## 5:8-25

LEGISLATIVE HISTORY CHECKLIST
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FINAL TEXT OF BILL ( $1^{\text {st }}$ reprint enacted) A3556

SPONSOR'S STATEMENT: (Begins on page 5 of original bill) Yes
COMMITTEE STATEMENT:
ASSEMBLY.

SENATE: No
FLOOR AMENDMENT STATEMENT: No
LEGISLATIVE FISCAL ESTIMATE: No

S2086
SPONSOR'S STATEMENT: (Begins on page 5 of original bill) Yes
COMMITTEE STATEMENT:
ASSEMBLY:
No

SENATE: Yes

FLOOR AMENDMENT STATEMENT: No
LEGISLATIVE FISCAL ESTIMATE: No

VETO MESSAGE:
No

GOVERNOR'S PRESS RELEASE ON SIGNING:
No

## FOLLOWING WERE PRINTED:

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## REPORTS: No

HEARINGS: No
NEWSPAPER ARTICLES: No

## AN ACT directing the use of certain electronic devices in conducting bingo and increasing certain prize amounts and amending P.L.1954, c. 6 .

Be It Enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 2 of P.L.1954, c. 6 (C.5:8-25) is amended to read as follows:
2. It shall be lawful for the governing body of any municipality, at any time after this act shall become operative within such municipality and except when prohibited by this act, to license bona fide organizations or associations of veterans of any war in which the United States has been engaged, churches or religious congregations and religious organizations, charitable, educational and fraternal organizations, civic and service clubs, senior citizen associations and clubs, officially recognized volunteer fire companies, and officially recognized volunteer first aid or rescue squads, to hold and operate games of chance of, and restricted to, the specific kind of game of chance commonly known as bingo or lotto played for prizes with cards bearing numbers or other designations, five or more in one line, the holder covering numbers, as objects, similarly numbered, are drawn from a receptacle and the game being won by the person who first covers a previously designated arrangement of numbers on such a card, by selling shares or tickets or rights to participate in such games and by conducting the games accordingly, when the entire net proceeds of such games of chance are to be devoted to educational, charitable, patriotic, religious or public-spirited uses, and, in the case of senior citizen associations or clubs, to the support of such organizations, and for any such organization, association, church, congregation, society, club, fire company, first aid or rescue squad, or senior citizen association or club, when so licensed, to hold, operate and conduct such games of chance by its active members pursuant to this act and such license, and under such conditions and regulations for the supervision and conduct thereof as shall be prescribed by rules and regulations duly adopted from time to time by the Legalized Games of Chance Control Commission, hereinafter designated as the control commission, not inconsistent with the provisions of this act, but only when the entire net proceeds thereof are devoted to the uses aforesaid and for any person or persons to participate in and play such games of
[^0]Matter underlined thus is new matter.
Matter enclosed in superscript numerals has been adopted as follows:
${ }^{1}$ Assembly ATG committee amendments adopted May 2, 2005.
chance conducted under any such license.
The control commission shall, pursuant to regulations promulgated by it, authorize the use in conducting bingo or lotto of electronic devices that are the functional equivalent of the cards, numbered objects, and receptacle described herein to the extent that the use of such devices is not inconsistent with any other provision of this act or the provisions of subparagraph A of ${ }^{1}$ the ${ }^{1}$ New Jersey Constitution. Article IV, Section 7, paragraph 2. Any such electronic device shall comply with specifications prescribed by the commission and shall be approved by the commission prior to use. ${ }^{1}$ Such devices shall not include any device into which currency, coins or tokens may be inserted or from which currency, coins or tokens, or any receipt for monetary value, can be dispensed or which, once provided to a person participating in bingo, is capable of communicating with other such devices. ${ }^{1}$ Nothing contained in this section shall be construed as allowing electronic devices used by a qualified organization in conducting bingo or lotto to be linked to electronic devices used by any other qualified organization in conducting bingo or lotto. (cf: P.L.1973, c.127, s.1)
2. Section 4 of P.L.1954, c. 6 (C.5:8-27) is amended to read as follows:
4. The governing body of the municipality shall make an investigation of the qualifications of each applicant and the merits of each application, with due expedition after the filing of the application, and if it shall determine that the applicant is duly qualified to be licensed under this act to hold, operate and conduct games of chance under the provisions of this act and the rules and regulations governing the holding, operation and conduct thereof in the municipality; that the member or members of the applicant designated in the application to hold, operate or conduct the games of chance which the license is applied for are bona fide active members of the applicant and are persons of good moral character and have never been convicted of crime; that such games of chance are to be held, operated and conducted in accordance with the provisions of this act and in accordance with the rules and regulations governing the holding, operation and conduct thereof and that the proceeds thereof are to be disposed of as provided by this act, and if the governing body is satisfied that no commission, salary, compensation, reward or recompense whatever will be paid or given to any person holding, operating or conducting or assisting in the holding, operation or conduct of any such game of chance except as in this act otherwise provided; and that no prize will be offered and given in excess of the sum or value of [\$250.00] \$1.000, or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. . c. (now pending before the Legislature as
this bill), in any single game of chance, and that the aggregate of all prizes offered and given in all such games of chance, held, operated and conducted on a single occasion, under said license shall not exceed the sum or value of [ $\$ 1,000.00$ ] $\$ 3,000$, or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. , c. (now pending before the Legislature as this bill), it shall issue a license to the applicant for the holding, operation and conduct of the specific kind of games of chance applied for, accordingly, upon payment of a license fee or fees prescribed by regulation promulgated by the control commission for each occasion upon which any game or games are to be conducted under such license.

The [\$250.00] \$1,000 limitation on single game prizes and the [ $\$ 1,000.00$ ] \$3.000 aggregate prize limitation established in this section shall not apply to games in which the prize is determined based upon a percentage of the gross receipts from the sale of cards to participate in the game. The control commission shall, by regulation, prescribe the method of play and set the minimum and maximum percentage to be awarded in any such game.

No license for the holding, operation and conduct of any game or games of chance shall be issued under this act which shall be effective for a period of more than one year. (cf: P.L.1994, c.63, s.4)
3. Section 12 of P.L.1954, c. 6 (C.5:8-35) is amended to read as follows:
12. No amount in excess of the amount prescribed by regulation promulgated by the control commission shall be charged by any licensee for admission to any room or place in which any game or games of chance are to be held, operated and conducted under any license issued under this act, which admission fee, upon payment thereof, shall entitle the person paying the same to a card entitling him to participate without additional charge in all regular games of chance to be played under such license on such occasion, and no charge in excess of the amount prescribed by regulation promulgated by the control commission shall be made for a single opportunity to participate in all special games to be played under such license on such occasion. No prize greater in amount or value than [\$250.00] $\$ 1,000$, or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. c. (now pending before the Legislature as this bill), shall be offered or given in any single game conducted under any such license and the aggregate amount or value of all prizes offered and given in all games played on a single occasion shall not exceed [ $\$ 1,000.00$, except as otherwise provided for by P.L.1954, c. 6 (C.5:8-24 et seq.)] \$3,000 or an amount established by regulation of the control commission not
earlier than one year after the effective date of P.L. , c. (now pending before the Legislature as this bill), and all winners shall be determined and all prizes shall be awarded in any game played on any occasion within the same calendar day as that upon which the winner is determined.
(cf: P.L.1994, c.63, s.9)
4. This act shall take effect immediately.

Directs Legalized Games of Chance Control Commission to authorize use of certain electronic devices in conducting bingo; increases bingo prize amounts and authorizes commission to change prize amounts.

# ASSEMBLY, No. 3556 <br> STATE OF NEW JERSEY 211th LEGISLATURE 

INTRODUCED DECEMBER 2, 2004

Sponsored by:<br>Assemblyman JEFF VAN DREW<br>District 1 (Cape May, Atlantic and Cumberland)

## SYNOPSIS

Directs Legalized Games of Chance Control Commission to authorize use of certain electronic devices in conducting bingo; increases bingo prize amounts and authorizes commission to change prize amounts.

## CURRENT VERSION OF TEXT

As introduced.


AN ACt directing the use of certain electronic devices in conducting bingo and increasing certain prize amounts and amending P.L.1954, c. 6 .

Be It Enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 2 of P.L.1954, c. 6 (C.5:8-25) is amended to read as follows:
2. It shall be lawful for the governing body of any municipality, at any time after this act shall become operative within such municipality and except when prohibited by this act, to license bona fide organizations or associations of veterans of any war in which the United States has been engaged, churches or religious congregations and religious organizations, charitable, educational and fraternal organizations, civic and service clubs, senior citizen associations and clubs, officially recognized volunteer fire companies, and officially recognized volunteer first aid or rescue squads, to hold and operate games of chance of, and restricted to, the specific kind of game of chance commonly known as bingo or lotto played for prizes with cards bearing numbers or other designations, five or more in one line, the holder covering numbers, as objects, similarly numbered, are drawn from a receptacle and the game being won by the person who first covers a previously designated arrangement of numbers on such a card, by selling shares or tickets or rights to participate in such games and by conducting the games accordingly, when the entire net proceeds of such games of chance are to be devoted to educational, charitable, patriotic, religious or public-spirited uses, and, in the case of senior citizen associations or clubs, to the support of such organizations, and for any such organization, association, church, congregation, society, club, fire company, first aid or rescue squad, or senior citizen association or club, when so licensed, to hold, operate and conduct such games of chance by its active members pursuant to this act and such license, and under such conditions and regulations for the supervision and conduct thereof as shall be prescribed by rules and regulations duly adopted from time to time by the Legalized Games of Chance Control Commission, hereinafter designated as the control commission, not inconsistent with the provisions of this act, but only when the entire net proceeds thereof are devoted to the uses aforesaid and for any person or persons to participate in and play such games of chance conducted under any such license.

The control commission shall, pursuant to regulations promulgated by it, authorize the use in conducting bingo or lotto of electronic

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.

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devices that are the functional equivalent of the cards, numbered
objects, and receptacle described herein to the extent that the use of
such devices is not inconsistent with any other provision of this act or
the provisions of subparagraph A of New Jersey Constitution, Article
IV, Section 7, paragraph 2. Any such electronic device shall comply
with specifications prescribed by the commission and shall be approved
by the commission prior to use. Nothing contained in this section shall
be construed as allowing electronic devices used by a qualified
organization in conducting bingo or lotto to be linked to electronic
devices used by any other qualified organization in conducting bingo
or lotto.
(cf: P.L.1973, c. 127, s.1)
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2. Section 4 of P.L.1954, c. 6 (C.5:8-27) is amended to read as follows:
3. The governing body of the municipality shall make an investigation of the qualifications of each applicant and the merits of each application, with due expedition after the filing of the application, and if it shall determine that the applicant is duly qualified to be licensed under this act to hold, operate and conduct games of chance under the provisions of this act and the rules and regulations governing the holding, operation and conduct thereof in the municipality; that the member or members of the applicant designated in the application to hold, operate or conduct the games of chance which the license is applied for are bona fide active members of the applicant and are persons of good moral character and have never been convicted of crime; that such games of chance are to be held, operated and conducted in accordance with the provisions of this act and in accordance with the rules and regulations governing the holding, operation and conduct thereof and that the proceeds thereof are to be disposed of as provided by this act, and if the governing body is satisfied that no commission, salary, compensation, reward or recompense whatever will be paid or given to any person holding, operating or conducting or assisting in the holding, operation or conduct of any such game of chance except as in this act otherwise provided; and that no prize will be offered and given in excess of the sum or value of [\$250.00] \$1,000, or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. , c. (now pending before the Legislature as this bill), in any single game of chance, and that the aggregate of all prizes offered and given in all such games of chance, held, operated and conducted on a single occasion, under said license shall not exceed the sum or value of [ $\$ 1,000.00$ ] $\$ 3,000$, or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. . c. (now pending before the Legislature as this bill), it shall issue a license to the applicant for the holding,

## A3556 VAN DREW

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operation and conduct of the specific kind of games of chance applied for, accordingly, upon payment of a license fee or fees prescribed by regulation promulgated by the control commission for each occasion upon which any game or games are to be conducted under such license

The [\$250.00] \$1,000 limitation on single game prizes and the [ $\$ 1,000.00$ ] $\$ 3,000$ aggregate prize limitation established in this section shall not apply to games in which the prize is determined based upon a percentage of the gross receipts from the sale of cards to participate in the game. The control commission shall, by regulation, prescribe the method of play and set the minimum and maximum percentage to be awarded in any such game.

No license for the holding, operation and conduct of any game or games of chance shall be issued under this act which shall be effective for a period of more than one year.
(cf: P.L.1994, c.63, s.4)
3. Section 12 of P.L.1954, c. 6 (C.5:8-35) is amended to read as follows:
12. No amount in excess of the amount prescribed by regulation promulgated by the control commission shall be charged by any licensee for admission to any room or place in which any game or games of chance are to be held, operated and conducted under any license issued under this act, which admission fee, upon payment thereof, shall entitle the person paying the same to a card entitling him to participate without additional charge in all regular games of chance to be played under such license on such occasion, and no charge in excess of the amount prescribed by regulation promulgated by the control commission shall be made for a single opportunity to participate in all special games to be played under such license on such occasion. No prize greater in amount or value than [\$250.00] $\$ 1,000$, or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. . c. (now pending before the Legislature as this bill), shall be offered or given in any single game conducted under any such license and the aggregate amount or value of all prizes offered and given in all games played on a single occasion shall not exceed [ $\$ 1,000.00$, except as otherwise provided for by P.L.1954, c. 6 (C.5:8-24 et seq.)] \$3,000 or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. . c. (now pending before the Legislature as this bill), and all winners shall be determined and all prizes shall be awarded in any game played on any occasion within the same calendar day as that upon which the winner is determined.
(cf: P.L.1994, c.63, s.9)

## A3556 VAN DREW

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4. This act shall take effect immediately.

STATEMENT

This bill would direct the Legalized Games of Chance Control Commission to promulgate regulations allowing the use in conducting bingo of electronic devices that are the functional equivalent of the cards, numbered objects, and receptacle currently described in the law to the extent that the use of such devices is not inconsistent with any other provision of the Bingo Licensing Law or the provisions of the State Constitution concerning bingo. Any such electronic device must comply with specifications prescribed by the commission and be approved by the commission prior to use. The bill would not allow electronic devices used by a qualified organization in conducting bingo or lotto to be linked to electronic devices used by any other qualified organization in conducting bingo.

The bill increases the maximum prize in any single game from $\$ 250$ to $\$ 1,000$ and the aggregate of all prizes that may be offered on a single occasion from $\$ 1,000$ to $\$ 3,000$. It also authorizes the commission, beginning one year after the bill's effective date, to change those amounts by regulation.

STATEMENT TO

ASSEMBLY, No. 3556

with committee amendments

## STATE OF NEW JERSEY

DATED: MAY 2, 2005

The Assembly Tourism and Gaming Committee reports favorably and with committee amendments Assembly, No. 3556.

This bill would direct the Legalized Games of Chance Control Commission to promulgate regulations allowing the use in conducting bingo of electronic devices that are the functional equivalent of the cards, numbered objects, and receptacle currently described in the law to the extent that the use of such devices is not inconsistent with any other provision of the Bingo Licensing Law or the provisions of the State Constitution concerning bingo. Any such electronic device must comply with specifications prescribed by the commission and be approved by the commission prior to use. The bill would not allow electronic devices used by a qualified organization in conducting bingo or lotto to be linked to electronic devices used by any other qualified organization in conducting bingo.

The bill increases the maximum prize in any single game from $\$ 250$ to $\$ 1,000$ and the aggregate of all prizes that may be offered on a single occasion from $\$ 1,000$ to $\$ 3,000$. It also authorizes the commission, beginning one year after the bill's effective date, to change those amounts by regulation.

The committee amended the bill to clarify that, under the bill, a permissible electronic device used in conducting bingo would not allow currency, coins, or tokens to be inserted or allow currency, coins, tokens, or a receipt for monetary value to be dispensed. Additionally, once provided to a bingo player, a permissible device would not be capable of communicating with any other such device.

It is the intent of this bill that an electronic device used in conducting bingo would be a convenience to a bingo player, allowing a called number to be posted to all bingo cards bearing that number, and alerting a player when he or she has won bingo.

## SENATE, No. 2086

# STATE OF NEW JERSEY 211th LEGISLATURE 

## INTRODUCED NOVEMBER 15, 2004

Sponsored by:<br>Senator BARBARA BUONO<br>District 18 (Middlesex)

## SYNOPSIS

Directs Legalized Games of Chance Control Commission to authorize use of certain electronic devices in conducting bingo; increases bingo prize amounts and authorizes commission to change prize amounts.

## CURRENT VERSION OF TEXT

As introduced.


AN ACT directing the use of certain electronic devices in conducting bingo and increasing certain prize amounts and amending P.L.1954, c. 6 .

Be It Enacted by the Senate and General Assembly of the State of New Jersey:

1. Section 2 of P.L.1954, c. 6 (C.5:8-25) is amended to read as follows:
2. It shall be lawful for the governing body of any municipality, at any time after this act shall become operative within such municipality and except when prohibited by this act, to license bona fide organizations or associations of veterans of any war in which the United States has been engaged, churches or religious congregations and religious organizations, charitable, educational and fraternal organizations, civic and service clubs, senior citizen associations and clubs, officially recognized volunteer fire companies, and officially recognized volunteer first aid or rescue squads, to hold and operate games of chance of, and restricted to, the specific kind of game of chance commonly known as bingo or lotto played for prizes with cards bearing numbers or other designations, five or more in one line, the holder covering numbers, as objects, similarly numbered, are drawn from a receptacle and the game being won by the person who first covers a previously designated arrangement of numbers on such a card, by selling shares or tickets or rights to participate in such games and by conducting the games accordingly, when the entire net proceeds of such games of chance are to be devoted to educational, charitable, patriotic, religious or public-spirited uses, and, in the case of senior citizen associations or clubs, to the support of such organizations, and for any such organization, association, church, congregation, society, club, fire company, first aid or rescue squad, or senior citizen association or club, when so licensed, to hold, operate and conduct such games of chance by its active members pursuant to this act and such license, and under such conditions and regulations for the supervision and conduct thereof as shall be prescribed by rules and regulations duly adopted from time to time by the Legalized Games of Chance Control Commission, hereinafter designated as the control commission, not inconsistent with the provisions of this act, but only when the entire net proceeds thereof are devoted to the uses aforesaid and for any person or persons to participate in and play such games of chance conducted under any such license.

The control commission shall, pursuant to regulations promulgated by it, authorize the use in conducting bingo or lotto of electronic

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Matter underlined thus is new matter.

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devices that are the functional equivalent of the cards, numbered
objects, and receptacle described herein to the extent that the use of
such devices is not inconsistent with any other provision of this act or
the provisions of subparagraph A of New Jersey Constitution, Article
IV, Section 7, paragraph 2. Any such electronic device shall comply
with specifications prescribed by the commission and shall be approved
by the commission prior to use. Nothing contained in this section shall
be construed as allowing electronic devices used by a qualified
organization in conducting bingo or lotto to be linked to electronic
devices used by any other qualified organization in conducting bingo
or lotto.
(cf: P.L.1973, c. 127, s. 1)
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2. Section 4 of P.L.1954, c. 6 (C.5:8-27) is amended to read as follows:
3. The governing body of the municipality shall make an investigation of the qualifications of each applicant and the merits of each application, with due expedition after the filing of the application, and if it shall determine that the applicant is duly qualified to be licensed under this act to hold, operate and conduct games of chance under the provisions of this act and the rules and regulations governing the holding, operation and conduct thereof in the municipality; that the member or members of the applicant designated in the application to hold, operate or conduct the games of chance which the license is applied for are bona fide active members of the applicant and are persons of good moral character and have never been convicted of crime; that such games of chance are to be held, operated and conducted in accordance with the provisions of this act and in accordance with the rules and regulations governing the holding, operation and conduct thereof and that the proceeds thereof are to be disposed of as provided by this act, and if the governing body is satisfied that no commission, salary, compensation, reward or recompense whatever will be paid or given to any person holding, operating or conducting or assisting in the holding, operation or conduct of any such game of chance except as in this act otherwise provided; and that no prize will be offered and given in excess of the sum or value of [\$250.00] \$1,000, or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. , c. (now pending before the Legislature as this bill), in any single game of chance, and that the aggregate of all prizes offered and given in all such games of chance, held, operated and conducted on a single occasion, under said license shall not exceed the sum or value of [\$1,000.00] \$3,000, or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. . c. (now pending before the Legislature as this bill), it shall issue a license to the applicant for the holding,
operation and conduct of the specific kind of games of chance applied for, accordingly, upon payment of a license fee or fees prescribed by regulation promulgated by the control commission for each occasion upon which any game or games are to be conducted under such license

The [\$250.00] \$1,000 limitation on single game prizes and the [ $\$ 1,000.00$ ] $\$ 3,000$ aggregate prize limitation established in this section shall not apply to games in which the prize is determined based upon a percentage of the gross receipts from the sale of cards to participate in the game. The control commission shall, by regulation, prescribe the method of play and set the minimum and maximum percentage to be awarded in any such game.

No license for the holding, operation and conduct of any game or games of chance shall be issued under this act which shall be effective for a period of more than one year.
(cf: P.L.1994, c.63, s.4)
3. Section 12 of P.L.1954, c. 6 (C.5:8-35) is amended to read as follows:
12. No amount in excess of the amount prescribed by regulation promulgated by the control commission shall be charged by any licensee for admission to any room or place in which any game or games of chance are to be held, operated and conducted under any license issued under this act, which admission fee, upon payment thereof, shall entitle the person paying the same to a card entitling him to participate without additional charge in all regular games of chance to be played under such license on such occasion, and no charge in excess of the amount prescribed by regulation promulgated by the control commission shall be made for a single opportunity to participate in all special games to be played under such license on such occasion. No prize greater in amount or value than [\$250.00] $\$ 1,000$, or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. c. (now pending before the Legislature as this bill), shall be offered or given in any single game conducted under any such license and the aggregate amount or value of all prizes offered and given in all games played on a single occasion shall not exceed [ $\$ 1,000.00$, except as otherwise provided for by P.L.1954, c. 6 (C.5:8-24 et seq.)] \$3.000 or an amount established by regulation of the control commission not earlier than one year after the effective date of P.L. . c. (now pending before the Legislature as this bill), and all winners shall be determined and all prizes shall be awarded in any game played on any occasion within the same calendar day as that upon which the winner is determined.
(cf: P.L.1994, c.63, s.9)

## S2086 BUONO

 54. This act shall take effect immediately.

## STATEMENT

This bill would direct the Legalized Games of Chance Control Commission to promulgate regulations allowing the use in conducting bingo of electronic devices that are the functional equivalent of the cards, numbered objects, and receptacle currently described in the law to the extent that the use of such devices is not inconsistent with any other provision of the Bingo Licensing Law or the provisions of the State Constitution concerning bingo. Any such electronic device must comply with specifications prescribed by the commission and be approved by the commission prior to use. The bill would not allow electronic devices used by a qualified organization in conducting bingo or lotto to be linked to electronic devices used by any other qualified organization in conducting bingo.

The bill increases the maximum prize in any single game from $\$ 250$ to $\$ 1,000$ and the aggregate of all prizes that may be offered on a single occasion from $\$ 1,000$ to $\$ 3,000$. It also authorizes the commission, beginning one year after the bill's effective date, to change those amounts by regulation.

# SENATE WAGERING, TOURISM AND HISTORIC PRESERVATION COMMITTEE 

STATEMENT TO

SENATE, No. 2086

with committee amendments

## STATE OF NEW JERSEY

DATED: MAY 23, 2005


#### Abstract

The Senate Wagering, Tourism and Historic Preservation Committee reports favorably and with committee amendments Senate, No. 2086.

This bill would direct the Legalized Games of Chance Control Commission to promulgate regulations allowing the use in conducting bingo of electronic devices that are the functional equivalent of the cards, numbered objects, and receptacle currently described in the law to the extent that the use of such devices is not inconsistent with any other provision of the Bingo Licensing Law or the provisions of the State Constitution concerning bingo. Any such electronic device must comply with specifications prescribed by the commission and be approved by the commission prior to use. The bill would not allow electronic devices used by a qualified organization in conducting bingo or lotto to be linked to electronic devices used by any other qualified organization in conducting bingo.


The bill increases the maximum prize in any single game from $\$ 250$ to $\$ 1,000$ and the aggregate of all prizes that may be offered on a single occasion from $\$ 1,000$ to $\$ 3,000$. It also authorizes the commission, beginning one year after the bill's effective date, to change those amounts by regulation.

The committee amended the bill to clarify that, under the bill, a permissible electronic device used in conducting bingo would not allow currency, coins, or tokens to be inserted or allow currency, coins, tokens, or a receipt for monetary value to be dispensed. Additionally, once provided to a bingo player, a permissible device would not be capable of communicating with any other such device.

It is the intent of this bill that an electronic device used in conducting bingo would be a convenience to a bingo player, allowing a called number to be posted to all bingo cards bearing that number, and alerting a player when he or she has won bingo.

As amended, the bill is identical to Assembly, No. 3556 [ 1R] .


[^0]:    EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

