26:3D-59

LEGISLATIVE HISTORY CHECKLIST Compiled by the NJ State Law Library

LAWS OF: 2018 **CHAPTER:** 158

NJSA: 26:3D-59 (Allows cigar bars and lounges to renew lapsed exemption from ban on indoor smoking under

certain circumstances.)

BILL NO: A4102 (Substituted for S2626)

SPONSOR(S) Johnson and others

DATE INTRODUCED: 6/4/2018

COMMITTEE: ASSEMBLY: Commerce & Economic Development

SENATE: Law & Public Safety

AMENDED DURING PASSAGE: Yes

DATE OF PASSAGE: ASSEMBLY: 10/29/2018

SENATE: 9/27/2018

DATE OF APPROVAL: 12/17/2018

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (First Reprint enacted)

Yes

A4102

SPONSOR'S STATEMENT: (Begins on page 3 of introduced bill) Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: Yes

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

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

S2626

SPONSOR'S STATEMENT: (Begins on page 3 of introduced bill) Yes

COMMITTEE STATEMENT: ASSEMBLY: No

SENATE: Yes

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

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

(continued)

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 mailto:refdesk	@njstatelib.org
REPORTS:	No
HEARINGS:	No
NEWSPAPER ARTICLES:	No

RH/CL

P.L. 2018, CHAPTER 158, approved December 17, 2018 Assembly, No. 4102 (First Reprint)

1 AN ACT concerning indoor smoking and amending P.L.2005, c.383.

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

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- ¹[1. Section 5 of P.L.2005, c.383 (C.26:3D-59) is amended to read as follows:
 - 5. The provisions of this act shall not apply to:
- 9 any cigar bar or cigar lounge that, in the calendar year ending December 31, 2004, generated [15%] 15 percent or more of 10 11 its total annual gross income from the on-site sale of tobacco 12 products and the rental of on-site humidors, not including any sales from vending machines, and is registered with the local board of 13 14 health in the municipality in which the bar or lounge is located. 15 The registration shall remain in effect for one year and shall be 16 renewable only if: (1) in the preceding calendar year, the cigar bar 17 or lounge generated [15%] 15 percent or more of its total annual 18 gross income from the on-site sale of tobacco products and the 19 rental of on-site humidors, and (2) the cigar bar or cigar lounge has 20 not expanded its size or changed its location since December 31, 21 2004;
 - b. any tobacco retail establishment, or any area the tobacco retail establishment provides for the purposes of smoking;
 - c. any tobacco business when the testing of a cigar or pipe tobacco by heating, burning or smoking is a necessary and integral part of the process of making, manufacturing, importing or distributing cigars or pipe tobacco;
 - d. private homes, private residences and private automobiles;
 - e. the area within the perimeter of:
 - (1) any casino as defined in section 6 of P.L.1977, c.110 (C.5:12-6) approved by the Casino Control Commission that contains at least 150 stand-alone slot machines, 10 table games, or some combination thereof approved by the commission, which machines and games are available to the public for wagering; and
- (2) any casino simulcasting facility approved by the Casino Control Commission pursuant to section 4 of P.L.1992, c.19 (C.5:12-194) that contains a simulcast counter and dedicated seating for at least 50 simulcast patrons or a simulcast operation and at least 10 table games, which simulcast facilities and games are available to the public for wagering; [and]

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.

Matter enclosed in superscript numerals has been adopted as follows:

Senate SLP committee amendments adopted September 17, 2018.

research laboratories and other facilities that have been approved by the Department of Health to permit smoking for the purpose of medical research related to the health effects of smoking, in an indoor facility that is separately ventilated for the purpose of medical or scientific research that is conducted under physician supervision and has been approved by an Investigational Review Board (IRB), if the facility is used solely and exclusively for clinical research activities; and

g. any cigar bar or lounge previously registered with the local board of health pursuant to subsection a. of this section that has, in accordance with the requirements of this subsection, renewed that registration following a period of lapse. A cigar bar or cigar lounge registration which has lapsed may be renewed under this subsection if: (1) no more than 10 years have elapsed since the date the registration lapsed; (2) in the calendar year immediately preceding the lapse, the cigar bar or lounge generated 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors; and (3) the cigar bar or lounge has not expanded its size or changed its location since December 31, 2004. A registration renewed pursuant to this subsection shall remain in effect for one year, and shall be renewable thereafter only if it meets the requirements for renewal as set forth in this subsection or subsection a. of this section.

(cf: P.L.2017, c.271, s.1) \mathbf{I}^1

- ¹1. Section 5 of P.L.2005, c.383 (C.26:3D-59) is amended to read as follows:
 - 5. The provisions of this act shall not apply to:
- a. any cigar bar or cigar lounge that, in the calendar year ending December 31, 2004, generated [15%] 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors, not including any sales from vending machines, and is registered with the local board of health in the municipality in which the bar or lounge is located. The registration shall remain in effect for one year and shall be renewable only if: (1) in the preceding calendar year, the cigar bar or lounge generated [15%] 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors, and (2) the cigar bar or cigar lounge has not expanded its size or changed its location since December 31, 2004;
- b. any tobacco retail establishment, or any area the tobacco retail establishment provides for the purposes of smoking;
 - c. any tobacco business when the testing of a cigar or pipe tobacco by heating, burning or smoking is a necessary and integral part of the process of making, manufacturing, importing, or distributing cigars or pipe tobacco;
 - d. private homes, private residences and private automobiles;

e. the area within the perimeter of:

- (1) any casino as defined in section 6 of P.L.1977, c.110 (C.5:12-6) approved by the Casino Control Commission that contains at least 150 stand-alone slot machines, 10 table games, or some combination thereof approved by the commission, which machines and games are available to the public for wagering; and
- (2) any casino simulcasting facility approved by the Casino Control Commission pursuant to section 4 of P.L.1992, c.19 (C.5:12-194) that contains a simulcast counter and dedicated seating for at least 50 simulcast patrons or a simulcast operation and at least 10 table games, which simulcast facilities and games are available to the public for wagering;
- f. research laboratories and other facilities that have been approved by the Department of Health to permit smoking for the purpose of medical research related to the health effects of smoking, in an indoor facility that is separately ventilated for the purpose of medical or scientific research that is conducted under physician supervision and has been approved by an Investigational Review Board (IRB), if the facility is used solely and exclusively for clinical research activities;
 - g. a golf course; [and]
- h. an area of a municipal or county beach, not to exceed 15 percent of the total area of the beach, which is designated by the municipality or county by ordinance or resolution as a smoking area; and
- i. any cigar bar or lounge previously registered with the local board of health pursuant to subsection a. of this section that has, in accordance with the requirements of this subsection, renewed that registration following a period of lapse. A cigar bar or cigar lounge registration which has lapsed may be renewed under this subsection if: (1) no more than 10 years have elapsed since the date the registration lapsed; (2) in the calendar year immediately preceding the lapse, the cigar bar or lounge generated 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors; and (3) the cigar bar or lounge has not expanded its size or changed its location since December 31, 2004. A registration renewed pursuant to this subsection shall remain in effect for one year, and shall be renewable thereafter only if it meets the requirements for renewal as set forth in this subsection or subsection a. of this section.¹
- (cf: P.L.2018, c.64, s.4)

2. The Commissioner of Health, pursuant to the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.), shall adopt such rules and regulations as shall be necessary to

implement the provisions of this act.

48 3. This act shall take effect immediately.

A4102 [1R] 4

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3	Allows cigar bars and lounges to renew lapsed exemption from
4	han on indoor smoking under certain circumstances

ASSEMBLY, No. 4102

STATE OF NEW JERSEY

218th LEGISLATURE

INTRODUCED JUNE 4, 2018

Sponsored by: Assemblyman GORDON M. JOHNSON District 37 (Bergen) Assemblyman WAYNE P. DEANGELO District 14 (Mercer and Middlesex)

Co-Sponsored by: Assemblyman Houghtaling

SYNOPSIS

Allows cigar bars and lounges to renew lapsed exemption from ban on indoor smoking under certain circumstances.

CURRENT VERSION OF TEXT

As introduced.



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

1 AN ACT concerning indoor smoking and amending P.L.2005, c.383.

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

- 1. Section 5 of P.L.2005, c.383 (C.26:3D-59) is amended to read as follows:
 - 5. The provisions of this act shall not apply to:
- any cigar bar or cigar lounge that, in the calendar year ending December 31, 2004, generated [15%] 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors, not including any sales from vending machines, and is registered with the local board of health in the municipality in which the bar or lounge is located. The registration shall remain in effect for one year and shall be renewable only if: (1) in the preceding calendar year, the cigar bar or lounge generated [15%] 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors, and (2) the cigar bar or cigar lounge has not expanded its size or changed its location since December 31, 2004;
 - b. any tobacco retail establishment, or any area the tobacco retail establishment provides for the purposes of smoking;
 - c. any tobacco business when the testing of a cigar or pipe tobacco by heating, burning or smoking is a necessary and integral part of the process of making, manufacturing, importing or distributing cigars or pipe tobacco;
 - d. private homes, private residences and private automobiles;
 - e. the area within the perimeter of:
 - (1) any casino as defined in section 6 of P.L.1977, c.110 (C.5:12-6) approved by the Casino Control Commission that contains at least 150 stand-alone slot machines, 10 table games, or some combination thereof approved by the commission, which machines and games are available to the public for wagering; and
 - (2) any casino simulcasting facility approved by the Casino Control Commission pursuant to section 4 of P.L.1992, c.19 (C.5:12-194) that contains a simulcast counter and dedicated seating for at least 50 simulcast patrons or a simulcast operation and at least 10 table games, which simulcast facilities and games are available to the public for wagering; [and]
 - f. research laboratories and other facilities that have been approved by the Department of Health to permit smoking for the purpose of medical research related to the health effects of smoking, in an indoor facility that is separately ventilated for the purpose of medical or scientific research that is conducted under physician

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

A4102 JOHNSON, DEANGELO

supervision and has been approved by an Investigational Review Board (IRB), if the facility is used solely and exclusively for clinical research activities; and

- g. any cigar bar or lounge previously registered with the local board of health pursuant to subsection a. of this section that has, in accordance with the requirements of this subsection, renewed that registration following a period of lapse. A cigar bar or cigar lounge registration which has lapsed may be renewed under this subsection if: (1) no more than 10 years have elapsed since the date the registration lapsed; (2) in the calendar year immediately preceding the lapse, the cigar bar or lounge generated 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors; and (3) the cigar bar or lounge has not expanded its size or changed its location since December 31, 2004. A registration renewed pursuant to this subsection shall remain in effect for one year, and shall be renewable thereafter only if it meets the requirements for renewal as set forth in this subsection or subsection a. of this section.
- (cf: P.L.2017, c.271, s.1)

2. The Commissioner of Health, pursuant to the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.), shall adopt such rules and regulations as shall be necessary to implement the provisions of this act.

3. This act shall take effect immediately.

STATEMENT

This bill revises the "New Jersey Smoke-Free Air Act" to permit cigar bars and lounges with a lapsed exemption from the prohibition against indoor smoking to renew that exemption under certain circumstances.

The "New Jersey Smoke-Free Air Act" prohibits indoor smoking in public places; however, it provides certain enumerated exemptions from the prohibition for certain facilities, including cigar bars and lounges. To qualify for the exemption, the cigar bar or lounge is required to meet certain structural and ventilation requirements; in the calendar year ending December 31, 2004, and each year thereafter, have generated 15 percent or more of its total annual gross income from the sale of tobacco products and the rental of on-site humidors; and not have expanded or changed size since December 31, 2004. The cigar bar or lounge is additionally required to register with the local board of health; this registration lasts for one year and may be renewed only if the cigar bar or lounge continues to meet the gross revenue requirement and the requirement that it not have expanded or changed locations.

A4102 JOHNSON, DEANGELO

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1	The bill provides that, if a cigar bar or lounge's exemption has
2	lapsed, the cigar bar or lounge will be permitted to renew the
3	exemption, provided that: (1) no more than 10 years have elapsed
4	since the date of the lapse; (2) the cigar bar or lounge still qualified
5	for the exemption at the time of the lapse; and (3) the cigar bar or
6	lounge currently meets the requirements for the exemption. A
7	renewal under the bill will remain in effect for one year, and may
8	only be renewed thereafter if the cigar bar or lounge continues to
9	meet the requirements for the exemption or meets the requirements
10	to renew a lapsed exemption.

ASSEMBLY COMMERCE AND ECONOMIC DEVELOPMENT COMMITTEE

STATEMENT TO

ASSEMBLY, No. 4102

STATE OF NEW JERSEY

DATED: JUNE 18, 2018

The Assembly Commerce and Economic Development Committee reports favorably Assembly Bill No. 4102.

This bill revises the "New Jersey Smoke-Free Air Act" to permit renewal of a cigar bar's or lounge's lapsed exemption from the prohibition against indoor smoking under certain circumstances.

The "New Jersey Smoke-Free Air Act" prohibits indoor smoking in public places; however, it provides certain enumerated exemptions from the prohibition for certain facilities, including cigar bars and lounges. To qualify for the exemption, a cigar bar or lounge is required to meet certain structural and ventilation requirements; in the calendar year ending December 31, 2004, and each year thereafter, have generated 15 percent or more of its total annual gross income from the sale of tobacco products and the rental of on-site humidors; and not have expanded or changed size since December 31, 2004. The cigar bar or lounge is additionally required to register with the local board of health; this registration lasts for one year and may be renewed only if the cigar bar or lounge continues to meet the gross revenue requirement and the requirement that it not have expanded or changed locations.

The bill provides that, if a cigar bar or lounge's exemption has lapsed, the cigar bar or lounge may renew the exemption, provided that: (1) no more than 10 years have elapsed since the date of the lapse; (2) the cigar bar or lounge still qualified for the exemption at the time of the lapse; and (3) the cigar bar or lounge currently meets the requirements for the exemption. A renewal under the bill will remain in effect for one year, and may only be renewed thereafter if the cigar bar or lounge continues to meet the requirements for the exemption or meets the requirements to renew a lapsed exemption.

SENATE LAW AND PUBLIC SAFETY COMMITTEE

STATEMENT TO

ASSEMBLY, No. 4102

with committee amendments

STATE OF NEW JERSEY

DATED: SEPTEMBER 17, 2018

The Senate Law and Public Safety Committee reports favorably and with committee amendments Assembly Bill No. 4102.

As amended and reported by the committee, this bill revises the "New Jersey Smoke-Free Air Act" to permit a cigar bar or lounge with a lapsed exemption from the act's prohibition on indoor smoking to renew that exemption under certain circumstances.

The "New Jersey Smoke-Free Air Act" prohibits indoor smoking in public places with certain exemptions, including cigar bars and lounges. To qualify for the exemption, a cigar bar or lounge is required to meet certain structural and ventilation requirements; in the calendar year ending December 31, 2004, and each year thereafter, to have generated 15 percent or more of its total annual gross income from the sale of tobacco products and the rental of on-site humidors; and to not have expanded or changed size since December 31, 2004. The cigar bar or lounge additionally is required to register with the local board of health; this annual registration may be renewed only if the cigar bar or lounge continues to meet the gross revenue requirement and the requirement that it not have expanded or changed locations.

The amended bill provides that, if a cigar bar or lounge's exemption has lapsed, the cigar bar or lounge may renew the exemption, provided that: (1) no more than 10 years have passed since the date of the lapse; (2) the cigar bar or lounge qualified for the exemption at the time of the lapse; and (3) the cigar bar or lounge currently meets the requirements for the exemption. An exemption under the bill is for one year; a subsequent exemption may be granted only if the cigar bar or lounge continues to meet the requirements for the exemption or meets the requirements to renew a lapsed exemption.

As amended and reported by the committee, Assembly Bill No. 4102 is identical to Senate Bill No. 2626, which also was amended and reported by the committee on this date.

COMMITTEE AMENDMENTS:

The committee amended the bill to update current law to conform with the provisions of P.L.2018, c.64 and to make technical corrections.

SENATE, No. 2626

STATE OF NEW JERSEY

218th LEGISLATURE

INTRODUCED JUNE 4, 2018

Sponsored by: Senator LORETTA WEINBERG District 37 (Bergen)

SYNOPSIS

Allows cigar bars and lounges to renew lapsed exemption from ban on indoor smoking under certain circumstances.

CURRENT VERSION OF TEXT

As introduced.



1 AN ACT concerning indoor smoking and amending P.L.2005, c.383.

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

- 1. Section 5 of P.L.2005, c.383 (C.26:3D-59) is amended to read as follows:
 - 5. The provisions of this act shall not apply to:
- any cigar bar or cigar lounge that, in the calendar year ending December 31, 2004, generated [15%] 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors, not including any sales from vending machines, and is registered with the local board of health in the municipality in which the bar or lounge is located. The registration shall remain in effect for one year and shall be renewable only if: (1) in the preceding calendar year, the cigar bar or lounge generated [15%] 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors, and (2) the cigar bar or cigar lounge has not expanded its size or changed its location since December 31, 2004;
 - b. any tobacco retail establishment, or any area the tobacco retail establishment provides for the purposes of smoking;
 - c. any tobacco business when the testing of a cigar or pipe tobacco by heating, burning or smoking is a necessary and integral part of the process of making, manufacturing, importing or distributing cigars or pipe tobacco;
 - d. private homes, private residences and private automobiles;
 - e. the area within the perimeter of:
 - (1) any casino as defined in section 6 of P.L.1977, c.110 (C.5:12-6) approved by the Casino Control Commission that contains at least 150 stand-alone slot machines, 10 table games, or some combination thereof approved by the commission, which machines and games are available to the public for wagering; and
 - (2) any casino simulcasting facility approved by the Casino Control Commission pursuant to section 4 of P.L.1992, c.19 (C.5:12-194) that contains a simulcast counter and dedicated seating for at least 50 simulcast patrons or a simulcast operation and at least 10 table games, which simulcast facilities and games are available to the public for wagering; [and]
 - f. research laboratories and other facilities that have been approved by the Department of Health to permit smoking for the purpose of medical research related to the health effects of smoking, in an indoor facility that is separately ventilated for the purpose of medical or scientific research that is conducted under physician

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

S2626 WEINBERG

supervision and has been approved by an Investigational Review Board (IRB), if the facility is used solely and exclusively for clinical research activities; and

- g. any cigar bar or lounge previously registered with the local board of health pursuant to subsection a. of this section that has, in accordance with the requirements of this subsection, renewed that registration following a period of lapse. A cigar bar or cigar lounge registration which has lapsed may be renewed under this subsection if: (1) no more than 10 years have elapsed since the date the registration lapsed; (2) in the calendar year immediately preceding the lapse, the cigar bar or lounge generated 15 percent or more of its total annual gross income from the on-site sale of tobacco products and the rental of on-site humidors; and (3) the cigar bar or lounge has not expanded its size or changed its location since December 31, 2004. A registration renewed pursuant to this subsection shall remain in effect for one year, and shall be renewable thereafter only if it meets the requirements for renewal as set forth in this subsection or subsection a. of this section.
- 19 (cf: P.L.2017, c.271, s.1)

2. The Commissioner of Health, pursuant to the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.), shall adopt such rules and regulations as shall be necessary to implement the provisions of this act.

3. This act shall take effect immediately.

STATEMENT

This bill revises the "New Jersey Smoke-Free Air Act" to permit cigar bars and lounges with a lapsed exemption from the prohibition against indoor smoking to renew that exemption under certain circumstances.

The "New Jersey Smoke-Free Air Act" prohibits indoor smoking in public places; however, it provides certain enumerated exemptions from the prohibition for certain facilities, including cigar bars and lounges. To qualify for the exemption, the cigar bar or lounge is required to meet certain structural and ventilation requirements; in the calendar year ending December 31, 2004, and each year thereafter, have generated 15 percent or more of its total annual gross income from the sale of tobacco products and the rental of on-site humidors; and not have expanded or changed size since December 31, 2004. The cigar bar or lounge is additionally required to register with the local board of health; this registration lasts for one year and may be renewed only if the cigar bar or lounge continues to meet the gross revenue requirement and the requirement that it not have expanded or changed locations.

S2626 WEINBERG

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1	The bill provides that, if a cigar bar or lounge's exemption has
2	lapsed, the cigar bar or lounge will be permitted to renew the
3	exemption, provided that: (1) no more than 10 years have elapsed
4	since the date of the lapse; (2) the cigar bar or lounge still qualified
5	for the exemption at the time of the lapse; and (3) the cigar bar or
6	lounge currently meets the requirements for the exemption. A
7	renewal under the bill will remain in effect for one year, and may
8	only be renewed thereafter if the cigar bar or lounge continues to
9	meet the requirements for the exemption or meets the requirements
10	to renew a lapsed exemption.

SENATE LAW AND PUBLIC SAFETY COMMITTEE

STATEMENT TO

SENATE, No. 2626

with committee amendments

STATE OF NEW JERSEY

DATED: SEPTEMBER 17, 2018

The Senate Law and Public Safety Committee reports favorably and with committee amendments Senate Bill No. 2626.

As amended and reported by the committee, this bill revises the "New Jersey Smoke-Free Air Act" to permit a cigar bar or lounge with a lapsed exemption from the act's prohibition on indoor smoking to renew that exemption under certain circumstances.

The "New Jersey Smoke-Free Air Act" prohibits indoor smoking in public places with certain exemptions, including cigar bars and lounges. To qualify for the exemption, a cigar bar or lounge is required to meet certain structural and ventilation requirements; in the calendar year ending December 31, 2004, and each year thereafter, to have generated 15 percent or more of its total annual gross income from the sale of tobacco products and the rental of on-site humidors; and to not have expanded or changed size since December 31, 2004. The cigar bar or lounge additionally is required to register with the local board of health; this annual registration may be renewed only if the cigar bar or lounge continues to meet the gross revenue requirement and the requirement that it not have expanded or changed locations.

The amended bill provides that, if a cigar bar or lounge's exemption has lapsed, the cigar bar or lounge may renew the exemption, provided that: (1) no more than 10 years have passed since the date of the lapse; (2) the cigar bar or lounge qualified for the exemption at the time of the lapse; and (3) the cigar bar or lounge currently meets the requirements for the exemption. An exemption under the bill is for one year; a subsequent exemption may be granted only if the cigar bar or lounge continues to meet the requirements for the exemption or meets the requirements to renew a lapsed exemption.

As amended and reported by the committee, Senate Bill No. 2626 is identical to Assembly Bill No. 4102, which also was amended and reported by the committee on this date.

COMMITTEE AMENDMENTS:

The committee amended the bill to update current law to conform with the provisions of P.L.2018, c.64 and to make technical corrections.

Governor Phil Murphy • Lt. Governor Sheila Oliver NJ Home | Services A to Z | Departments/Agencies | FAQs



Governor Murphy Takes Action on Legislation

12/17/2018

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

A360 (Chiaravalloti, Danielsen, Mukherji/Pou, Cruz-Perez) – Prohibits consumer reporting agencies from charging certain fees related to security freezes on consumer reports.

A1039 (Houghtaling, Dancer, Andrzejczak, Space, Taliaferro/Gopal, Oroho) – Directs the Division of Travel and Tourism to publish on its website information of farm-to-table restaurants.

A2182 (DeAngelo, Wimberly, Quijano/Scutari, Singleton) – Establishes an apprenticeship requirement to qualify for an electrical contractor's license.

A3112 (Benson, Mukherji, Karabinchak/Beach, Oroho) – Authorizes local units of government subject to "Local Public Contracts Law" and "Public School Contracts Law" to use electronic procurement technologies.

A3731 (Tully, Swain, Wimberly/Lagana) – Establishes "County Code Pilot Program" for certain counties.

A4102 (Johnson, DeAngelo/Weinberg) – Allows cigar bars and lounges to renew lapsed exemption from ban on indoor smoking under certain circumstances.

S724 (Greenstein, Diegnan/Pinkin, Giblin, Jasey) – Allows pharmacy interns and pharmacy externs to administer certain vaccines under direct supervision of pharmacist and requires reporting of certain vaccine administrations.

S869 (Sweeney, Cunningham, Oroho/Jimenez, Lagana, Vainieri Huttle, Benson) – Permits establishment by county and four-year institutions of higher education of three plus one degree programs for receipt of baccalaureate degree after spending three years at county college and one year at senior institution.

S870 (Sweeney, Cunningham/Jasey, Schaer, Calabrese) – Establishes Dual Enrollment Study Commission.

S1869 (Scutari/Caputo, Holley) – Prohibits sale of certain alarm business signs and decals.

S1958 (Gopal, Scutari/Mukherji, Lopez, DeAngelo) – Establishes permit to allow seasonal retail consumption license holders to sell alcoholic beverages during certain off-season dates.

S2397 (Gopal/Schaer, Karabinchak, Pinkin) – Requires institutions of higher education to provide alternative arrangements to students unable to complete certain assignments by regular due date or register for courses because of day of religious observance.

S2839 (Gopal, Oroho, Greenstein/Houghtaling, Zwicker, DeAngelo) – Makes General Fund supplemental appropriation of \$250,000 to New Jersey Manufacturing Extension Program, Inc.

Copy of Statement on S2839

S2845 (Vitale/Spearman, Mejia, Lopez) – Amends Fiscal Year 2019 appropriations act to revise increase in Work

First New Jersey benefits.

SJR18 (Pou, Greenstein/Murphy) – Establishes "Commission to Review Constructive Sentences of Life Imprisonment on Juvenile Offenders."

Additionally, Governor Murphy announced that he has conditionally vetoed the following bills:

A4342 (Tully, Swain, Benson, Jones/Lagana) – Requires public school student to carry identification card at school-sponsored, off-campus activities and requires principal to keep list of students on school buses used for school-sponsored activities in case of emergencies.

Copy of Statement on A4342

S393 (Madden, Singleton/DeAngelo, Murphy, Verrelli) – Establishes Talent Network Program in DOLWD.

Copy of Statement on S393

S1697 (Sarlo, Oroho/DeAngelo, Lagana, Space) – Exempts fuel used for operation of certain school buses from petroleum products gross receipts tax and motor fuel tax; clarifies tax treatment of certain dyed fuel thereunder; clarifies determination of taxable estates of certain decedents.

Copy of Statement on S1697

S2531 (Beach/Jones) – Allows county governing body in certain counties to abolish offices of superintendent and deputy superintendent of elections and transfer functions to county board of elections.

Copy of Statement on S2531

Governor Murphy also announced that he has absolute vetoed the following bills:

S2455 (Sweeney, Oroho/Murphy, McKnight, Mosquera) – Transfers county college employees and retirees from membership in SEHBP to membership in SHBP.

Copy of Statement on S2455

S3074 (Lagana/Pintor Marin, Greenwald) - Provides for procurement by State of pharmacy benefits manager, automated reverse auction services, and claims adjudication services.

Copy of Statement on S3074

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