giblin, Tucker, Johnson, Mainor, Sumter/Rice) - Permits municipality to enact ordinance allowing voluntary registration of private outdoor video surveillance cameras

A-3983/S-2574 (Mazzeo, Burzichelli, Giblin/Sweeney, Whelan) - Authorizes supplemental State aid to school districts in municipality with significant decrease in commercial property valuation; makes appropriation

A-4008/SCS for S-2334 (Singleton, Mukherji, Pintor Marin, Wimberly, Sumter/Cunningham, Ruiz) - Requires DOC to make reports containing information concerning treatment and reentry initiative participation; requires AOC to establish program that collects recidivism data and make reports concerning adults sentenced to period of probation

A-4013/S-2497 (Greenwald, Lagana, Coughlin/Oroho) - Eliminates mortgage guaranty insurance coverage cap of 25% of outstanding balance of insured loan

A-4073/S-2687 (Schaer, Prieto, Caride, Lagana, Giblin, Wimberly, Rumana/Sarlo, Gill) - Requires installation of carbon monoxide detectors in certain structures; designated as "Korman and Park's Law"

A-4078/S-2686 (Vainieri Huttle, Mosquera, McKeon, Munoz, Benson, Sumter/Pou, Beck) - "Sexual Assault Survivor Protection Act of 2015"; authorizes the court to issue protective orders for victims of certain nonconsensual sexual conduct

A-4089/S-2693 (Coughlin, Ciattarelli/Beach, Singer) - Revises certain provisions of dental service corporation law

A-4143/S-2514 (Lagana, Spencer, Mukherji, Johnson, Rumana, Rodriquez-Gregg, Gusciora, Mazzeo/Barnes, Addiego) - Permits holders of certain alcoholic beverage licenses to be issued amusement game license and updates definition of recognized amusement park

A-4144/S-2755 (Pintor Marin, Spencer, Caride, Quijano, Mukherji/Ruiz, Stack) — Requires insurance producer licensing examination and registration materials to be offered in English and Spanish, and examination instructional materials to be available in Spanish

A-4167/S-2751 (Lagana, Mazzeo, Eustace, Andrzejczak, Vainieri Huttle/Barnes) - Requires DHS to notify enrollees in Programs of All-Inclusive Care for the Elderly of Medicare eligibility

A-4168/S-2750 (Lagana, Mazzeo, Eustace, Andrzejczak, Vainieri Huttle/Barnes) - Requires providers to submit to DHS expenditure details of enrollees in Program of All-Inclusive Care for the Elderly

A-4169/S-2752 (Lagana, Mazzeo, Eustace, Andrzejczak, Vainieri Huttle/Barnes) - Requires DHS to monitor utilization and billing of services for Medicaid home and community-based long-term care

A-4333/S-3020 (Singleton, Gill) - Exempts certain activities of alarm businesses from statutes governing practice of locksmithing

A-4361/S-2891 (Johnson, A.M. Bucco, Garcia, S. Kean/Barnes, A.R. Bucco) - Revises definition of all-terrain

A-4375/S-3011 (Moriarty, Andrzejczak, Mazzeo, Mosquera, Quijano, Ciattarelli, Wimberly/Van Drew, Bateman) - Upgrades crimes of false public alarm under certain circumstances and establishes reporting requirements concerning

A-4485/S-2881 (Diegnan, Jasey, Wimberly, McKeon, Lagana/Gill, Turner) - Prohibits withholding of State school aid based on student participation rate on State assessments

A-4587/S-3049 (Greenwald, Lampitt, McKeon, Holley/Scutari, Cruz-Perez) – Requires facilities providing services to persons with developmental disabilities and schools to adopt policies permitting administration of medical marijuana to qualifying patients

AJR-64/SJR-82 (Schaer, Eustace, Lagana, Spencer, Caride, Mukherji/Pou, Ruiz) - Declares August 16 of each year as "Dominican Restoration Day" in New Jersey

BILLS VETOED:

S-929/A-1908 (Sweeney, Madden/Burzichelli, Riley, Moriarty) – ABSOLUTE -Concerns certain workers' compensation supplemental benefits

A-801/S-861 (Coughlin, Wisniewski, Mazzeo/Vitale, Sacco) - CONDITIONAL - Directs New Jersey Turnpike
Authority and South Jersey Transportation Authority to study and report on potential revenue generating services of
rest areas and service plazas

A-947/S-2216 (Singleton, Lagana, Diegnan/Pennacchio, Rice) – CONDITIONAL - Requires release of bid list prior to bid date under "Local Public Contracts Law"

A-1468/S-2513 (Diegnan, Lampitt, Caride/Barnes, Ruiz) – CONDITIONAL -Establishes Task Force on Engineering Curriculum and Instruction

A-1726/S-308 (Eustace, Lagana, Mosquera, Vainieri Huttle, Wimberly/Gordon) – CONDITIONAL - Amends "Flood Hazard Area Control Act" to require DEP to take certain actions concerning delineations of flood hazard areas and

floodplains

A-2579/S-1510 (Mukherji, Pintor Marin, Eustace/Smith, Bateman) – CONDITIONAL - Authorizes municipalities to facilitate private financing of water conservation, storm shelter construction, and flood and hurricane resistance projects through use of voluntary special assessments

A-2771/S-452 (Johnson, Burzichelli, Pintor Marin, Mosquera/Ruiz, Cruz-Perez) – CONDITIONAL - "The New Jersey Social Innovation Act"; establishes social innovation loan pilot program and study commission within EDA

A-2906/S-2926 (Stender, Pinkin, Mazzeo/Whelan, Scutari) – ABSOLUTE - Excludes from gross income compensation paid to members of district boards of election for services rendered in elections

A-3223/S-2056 (Singleton, Lampitt, Quijano, Pintor Marin, Wimberly/Sarlo, Ruiz) – CONDITIONAL - Requires Division of Local Government Services to include certain property tax information on division's web page

A-3393/S-2167 (Spencer, Pintor Marin, Caputo, Tucker/Rice, Ruiz) – CONDITIONAL - Permits Newark to use rental car tax proceeds over three-year period to help reduce its "cash deficit for preceding year" appropriation and operational deficit

A-3421/S-2220 (Dancer, Mukherji/Singer) – CONDITIONAL - Revises the "Self-Funded Multiple Employer Welfare Arrangement Regulation Act"

A-3435/S-2503 (Garcia, Mukherji, Vainieri Huttle, Mainor, Eustace, Mosquera/Stack, Gordon) - CONDITIONAL - "Boys & Girls Clubs Keystone Law"; permits minors to give consent for behavioral health care

A-3500/S-1973 (Andrzejczak, Pinkin, Quijano/Van Drew, Beach) – ABSOLUTE - Requires local recreation departments and youth serving organizations to have defibrillators for youth athletic events

A-3954/S-2981 (Conaway, Singleton, Spencer, McKeon/Greenstein) – CONDITIONAL - Requires maximum contaminant level to be established for 1,2,3-trichloropropane in drinking water

A-3981/S-2572 (Mazzeo, Burzichelli, Andrzejczak/Sweeney, Whelan) - CONDITIONAL - "Casino Property Taxation Stabilization Act"

A-3982/S-2573 (Mazzeo, Burzichelli, Andrzejczak/Sweeney, Whelan) – ABSOLUTE - Requires holder of casino license to provide certain employees with certain health care and retirement benefits

A-3984/S-2575 (Mazzeo, Burzichelli, Giblin/Sweeney, Whelan) – CONDITIONAL - Reallocates casino investment alternative tax to Atlantic City to pay debt service on municipal bonds issued

A-3985/S-2576 (Mazzeo, Burzichelli, Andrzejczak, Giblin/Sweeney, Whelan) – CONDITIONAL - Removes provisions of law relating to Atlantic City Alliance

A-4018/S-2843 (Burzichelli, Caputo, Mazzeo/Sarlo, Whelan) – ABSOLUTE - Authorizes operation of lottery courier services

A-4218/S-2786 (Mosquera, Greenwald, Lagana, Benson, Lampitt, Vainieri Huttle, Danielsen/Weinberg, Gill, Cruz-Perez) - CONDITIONAL - Revises certain laws concerning domestic violence and firearms

A-4265/S-2783 (McKeon, Pintor Marin, Jasey, Caputo, Giblin, Tucker, Spencer, Oliver, Gusciora, Danielson/Codey, Ruiz, Rice) – ABSOLUTE - Permits municipal, county, and regional police and fire forces to establish five-year residency requirement for police officers and firefighters; allows exceptions to requirement under certain circumstances

A-4337/S-3008 (Schaer, Danielsen, Dancer, Sumter/Barnes) – ABSOLUTE - Expands eligibility of inmates for medical parole and requires inmate's enrollment in Medicaid under certain circumstances

A-4476/S-2876 (Conaway/Codey) - CONDITIONAL - Requires certain surgical practices and ambulatory care facilities licensed in this State to be owned by hospital or medical school located in the State

A-4607/S-3106 (Pintor Marin, Schaer, Oliver, Lagana, Johnson, Singleton/Ruiz, Cunningham) – ABSOLUTE - Makes FY 2016 supplemental appropriations of \$6,500,000 and adds language provision

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