56:12-30 & 56:12-31 & 56:12-33 LEGISLATIVE HISTORY CHECKLIST

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- LAWS OF: 2015 CHAPTER: 271
- NJSA: 56:12-30 & 56:12-31 & 56:12-33 (Extends protections of the new vehicle "lemon law" to new farm tractors purchased or leased in New Jersey.)
- BILL NO: A1812 (Substituted for S2717 (1R))
- **SPONSOR(S)** Wilson, Gilbert L., and others
- DATE INTRODUCED: January 16, 2014
- COMMITTEE: ASSEMBLY: Agriculture and Natural Resources
 - SENATE: Economic Growth
- AMENDED DURING PASSAGE: Yes
- DATE OF PASSAGE: ASSEMBLY: 1/11/2016
 - **SENATE:** 7/23/2015
- DATE OF APPROVAL: January 19, 2016

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (First Reprint enacted)		Yes
A1812 INTRODUCED BILL: (Includes sponsor(s) sta	tement)	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:		Yes
	LEGISLATIVE FISCAL ESTIMATE:		No
S2717	(1R)		
	INTRODUCED BILL: (Includes sponsor(s) state	ment)	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:	Yes

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 Government Publications at the State Library (609) 278-2640 ext.103 or <u>mailto:refdesk(</u>	@njstatelib.org
REPORTS:	No
HEARINGS:	No
NEWSPAPER ARTICLES:	Yes
"Three locally sponsored bills signed into law", The Advertiser-News, Janu	ary 22, 2016

end

§4 - Note

P.L.2015, CHAPTER 271, approved January 16, 2016 Assembly, No. 1812 (First Reprint)

1 AN ACT concerning new motor vehicle warranties and amending 2 P.L.1988, c.123. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 2 of P.L.1988, c.123 (C.56:12-30) is amended to 8 read as follows: 9 2. As used in this act: 10 "Co-manufacturer" means, solely with respect to an authorized 11 emergency vehicle as defined in R.S.39:1-1, any person that fabricates the authorized emergency vehicle utilizing a component 12 or components of a new motor vehicle made by a manufacturer, 13 14 other than modifying an existing standard model of a vehicle 15 manufactured by a manufacturer, which component or components 16 are obtained by the co-manufacturer from the manufacturer to fabricate the vehicle for use as an authorized emergency vehicle 17 18 prior to an initial retail sale or lease of the emergency vehicle. "Consumer" means a buyer or lessee, other than for purposes of 19 resale or sublease, of a motor vehicle; a person to whom a motor 20 21 vehicle is transferred during the duration of a warranty applicable to 22 the motor vehicle; or any other person entitled by the terms of the 23 warranty to enforce the obligations of the warranty. 24 "Dealer" means a person who is actively engaged in the business 25 of buying, selling or exchanging motor vehicles at retail and who has an established place of business. 26 27 "Director" means the Director of the Division of Consumer 28 Affairs in the Department of Law and Public Safety, or his 29 designee. 30 "Division" means the Division of Consumer Affairs in the 31 Department of Law and Public Safety. 32 "Informal dispute settlement procedure" means an arbitration 33 process or procedure by which the manufacturer, or, in the case of 34 authorized emergency vehicle, the manufacturer, coan 35 manufacturer, or post-manufacturing modifier, attempts to resolve 36 disputes with consumers regarding motor vehicle nonconformities 37 and repairs that arise during the vehicle's warranty period. 38 "Lease agreement" means a contract or other written agreement 39 in the form of a lease for the use of a motor vehicle by a person for 40 a period of time exceeding 60 days, whether or not the lessee has 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 enclosed in superscript numerals has been adopted as follows: ¹Senate floor amendments adopted March 16, 2015.

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

A1812 [1R]

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the option to purchase or otherwise become the owner of the motor
 vehicle at the expiration of the lease.

3 "Lessee" means a person who leases a motor vehicle pursuant to4 a lease agreement.

5 "Lessor" means a person who holds title to a motor vehicle
6 leased to a lessee under a lease agreement or who holds the lessor's
7 rights under such an agreement.

8 "Lien" means a security interest in a motor vehicle.

9 "Lienholder" means a person with a security interest in a motor10 vehicle pursuant to a lien.

"Manufacturer" means a person engaged in the business of
manufacturing, assembling or distributing motor vehicles, who will,
under normal business conditions during the year, manufacture,
assemble or distribute to dealers at least 10 new motor vehicles.

"Motor vehicle" means a passenger automobile, <u>farm tractor</u>,
authorized emergency vehicle, or motorcycle as defined in
R.S.39:1-1 which is purchased or leased in the State of New Jersey
or which is registered by the New Jersey Motor Vehicle
Commission, except the living facilities of motor homes.

20 "Nonconformity" means a defect or condition which21 substantially impairs the use, value or safety of a motor vehicle.

"Post-manufacturing modifier" means, solely with respect to an authorized emergency vehicle as defined in R.S.39:1-1, any person who modifies the configuration of an existing standard model of a motor vehicle purchased from a manufacturer to adapt the vehicle for use as an authorized emergency vehicle prior to an initial retail sale or lease of the vehicle.

"Reasonable allowance for vehicle use" means the mileage at the
time the consumer first presents the motor vehicle to the dealer,
distributor, manufacturer, co-manufacturer, or post-manufacturing
modifier for correction of a nonconformity times the purchase price,
or the lease price if applicable, of the vehicle, divided by one
hundred thousand miles.

Warranty" means any warranty, whether express or implied of the manufacturer of a new motor vehicle, or, in the case of a new motor vehicle that is an authorized emergency vehicle, of the manufacturer, co-manufacturer or post-manufacturing modifier, of the vehicle's condition and fitness for use, including any terms or conditions precedent to the enforcement of obligations under the warranty.

41 (cf: P.L.2009, c.324, s.2)

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43 ¹2. Section 3 of P.L.1988, c.123 (C.56:12-31) is amended to 44 read as follows:

3. If a consumer reports a nonconformity in a motor vehicle to
the manufacturer, or, in the case of a motor vehicle that is an
authorized emergency vehicle, the manufacturer, co-manufacturer
or post-manufacturing modifier, or its dealer or distributor, during

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the first 24,000 miles of operation or during the period of two years 1 2 following the date of original delivery to the consumer, whichever 3 is earlier, the manufacturer, co-manufacturer, or post-manufacturing 4 modifier shall make, or arrange with its dealer or distributor to 5 make, within a reasonable time, all repairs necessary to correct the 6 nonconformity. Such repairs if made after the first 12,000 miles of 7 operation or after the period of one year following the date of 8 original delivery to the consumer, whichever is earlier, shall be paid 9 for by the consumer, unless otherwise covered by a warranty of the 10 manufacturer, co-manufacturer or post-manufacturing modifier, and 11 shall be recoverable as a cost under section 14 of [this act] 12 P.L.1988, c.123 (C.56:12-42). If a consumer reports a 13 nonconformity in a motor vehicle that is a farm tractor to the 14 manufacturer, or its dealer or distributor, during the period of two 15 years following the date of original delivery to the consumer, the 16 manufacturer shall make, or arrange with the dealer or distributor to 17 make, within a reasonable time, all repairs necessary to correct the 18 nonconformity, and such repairs if made after the period of one year 19 following the date of original delivery to the consumer shall be paid 20 for by the consumer, unless otherwise covered by a warranty of the 21 manufacturer, and shall be recoverable as a cost under section 14 of 22 P.L.1988, c.123 (C.56:12-42).¹ (cf: P.L.2009, c.324, s.3) 23 24 25 ¹3. Section 5 of P.L.1988, c.123 (C.56:12-33) is amended to read as follows: 26 27 5. a. It is presumed that a manufacturer, or, in the case of an 28 authorized emergency vehicle, the manufacturer, co-manufacturer, 29 or post-manufacturing modifier, or its dealer or distributor, is 30 unable to repair or correct a nonconformity within a reasonable time 31 if, within the first 24,000 miles of operation or during the period of 32 two years following the date of original delivery of the motor 33 vehicle to the consumer, whichever is the earlier date, or in the 34 case of a farm tractor, during the period of two years following the 35 date of original delivery of the motor vehicle to the consumer: (1) Substantially the same nonconformity has been subject to 36 37 repair three or more times by the manufacturer, co-manufacturer, or 38 post-manufacturing modifier, or its dealer or distributor, other than 39 a nonconformity subject to examination or repair pursuant to 40 paragraph (3) of this subsection because it is likely to cause death 41 or serious bodily injury if the vehicle is driven, and the 42 nonconformity continues to exist; 43 (2) The motor vehicle is out of service by reason of repair for 44 one or more nonconformities for a cumulative total of 20 or more 45 calendar days, or in the case of a motorhome, 45 or more calendar 46 days, since the original delivery of the motor vehicle and a

47 nonconformity continues to exist; or

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1 (3) A nonconformity which is likely to cause death or serious 2 bodily injury if the vehicle is driven has been subject to 3 examination or repair at least once by the manufacturer, co-4 manufacturer, or post-manufacturing modifier, or its dealer or 5 distributor, and the nonconformity continues to exist.

6 The presumption contained in subsection a. of this section b. 7 shall apply against a manufacturer only if the manufacturer has 8 received written notification, or, in the case of an authorized 9 emergency vehicle, the manufacturer, and co-manufacturer or post-10 manufacturing modifier, if known, or the dealer or distributor, has received written notification, by or on behalf of the consumer, by 11 12 certified mail return receipt requested, of a potential claim pursuant 13 to the provisions of this act and has had one opportunity to repair or 14 correct the defect or condition within 10 calendar days following 15 receipt of the notification. Notification by the consumer shall take place any time after the motor vehicle has had substantially the 16 17 same nonconformity subject to repair two or more times, or has 18 been out of service by reason of repair for a cumulative total of 20 19 or more calendar days, or in the case of a motorhome, 45 or more 20 calendar days, or with respect to a nonconformity which is likely to 21 cause death or serious bodily injury if the vehicle is driven, the 22 nonconformity has been subject to examination or repair at least 23 once by the manufacturer, co-manufacturer, or post-manufacturing 24 modifier, or its dealer or distributor, and the nonconformity 25 continues to exist.

c. The two-year term and the 20-day period, or 45-day period
for motorhomes, specified in this section shall be extended by any
period of time during which repair services are not available to the
consumer because of a war, invasion or strike, or a fire, flood, or
other natural disaster.

d. (1) In the case of a motorhome where two or more manufacturers contributed to the construction of the motorhome, or in the case of an authorized emergency vehicle, it shall not be considered as any examination or repair attempt if the repair facility at which the consumer presented the vehicle is not authorized by the manufacturer, co-manufacturer, or post-manufacturing modifier to provide service on that vehicle.

38 (2) It shall be considered as one examination or repair attempt 39 for a motorhome if the same nonconformity is addressed more than 40 once due to the consumer's decision to continue traveling and to 41 seek the repair of that same nonconformity at another authorized 42 repair facility, rather than wait for the repair to be completed at the 43 initial authorized repair facility.

44 (3) Days out of service for reason of repair for a motorhome
45 shall be a cumulative total of 45 or more calendar days.¹

- 46 (cf: P.L.2009, c.324, s.5)
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¹[2.] <u>4.</u>¹ This act shall take effect on the 180th day following
enactment.
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ASSEMBLY, No. 1812 STATE OF NEW JERSEY 216th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2014 SESSION

Sponsored by: Assemblyman GILBERT "WHIP" L. WILSON District 5 (Camden and Gloucester)

SYNOPSIS

Extends protections of the new vehicle "lemon law" to new motor vehicle farm equipment purchased or leased in New Jersey.

CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel



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AN ACT concerning new motor vehicle warranties and amending

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P.L.1988, c.123.

4 BE IT ENACTED by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 2 of P.L.1988, c.123 (C.56:12-30) is amended to 8 read as follows: 9 2. As used in this act: "Co-manufacturer" means, solely with respect to an authorized 10 emergency vehicle as defined in R.S.39:1-1, any person that 11 12 fabricates the authorized emergency vehicle utilizing a component 13 or components of a new motor vehicle made by a manufacturer, 14 other than modifying an existing standard model of a vehicle 15 manufactured by a manufacturer, which component or components are obtained by the co-manufacturer from the manufacturer to 16 17 fabricate the vehicle for use as an authorized emergency vehicle prior to an initial retail sale or lease of the emergency vehicle. 18 "Consumer" means a buyer or lessee, other than for purposes of 19 resale or sublease, of a motor vehicle; a person to whom a motor 20 vehicle is transferred during the duration of a warranty applicable to 21 22 the motor vehicle; or any other person entitled by the terms of the 23 warranty to enforce the obligations of the warranty. 24 "Dealer" means a person who is actively engaged in the business 25 of buying, selling or exchanging motor vehicles at retail and who 26 has an established place of business.

27 "Director" means the Director of the Division of Consumer
28 Affairs in the Department of Law and Public Safety, or his
29 designee.

"Division" means the Division of Consumer Affairs in theDepartment of Law and Public Safety.

32 "Informal dispute settlement procedure" means an arbitration 33 process or procedure by which the manufacturer, or, in the case of 34 an authorized emergency vehicle, the manufacturer, co-35 manufacturer, or post-manufacturing modifier, attempts to resolve 36 disputes with consumers regarding motor vehicle nonconformities 37 and repairs that arise during the vehicle's warranty period.

"Lease agreement" means a contract or other written agreement
in the form of a lease for the use of a motor vehicle by a person for
a period of time exceeding 60 days, whether or not the lessee has
the option to purchase or otherwise become the owner of the motor
vehicle at the expiration of the lease.

43 "Lessee" means a person who leases a motor vehicle pursuant to44 a lease agreement.

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

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

A1812 WILSON

"Lessor" means a person who holds title to a motor vehicle
 leased to a lessee under a lease agreement or who holds the lessor's
 rights under such an agreement.

4 "Lien" means a security interest in a motor vehicle.

5 "Lienholder" means a person with a security interest in a motor 6 vehicle pursuant to a lien.

7 "Manufacturer" means a person engaged in the business of
8 manufacturing, assembling or distributing motor vehicles, who will,
9 under normal business conditions during the year, manufacture,
10 assemble or distribute to dealers at least 10 new motor vehicles.

"Motor vehicle" means a passenger automobile, <u>farm tractor</u>,
authorized emergency vehicle, or motorcycle as defined in
R.S.39:1-1 which is purchased or leased in the State of New Jersey
or which is registered by the New Jersey Motor Vehicle
Commission, except the living facilities of motor homes.

16 "Nonconformity" means a defect or condition which17 substantially impairs the use, value or safety of a motor vehicle.

18 "Post-manufacturing modifier" means, solely with respect to an 19 authorized emergency vehicle as defined in R.S.39:1-1, any person 20 who modifies the configuration of an existing standard model of a 21 motor vehicle purchased from a manufacturer to adapt the vehicle 22 for use as an authorized emergency vehicle prior to an initial retail 23 sale or lease of the vehicle.

24 "Reasonable allowance for vehicle use" means the mileage at the 25 time the consumer first presents the motor vehicle to the dealer, 26 distributor, manufacturer, co-manufacturer, or post-manufacturing 27 modifier for correction of a nonconformity times the purchase price, 28 or the lease price if applicable, of the vehicle, divided by one 29 hundred thousand miles.

30 "Warranty" means any warranty, whether express or implied of 31 the manufacturer of a new motor vehicle, or, in the case of a new 32 motor vehicle that is an authorized emergency vehicle, of the 33 manufacturer, co-manufacturer or post-manufacturing modifier, of 34 the vehicle's condition and fitness for use, including any terms or 35 conditions precedent to the enforcement of obligations under the 36 warranty.

37 (cf: P.L.2009, c.324, s.2)

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39 2. This act shall take effect on the 180th day following40 enactment.

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STATEMENT

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This bill amends the new vehicle "lemon law," P.L.1988, c.123
(C.56:12-29 et seq.), to extend the protections of the new vehicle
"lemon law" to new motor vehicle farm equipment purchased or

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1 leased in New Jersey. More specifically, the bill includes farm 2 tractors under the types of motor vehicles covered under the terms 3 of the "lemon law," along with the existing categories of passenger automobiles, authorized emergency vehicles and motorcycles. The 4 bill references the definition of "farm tractor" used in R.S.39:1-1, 5 which definition is "every motor vehicle designed and used 6 7 primarily as a farm implement for drawing plows, mowing 8 machines, and other implements of husbandry."

ASSEMBLY AGRICULTURE AND NATURAL RESOURCES COMMITTEE

STATEMENT TO

ASSEMBLY, No. 1812

STATE OF NEW JERSEY

DATED: FEBRUARY 10, 2014

The Assembly Agriculture and Natural Resources Committee reports favorably Assembly Bill No. 1812.

This bill amends the new vehicle "lemon law," P.L.1988, c.123 (C.56:12-29 et seq.), to extend the protections of that law to new motor vehicle farm equipment purchased or leased in New Jersey. Specifically, the bill includes farm tractors under the types of motor vehicles covered under the terms of the "lemon law," along with the existing categories of passenger automobiles, authorized emergency vehicles and motorcycles. The bill references the definition of "farm tractor" used in R.S.39:1-1, which is "every motor vehicle designed and used primarily as a farm implement for drawing plows, mowing machines, and other implements of husbandry."

This bill was pre-filed for introduction in the 2014-2015 session pending technical review. As reported, the bill includes the changes required by technical review, which has been performed.

STATEMENT TO

ASSEMBLY, No. 1812

STATE OF NEW JERSEY

DATED: JANUARY 29, 2015

The Senate Economic Growth Committee reports favorably Assembly Bill No. 1812.

This bill amends the new vehicle "lemon law," P.L.1988, c.123 (C.56:12-29 et seq.), to extend the protections of that law to new motor vehicle farm equipment purchased or leased in New Jersey. Specifically, the bill includes farm tractors under the types of motor vehicles covered under the terms of the "lemon law," along with the existing categories of passenger automobiles, authorized emergency vehicles, and motorcycles. The bill references the definition of "farm tractor" used in R.S.39:1-1, which is "every motor vehicle designed and used primarily as a farm implement for drawing plows, mowing machines, and other implements of husbandry."

STATEMENT TO

ASSEMBLY, No. 1812

with Senate Floor Amendments (Proposed by Senator CRUZ-PEREZ)

ADOPTED: MARCH 16, 2015

These amendments remove certain mileage limitations in current law as they would relate to the application of the new vehicle "lemon law," P.L.1988, c.123 (C.56:12-29 et seq.) to farm tractors under the bill. Specifically, the amendments extend the protections of the "lemon law" to new motor vehicle farm tractors purchased or leased in New Jersey if a nonconformity is reported by the consumer within a period of two years following the date of original delivery to the consumer, regardless of mileage.. The amendments also provide that under the "lemon law" protections, all repairs to farm tractors made after a period of one year following the date of original delivery to the consumer, regardless of mileage, shall be paid for by the consumer, unless otherwise covered by a warranty of the manufacturer, and shall be recoverable as a cost in any action brought by a consumer against a manufacturer pursuant to that law.

SENATE, No. 2717 STATE OF NEW JERSEY 216th LEGISLATURE

INTRODUCED JANUARY 29, 2015

Sponsored by: Senator NILSA CRUZ-PEREZ District 5 (Camden and Gloucester) Senator STEVEN V. OROHO District 24 (Morris, Sussex and Warren)

Co-Sponsored by: Senator Whelan

SYNOPSIS

Extends protections of the new vehicle "lemon law" to new motor vehicle farm equipment purchased or leased in New Jersey.

CURRENT VERSION OF TEXT

As introduced.



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AN ACT concerning new motor vehicle warranties and amending
 P.L.1988, c.123.

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

6

7 1. Section 2 of P.L.1988, c.123 (C.56:12-30) is amended to8 read as follows:

9 2. As used in this act:

10 "Co-manufacturer" means, solely with respect to an authorized 11 emergency vehicle as defined in R.S.39:1-1, any person that 12 fabricates the authorized emergency vehicle utilizing a component or components of a new motor vehicle made by a manufacturer, 13 other than modifying an existing standard model of a vehicle 14 15 manufactured by a manufacturer, which component or components 16 are obtained by the co-manufacturer from the manufacturer to 17 fabricate the vehicle for use as an authorized emergency vehicle prior to an initial retail sale or lease of the emergency vehicle. 18

"Consumer" means a buyer or lessee, other than for purposes of
resale or sublease, of a motor vehicle; a person to whom a motor
vehicle is transferred during the duration of a warranty applicable to
the motor vehicle; or any other person entitled by the terms of the
warranty to enforce the obligations of the warranty.

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of buying, selling or exchanging motor vehicles at retail and who
has an established place of business.

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28 Affairs in the Department of Law and Public Safety, or his
29 designee.

30 "Division" means the Division of Consumer Affairs in the31 Department of Law and Public Safety.

32 "Informal dispute settlement procedure" means an arbitration 33 process or procedure by which the manufacturer, or, in the case of 34 an authorized emergency vehicle, the manufacturer, co-35 manufacturer, or post-manufacturing modifier, attempts to resolve 36 disputes with consumers regarding motor vehicle nonconformities 37 and repairs that arise during the vehicle's warranty period.

"Lease agreement" means a contract or other written agreement
in the form of a lease for the use of a motor vehicle by a person for
a period of time exceeding 60 days, whether or not the lessee has
the option to purchase or otherwise become the owner of the motor
vehicle at the expiration of the lease.

43 "Lessee" means a person who leases a motor vehicle pursuant to

44 a lease agreement.

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

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

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24 "Reasonable allowance for vehicle use" means the mileage at the 25 time the consumer first presents the motor vehicle to the dealer, 26 distributor, manufacturer, co-manufacturer, or post-manufacturing 27 modifier for correction of a nonconformity times the purchase price, 28 or the lease price if applicable, of the vehicle, divided by one 29 hundred thousand miles.

30 "Warranty" means any warranty, whether express or implied of 31 the manufacturer of a new motor vehicle, or, in the case of a new 32 motor vehicle that is an authorized emergency vehicle, of the 33 manufacturer, co-manufacturer or post-manufacturing modifier, of 34 the vehicle's condition and fitness for use, including any terms or 35 conditions precedent to the enforcement of obligations under the 36 warranty.

37 (cf: P.L.2009, c.324, s.2)

38

39 2. This act shall take effect on the 180th day following40 enactment.

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STATEMENT

44

This bill amends the new vehicle "lemon law," P.L.1988, c.123 (C.56:12-29 et seq.), to extend the protections of the new vehicle "lemon law" to new motor vehicle farm equipment purchased or leased in New Jersey. More specifically, the bill includes farm

S2717 CRUZ-PEREZ, OROHO 4

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tractors under the types of motor vehicles covered under the terms of the "lemon law," along with the existing categories of passenger automobiles, authorized emergency vehicles and motorcycles. The bill references the definition of "farm tractor" used in R.S.39:1-1, which definition is "every motor vehicle designed and used primarily as a farm implement for drawing plows, mowing machines, and other implements of husbandry."

STATEMENT TO

SENATE, No. 2717

with Senate Floor Amendments (Proposed by Senator CRUZ-PEREZ)

ADOPTED: MARCH 16, 2015

These amendments remove certain mileage limitations in current law as they would relate to the application of the new vehicle "lemon law," P.L.1988, c.123 (C.56:12-29 et seq.) to farm tractors under the bill. Specifically, the amendments extend the protections of the "lemon law" to new motor vehicle farm tractors purchased or leased in New Jersey if a nonconformity is reported by the consumer within a period of two years following the date of original delivery to the consumer, regardless of mileage. The amendments also provide that under the "lemon law" protections, all repairs to farm tractors made after a period of one year following the date of original delivery to the consumer, regardless of mileage, shall be paid for by the consumer, unless otherwise covered by a warranty of the manufacturer, and shall be recoverable as a cost in any action brought by a consumer against a manufacturer pursuant to that law.

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nton, NJ – Furthering his administration's commitment to New Jersey's veterans and military personnel, Governor s Christie took action today on legislation from the 216th Legislative Session, including 11 legislative measures	S2806PV [pdf 27kB]
gned to assist both active military members and veterans, along with their families.	A3806PV A4271PV
m the very start of this administration, we have focused on serving the needs of our veterans and the men and nen still in active duty, assisting them with everything from securing jobs to finding the proper health care and social ices," said Governor Christie. "The bills I signed today continue to make good on our promise to help those who e given so much of themselves to defend and serve this nation find a seamless transition back to civilian life and vive a helping-hand, when needed, no matter how long after their discharge from the military."	
enacted legislation includes:	
-172/A-2276 (Whelan, Beach/DeAngelo, Quijano) - Exempts disabled veterans and Purple Heart recipients from ment of municipal parking meter fees when their vehicles bear a disable veteran's or Purple Heart license plate or ard issued by New Jersey Motor Vehicle Commission	
-2972/A-4465 (Van Drew, Cruz-Perez/Andrzejczak, Tucker, Benson) - Requires DMVA assist and mentor rans through criminal justice system	
-1667/S-2155 (Johnson, DeAngelo, Andrzejczak, Mukherji, Pintor Marin/Van Drew, A.R. Bucco) - Permits I whose parent or guardian is ordered into active military service to remain enrolled in school district where child's ent or guardian resided prior to active military service	
-2935/S-1325 (Andrzejczak, Lagana, Webber, Mosquera, Lampitt/Van Drew, A.R. Bucco) - Authorizes property deferment for deployed military personnel	
-2299/S-239 (Andrzejczak, Benson/Van Drew, Stack) - Requires municipalities to exempt 100% disabled rans from construction permit surcharge fees for improvements to promote living unit accessibility; appropriates 000 for municipal reimbursements	
-3552/S-2636 (Mazzeo, Andrzejczak, Mukherji, Benson/Beach, Van Drew) - Creates financial planning stance program for disabled veterans and their caregivers	
-3554/S-2606 (Mazzeo, Andrzejczak, Mukherji, Benson, Danielsen/Beach, Cruz-Perez) - Increases income bility cap to receive respite care for certain veterans	

Jersey National Guard

pupil who participates in certain activities for veterans or active duty members of United States Armed Forces or New

A-4323/S-2952 (DeAngelo, Lagana, Muoio, Benson/Beach, Whelan) - Expands timeframe for renewal of driver's license, registration, and inspection by military personnel and immediate family members under certain circumstances.

• AJR-117/SJR-85 (Tucker, Holley, Vainieri Huttle/Beach, Whelan, Madden) - Urges Congress to restore funding to Vets4Warriors veteran suicide hotline

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

BILL SIGNINGS:

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S-451/A-1103 (Ruiz, Allen/Vainieri Huttle, Singleton, Benson) - Establishes Office of the Special Education
Ombudsman in DOE

• S-485/A-1976 (Cunningham, Ruiz/Lampitt, Mosquera, Quijano) -Requires president of public institution of higher education to regularly report on-campus criminal and fire events to the institution's governing board

 S-489/A-4926 (Cunningham, T. Kean/Diegnan, Mukherji, Benson) - Authorizes institutions of higher education to grant college credit to high school students who complete the Jersey Boys State or Jersey Girls State program

• S-832/A-2039 (Whelan, Beach/Moriarty, Stender, Garcia) - Permits voter registration of certain persons at age 17 for voting at next election occurring on or after 18th birthday

• S-1046/A-2721 (Turner, Scutari/Gusciora) - Concerns alterations in child support obligations in response to changes to status of supported child

• S-1184/A-1950 (Vitale, Beach/Conaway, Diegnan, Sumter, Danielsen) - Revises requirements for licensure and creates physician-delegated scope of practice for physician assistants

S-1346wGR/A-3837 (Rice/Coughlin, Garcia, Rodriquez-Gregg, Pintor Marin, Jasey) - Concerns the recording of mortgages

• S-1447/A-2829 (Greenstein, Addiego/Johnson, Mainor, Rible, Quijano) - Prohibits posting, publishing on the Internet, or disclosing certain information regarding law enforcement officers

• S-1567/A-410 (A.R. Bucco, Van Drew/A.M. Bucco, Bramnick, Johnson, Quijano, Rumana) - Establishes DOT roadside memorial program for fallen police officers, sheriff's officers, EMS workers, and firefighters; designated as "Patrolman Joseph Wargo's Law"

• S-1687/A-4924 (Ruiz, Vitale/Diegnan, Eustace) - Permits students made homeless by act of terrorism or natural disaster to attend tuition-free the school district in which they resided prior to being homeless for two school years after the event

• S-2032wGR/A-3440 (Codey, Turner/Diegnan, Eustace) - Requires DOE to review Core Curriculum Content Standards to ensure that they incorporate modern computer science standards where appropriate

• S-2110/A-3343 (Oroho/Space, Vainieri Huttle, Schaer, Phoebus, Pinkin) - Requires nursing homes to offer form designating beneficiary of personal needs allowance accounts from incoming and current residents

• S-2201/A-3273 (O'Toole/Russo, Rumana, Casagrande) - Authorizes youth camps to maintain supply of epinephrine and permit trained employees to administer epinephrine to camp members suffering from anaphylasis

• SCS for S-2251/A-3708 (Oroho, Barnes/Diegnan, Webber, Johnson, Space, Phoebus) - Increases monetary amounts for transfer of estate assets without administration and for exemption from debts of the deceased

• S-2260wGR/A-688 (Scutari, Cardinale/Schaer) - Modifies certain fees charged by, and requirements imposed on, check casher licensees

S-2284wGR/A-3549 (Pou, Weinberg/Schaer, Vainieri Huttle, Webber, Singleton, Jimenez, Johnson, Bramnick)
 Requires Medicaid managed care organizations to meet certain conditions prior to reducing reimbursement rates for personal care assistant services and home-based supportive care services

S-2442/A-3891 (T. Kean, Sarlo/Bramnick, Rodriquez-Gregg, Johnson, Casagrande, Schepisi) - Establishes NJ
Innovation and Research Fellowship Program in DOLWD

• S-2495/A-3868 (Codey, Rice/Conaway, Singleton, Eustace, Coughlin) - Authorizes State-chartered banks, savings banks, savings and loans, and credit unions to conduct certain savings account promotions

• S-2617/A-3944 (Cardinale/Garcia, McKeon, Auth, Eustace, Pinkin) - Requires DEP to adopt regulations to allow cultivation of commercial shellfish species in certain coastal and inner harbor waters for research, educational, or restoration purposes; requires community engagement process for revision thereof

• S-2627/A-3957 (Cardinale, Sacco/Schepisi, Auth, Eustace, Rumana, Johnson) - Designates State Highway Route 17 in Borough of Ramsey as "Staff Sergeant Timothy R. McGill Memorial Highway"

• S-2695/A-4110 (T. Kean, Sacco/Dancer, Benson, Jimenez, Johnson) - Requires MVC conduct study and make recommendations concerning electronic driver's licenses and mobile applications

S-2741/A-4213 (Doherty/Vainieri Huttle, Webber) - Permits unregulated solicitation to perform snow shoveling
within 24 hours of predicted snowstorm

• S-2787wGR/A-4273 (Sweeney/Singleton, Burzichelli, Giblin, Prieto, Wimberly) - Establishes vocational training pilot program in DOC; provides for inmate compensation for education and workforce training participation

• S-2880/A-4704 (Lesniak, T. Kean/Diegnan, Wisniewski) - Provides up to \$25 million in tax credits under Economic Redevelopment and Growth Grant Program for certain infrastructure at Rutgers, the State University of New Jersey

• S-2922/A-4925 (Ruiz, Turner/Diegnan, Jasey) - Requires DOE on its website to link to Department of Treasury's website where list is maintained of all third party individuals and vendors employed or retained for work associated with State assessments

S-2923/A-4901 (Ruiz, Turner/Jasey, Caputo) - Requires school district or charter school to provide notification to
parent or guardian of enrolled student on upcoming administration of State assessments or commercially-developed
standardized assessment

• S-2960/A-4331 (Codey, Rice/Garcia, Vainieri Huttle, Danielsen, DeAngelo, Holley, Benson, Mukherji) -

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Establishes requirements for training programs for homemaker-home health aides in care of patients with Alzheimer's disease and related disorders

• S-3019/A-4771 (Sweeney, Stack/Burzichelli, Muoio) - Requires filing of financial agreement for long term tax exemption with county finance officer and counsel; requires quarterly payment of county share of payment in lieu of tax

 S-3129/A-4728 (Madden, Cunningham/DeAngelo, Benson, Lampitt, Quijano) - Directs DOLWD to provide information regarding employee leave and benefit rights

S-3168/A-4769 (Sweeney, O'Toole/Burzichelli) - Limits increase in annual budget requests of certain county
entities

• S-3170/A-4768 (Pou, Bateman/Burzichelli) - Requires county superintendent of elections to operate pursuant to county administrative code; subjects certain salary costs of office of county superintendent of elections to review and approval by county governing body

· S-3171/A-4575 (Whelan, Oroho/Greenwald, Burzichelli) - Creates definition of certified mail

• S-3182/A-4690 (Ruiz, Pou/Pintor Marin, Spencer, Sumter) - Delays certain documentation submission deadlines under certain business tax credit programs

• S-3207/A-4714 (Vitale, T. Kean/Lampitt, Mosquera) - Limits liability of caregivers when facilitating normalcy for children in foster care

• S-3240/A-4878 (Lesniak, Allen/Spencer, Sumter, Holley, Eustace) - Authorizes establishment of recovery high school alternative education programs

S-3242/A-4856 (Vitale, Sweeney/Vainieri Huttle) - Clarifies best interests of the child should be primary
consideration in actions undertaken by State governmental entities and courts of law

• S-3243/A-4702 (Vitale, Greenstein/Vainieri Huttle, Spencer) - Provides that if minor appears to have been sexually assaulted, health care professionals in addition to physicians may authorize forensic sexual assault examination and medical care without parental consent

• S-3247/A-4928 (Ruiz, Pou/Sumter, Wimberly) - Eliminates cap on cost of SDA district school facilities projects that may be constructed by district and included in capital outlay budget

• S-3282wGR/A-4850 (Rice, Cunningham/Wimberly, Mainor, Johnson) - Expands Police Training Commission membership to include representative from Northern New Jersey and South Jersey Chapters of National Organization of Black Law Enforcement Executives

• S-3303/A-4469 (Whelan/Quijano, Mukherji, Jimenez) - Makes fraudulent use of social security number to collect lottery winnings crime of fourth degree

• S-3321/A-4927 (Smith, Van Drew, Bateman/Spencer, Rumana) - Authorizes DEP to require public access to waterfront and adjacent shoreline as condition of waterfront development approvals and CAFRA permits

• SJR-22/AJR-40 (Weinberg/Johnson, Vainieri Huttle) - Designates January 14 of each year as "Hannah G. Solomon Day"

• ACS for A-206, 471, 1663, 2879, 3060, 3108wGR/S-2663 (Green, Spencer, Gusciora, Johnson, McKeon, Giblin, Wimberly, Mainor, Quijano/Turner, Lesniak, Pou) - Shortens waiting periods for expungement of criminal and other records and information; makes various changes to other expungement procedures and requirements

• A-311/S-2426 (Bramnick, Diegnan, Wimberly, Gusciora/Ruiz, T. Kean) - Requires public schools to weight courses in visual and performing arts equally with other courses worth same number of credits in calculating grade point average

ACS for A-428/S-393 (Jimenez, Prieto/Sacco, Sarlo) - Expands DNA database to include samples from disorderly
persons who are fingerprinted and permits law enforcement officers to collect certain biological samples

 A-801wGR/S-861 (Coughlin, Wisniewski, Mazzeo/Vitale, Sacco) - 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-984/S-1534 (Andrzejczak, Wimberly/Van Drew, Bateman) - Enhances penalty for tampering with evidence after fleeing the scene of an accident resulting in death

• A-1455/S-2011 (Diegnan, Mosquera, Caputo, Jasey, Mukherji/Madden, Holzapfel) - Abigail's Law; requires that newly-manufactured school buses be equipped with sensors

• A-1462/S-3288 (Diegnan, Wimberly/Gill) - Requires coin redemption machine operators to disclose fees

• A-1466 (Diegnan, O'Donnell, Mainor, Garcia) - Allows for waiver of school bus requirements for mobility assistance vehicle technicians who transport students with medical needs to and from school

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

• A-1812/S-2717 (Mosquera, Mazzeo, Andrzejczak/Cruz-Perez, Oroho, Jones) - Extends protections of the new vehicle "lemon law" to new farm tractors purchased or leased in New Jersey

A-1958/S-1848 (Allen, Van Drew) - Concerns exemptions from permits for certain agricultural activities under
 "Freshwater Wetlands Protection Act"

 A-2597/S-2161 (Singleton, Diegnan, DiMaio/Ruiz, Beach) - Provides that beginning with the 2016-2017 grade nine class, Advanced Placement computer science course may satisfy a part of the mathematics credits required for high school graduation

· A-2839/S-2620 (Burzichelli, Space, Phoebus/Oroho, Turner) - "New Jersey Rural Microenterprise Act"

• A-2915/S-2035 (Lagana, McKeon, Ciattarelli/Bateman, Barnes) - "Uniform Trust Code"

• A-2943/S-1312 (Andrzejczak, DeAngelo, Mazzeo, Quijano, Danielsen/Van Drew, Allen) - Provides for voluntary contributions by taxpayers on gross income tax returns for active duty members of United States Armed Forces, Reserve components thereof, and National Guard from New Jersey

A-3006/S-3272 (Conaway, Singleton, Eustace, DiMaio, Danielsen/Beach, Turner) - Establishes procedure for consolidating fire districts

• A-3019/S-1978 (Singleton, Conaway, Andrzejczak, Mazzeo, Garcia, Mosquera/Van Drew, Beach) - Requires State Employment and Training Commission to prepare annual report on State workforce

• A-3043/S-1943 (Space, DeAngelo, Egan, Phoebus, Moriarty/Oroho, Van Drew) - Concerns authority of DOLWD to inspect prevailing wage public work projects

A-3044/S-1944 (Space, DeAngelo, Egan, Phoebus, Moriarty/Oroho, Van Drew)
Requires Commissioner of DOLWD to disseminate certain information to contractors who bid on or perform prevailing
wage public work

• A-3225/S-2333 (Singleton, Rible, Lampitt, Quijano, Pintor Marin, Jimenez/Sweeney) - Provides for licensure of chiropractic assistants

• A-3228/S-2499 (Mukherji, Vainieri Huttle, Mosquera, Garcia/Turner) - Requires sober living homes and other substance abuse aftercare treatment facilities to provide certain notifications to next-of-kin when patient is released from care; designated as "Nick Rohdes' Law"

A-3257wGR/S-2125 (Andrzejczak, Mazzeo, Burzichelli/Van Drew) - Provides that determination by county agriculture development board or State Agriculture Development Committee as to what qualifies as farm-based recreational activity in pinelands protection area is binding on Pinelands Commission

• A-3276/S-2248 (Mazzeo/Whelan) - "Mainland Memoriam Act"; directs MVC to create graduated driver's license informational material to be distributed by motor vehicle dealers

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

• A-3850/S-2467 (DeAngelo, Eustace, Mazzeo, Pintor Marin, Benson/Turner, Singer) - Requires BPU to establish procedures allowing electric power and gas supplier customers to switch energy suppliers

 A-3927/S-2820 (Andrzejczak, Mazzeo, Taliaferro, Dancer/Van Drew, Oroho) - Requires drivers to slow down before passing slow moving vehicles; establishes Statewide educational campaign on rural roadway safety; updates agriculture-related motor vehicle laws to reflect current industry practices

A-3955/S-2644 (Conaway, Benson, Vainieri Huttle, Munoz, Sumter, Mukherji/Vitale, Codey) - Requires
development and maintenance of database to advise public about open bed availability in residential substance use
disorders treatment facilities

• A-4098/S-2877 (Pinkin, Sumter, Benson/Codey, Greenstein) - Prohibits sale or distribution of liquid nicotine except in child-resistant containers

• A-4105/S-2977 (Garcia, Mainor, Mukherji, O'Donnell, Sumter, Rible, A.M. Bucco/Greenstein, Cunningham) -Expands scope of law governing registration of security guards; designated as " Detective Vincent Santiago's Law"

• A-4133/S-2997 (Giblin, Pinkin/Cruz-Perez, Allen) - Allows dispensation of certain nutritional supplements by physician or podiatric physician

A-4275wGR/S-2831 (Prieto, Eustace, Lagana, Greenwald, Quijano, Danielsen, Mukherji/Sweeney, Turner,
 Sarlo) - "New Jersey Secure Choice Saving Program Act"; establishes retirement savings program for certain workers

 A-4386wGR/S-3042 (Coughlin, Pinkin, Vitale, Singer) - Permits candidates for school board to circulate petitions jointly and be bracketed together on ballot; permits short nonpolitical designation of principles on petitions and ballots; provides for study of impact of changes

• A-4387/S-3016 (Coughlin, Wisniewski, Wimberly/Vitale) - Requires MVC to allow submission of "Next-of-Kin Registry" information by mail

A-4388/S-3041 (Coughlin, Wisniewski/Vitale) - Designates State Highway 184 in Woodbridge Township as "Bruce
Turcotte Memorial Highway"

• A-4415/S-3279 (Diegnan, Garcia, Pinkin/Turner, Ruiz) - Establishes State Seal of Biliteracy to recognize high school graduates who have attained a high level of bilingual proficiency

A-4420/S-3056 (Mazzeo, Vainieri Huttle, DeAngelo, Lampitt/Gordon, Greenstein) - Requires certain notifications
for termination of services to persons with developmental disabilities and providers

• A-4476wGR/S-2876 (Conaway/Codey) - 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-4719/S-3250 (Moriarty, Mosquera, Vainieri Huttle, DeAngelo, Diegnan, Mukherji/Cruz-Perez, Ruiz) - Extends
use of stored driver's license picture for person undergoing chemotherapy or other treatment for certain medical
illnesses

• CC for A-4863/S-3233 (A.M. Bucco, Phoebus, Munoz, Wisniewski, Oliver/A.R. Bucco) - Requires warning sign to be posted at pontoon boat rental businesses; designated as "Christopher's Law"

· AJR-112/SJR-86 (Conaway/Weinberg) - Designates May of each year as "Cystic Fibrosis Awareness Month"

BILLS POCKET VETOED:

• S-221/A-4155 (Allen, Vitale/Vainieri Huttle, Sumter, Lampitt) - Prohibits the restraint of prisoners during and immediately after childbirth

• S-316/A-1739 (Gordon/Eustace, Ciattarelli, Lagana, Gusciora) - Increases flexibility, clarity, and available tools of optional municipal consolidation process

• S-564/A-4186 (Smith, Bateman/Eustace, McKeon, Spencer, Benson) - Establishes "Solar Roof Installation Warranty Program" in EDA and transfers \$2 million from societal benefits charge to initially fund program

• S-602/A-3254 (Codey, Vitale/Vainieri Huttle, Angelini, Lampitt, Diegnan, Jasey, Conaway, Moriarty) - Raises minimum age for purchase and sale of tobacco products and electronic smoking devices from 19 to 21

• SCS for S-726, 1257/ACS for A-1405 (Turner, Cruz-Perez, Beach, T. Kean/Lampitt, Egan, Quijano, Sumter, Danielsen) - Establishes innovation zone program to stimulate technology industry clusters around New Jersey's research institutions; allows certain technology businesses located in certain innovation zones to receive certain tax credits under Grow New Jersey Assistance Program

• S-1232/A-3314 (Weinberg, Pennacchio/Johnson, Greenwald, Wimberly, Mosquera) - Establishes Office of State Dental Director and New Jersey Oral Health Commission

• S-1279/A-2325 (Rice, Van Drew/Spencer, Muoio, Benson, Pintor Marin) - Makes FY 2016 supplemental Grantsin-Aid appropriation of \$10 million to DCA for Lead Hazard Control Assistance Fund

S-1414/A-2405 (Smith, Bateman/Eustace, Benson, Johnson) - Concerns low emission and zero emission vehicles; establishes Clean Vehicle Task Force

• SCS for S-1420/ACS for A-1603 (Beach, Whelan, Smith, Sweeney, Bateman, Thompson/Spencer, Eustace, Quijano, Wimberly) - Requires paint producers to implement or participate in paint stewardship program

• S-1436/A-4687 (Rice/Green, Holley) - Exempts sales to homeowner assistance and recovery programs from realty transfer fees

• S-1594/A-4044 (Turner/Peterson, Lagana, Rible, Jasey, Wimberly) - Requires a public school district to provide a daily recess period for students in grades kindergarten through 5

• S-1961/A-4111 (Codey/McKeon, Jasey, Vainieri Huttle, Garcia) - Establishes certain minimum and maximum temperatures in emergency shelters, rooming and boarding houses, and certain nursing homes and residential health care facilities

• S-2143/ACS for A-1682, 3547 (Van Drew, Singer/Wisniewski, Andrzejczak, Webber) - Establishes time periods for adverse possession of certain property

• S-2375/A-3700 (Vitale, Singer/Mazzeo, Vainieri Huttle, Lagana, Sumter, A.M. Bucco) - Provides for licensure of ambulatory care facilities to provide integrated primary care services including behavioral health care

• S-2491/A-4069 (Smith/Danielsen, Pinkin, Benson) - Establishes position of State Oceanographer

 S-2515/A-3269 (Scutari/Mukherji, Burzichelli, McKeon, Garcia) - Confers title of Acting Associate Justice of the Supreme Court on certain judges of the Superior Court, Appellate Division, temporarily assigned to the Supreme Court

SCS for S-2521/ACS for A-3888 (Gill, Allen/Lampitt, Benson, Vainieri Huttle, Eustace) - Establishes Pedestrian
 and Bicycle Safety Advisory Council

• S-2623/A-4849 (Turner/Wimberly, Mainor, Johnson) - Requires law enforcement agencies in this State to establish minority recruitment and selection programs; establishes reporting requirement

• S-2640/A-4026 (Madden, Pou/Lampitt, Mosquera, Vainieri Huttle) - Establishes New Jersey Caregiver Task Force to evaluate and provide recommendations on caregiver support services

• S-2711/A-4128 (Smith, Whelan/Mazzeo, DeAngelo, Spencer, Singleton, McKeon, Danielsen, Johnson) -Permits BPU to approve qualified wind energy project; requires BPU to provide application periods for those projects

• S-2716/A-4359 (Ruiz, Turner/Pintor Marin, Spencer, Sumter, Caride) - Requires that school district's request for permission to use unrecognized position title include list of abolished positions and positions in which there have been layoffs and detailed job descriptions for them

• S-2769/AS for ACS for A-4197, 4206 (Smith, Bateman/Andrzejczak, McKeon, Spencer, Pintor Marin, Dancer, Vainieri Huttle) - Implements 2014 constitutional dedication of CBT revenues for certain environmental purposes; revises State's open space, farmland, and historic preservation programs

• S-2793/A-3962 (Whelan/Vainieri Huttle) - Increases from 17 to 21 public members of New Jersey State Council on the Arts; requires members to be residents of NJ; imposes specific criteria for four new members initially appointed

S-2806/A-4913 (Cunningham, Vitale, Singer/Muoio, Spencer) - Removes restrictions on convicted drug offenders
receiving general assistance benefits under Work First New Jersey program

• S-2878/A-4636 (Stack, Weinberg/Jimenez, Lagana, Mukherji, Vainieri Huttle, Giblin, Moriarty) - Establishes minimum certified nurse aide-to-resident ratios in nursing homes

• S-2975/A-4548 (Sarlo, Pou/Wimberly) - Establishes pilot program in Paterson authorizing non-disclosure of records of certain expungements

• S-3067/A-4653 (Barnes, Turner/Diegnan, Oliver) - Requires teachers of health and physical education in grades kindergarten through six in public schools to possess appropriate endorsement to instructional certificate

• S-3071/A-4639 (Weinberg, Gordon/Vainieri Huttle, Garcia, Eustace, Johnson) Establishes Mike Adler Aphasia Task Force to assess needs of persons with aphasia, and their families, and ensure adequate provision of support services and information thereto

• S-3201/A-3607 (Barnes, Holzapfel/Dancer, McGuckin, Rible, A.M. Bucco) - Requires interior light of motor vehicle be turned on when stopped by law enforcement under certain circumstances

• S-3244/A-2740 (Ruiz, Sarlo/Diegnan, Johnson, Jasey) - Eliminates school district budget per pupil administrative cost limits

• S-3249/A-4717 (Weinberg, Codey/Johnson, Vainieri Huttle, Eustace, Garcia) - Requires firearm retailers to sell personalized handguns

S-3277/A-4764 (Cruz-Perez/Burzichelli) - Expands municipal authority to license and inspect residential rental
property

• S-3299/A-4903 (Sweeney, Singer, Vitale/Burzichelli, Rible, Pintor Marin, Mukherji, Lagana, Vainieri Huttle) -

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Maintains property tax exemption for certain nonprofit hospitals with on-site for-profit medical providers; requires these hospitals to pay community service contributions to host municipalities; establishes Nonprofit Hospital Community Service Contribution Study Commission

• S-3416/A-4808 (Lesniak, Sarlo/Eustace, Gusciora) - Prohibits possession, transport, import, export, processing, sale, or shipment of parts and products of certain animal species threatened with extinction

• SJR-77/A-JR104 (Bateman, Whelan/Ciattarelli, McKeon, Eustace) - Permits county commissioners of registration and boards of election to conduct "Electronic Poll Book Demonstration Project" in certain districts during 2016 elections; requires Division of Elections review and approval of proposed projects

A-431/S-2773 (Jimenez/Singer) - Requires clinical laboratory that provides services for accountable care
organization to establish clinical laboratory testing advisory board

 A-943/S-2967 (Singleton, Conaway, Moriarty, Green, Lampitt, Mazzeo/Van Drew) - Permits small businesses to qualify for loans from NJEDA for costs of energy audit and making energy efficiency or conservation improvements

• A-945/S-2402 (Singleton, Lampitt, Schaer, Wimberly, Garcia/Rice, Turner) - Establishes New Jersey Council on Responsible Fatherhood and Responsible Fatherhood Fund

• A-964/S-187 (Singleton, DeAngelo, Quijano, Coughlin, Moriarty/Whelan, Madden) - Requires certain bidders for prevailing wage public work to provide proof that the prevailing wage will be paid

A-986/S-247 (Andrzejczak, Benson, Danielsen, Moriarty/Van Drew, Cunningham) - Establishes telemarketing fraud investigation unit

• A-1035/S-2040 (Benson, Rible, A.M. Bucco/Scutari, Cardinale) - Prohibits health insurance carriers from requiring optometrists to become providers with vision care plans as condition of becoming providers in carriers' panel of providers

• A-1039/S-2310 (Benson, Prieto, Caride, Quijano/Sacco, Greenstein) - Sets forth certain standards to be followed by law enforcement agencies and fire departments when utilizing drones

• A-1431/S-1501 (Caride, Singleton, Jasey/Bateman, Addiego) - Requires State Board of Education regulations regarding school nurse certification to include certain minimum eligibility requirements

• A-1849/S-1766 (Lampitt, Spencer/Rice) - Prohibits State Board of Education from limiting number of certain twoyear college credits that may be applied towards meeting teacher certification requirements

• A-2026/S-3317 (Greenwald, Pintor Marin/Sweeney, Oroho) - Realigning the transfer inheritance tax payment due date to coincide with the payment due dates for State and federal estate taxes

A-2583 (DeAngelo, Pintor Marin) - Requires development of fact sheet about bedbugs to be posted on the
Department of Education's website

· A-2586/S-1796 (DeAngelo, Quijano, Benson/Greenstein) - Establishes "Energy Infrastructure Study Commission"

• A-2925/S-1033 (Lagana, O'Scanlon, Burzichelli, Garcia/Weinberg, Oroho, Van Drew) - Allows modernization for the form of disbursement for certain State government and local unit payments to individuals and business entities

 A-3460/S-2191 (Conaway, Pinkin, Sumter, Casagrande, Wimberly/Vitale, Cruz-Perez) - Requires Medicaid coverage for diabetes self-management education, training, services, and equipment for patients diagnosed with diabetes, gestational diabetes, and pre-diabetes

• A-3806/S-2493 (Singleton, Dancer, Mosquera, Benson/Sweeney, Weinberg) - Establishes four-year pilot program in Ocean County for electronic monitoring of certain domestic violence offenders; designated as "Lisa's Law"; appropriates \$2.5 million

• A-4182/S-1995 (Eustace, Sumter, Wimberly, Danielsen, Jimenez/Bateman, Smith) - Prohibits firearm possession by persons convicted of carjacking, gang criminality, racketeering and terroristic threats

• A-4271/S-3036 (Conaway, Benson, Pinkin, Wimberly/Vitale, Greenstein) - Mandates health benefits coverage for opioid analgesics with abuse-deterrent properties

• A-4343/S-2888 (Schaer, Prieto, Sumter, Danielsen, Johnson/Turner) - Requires county and municipal police departments to establish cultural diversity training course and plan

• A-4384/S-3145 (DeAngelo, Pintor Marin, Danielsen, Schaer, Johnson/Whelan) - Requires BPU to render decision on case within 12 months of final public hearing or hold another public hearing prior to deciding case

• ACS for A-4576/S-1771 (Johnson, Wimberly, Spencer, Tucker/Turner) - Requires lowest possible price not exceeding certain cap for inmate telephone calls

A-4616/S-2958 (Giblin, DeAngelo, Mukherji/Sweeney) - Extends by two months seasonal retail consumption
alcoholic beverage license

• A-4652/S-3065 (Benson/Gordon) - Requires Public Health Counsel to promulgate rules and regulations for use of quality control programs in bio-analytical and clinical laboratories

A-4763/SS for SCS for S-2973 (McKeon, Spencer, Pinkin/Smith, Bateman, Greenstein, Codey) - Revises
 "Electronic Waste Management Act"

· A-4772/S-3169 (Burzichelli/Weinberg) - Permits counties to impose one-percent hotel tax

A-4773/S-3146 (Eustace, Garcia, Gusciora/Lesniak) - Prohibits possession and transport of parts and products of certain animals at PANYNJ airports and port facilities

• A-4918/S-3301 (Gusciora, S. Kean/Sweeney, Singer) - Clarifies stadiums and arenas owned by local government entities are exempt from property taxation

· A-4931/S-3325 (Mazzeo/Sweeney) - Revises "Casino Property Tax Stabilization Act"

NO ACTION TAKEN ON BILLS:

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

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

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

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