ASSEMBLY, No. 5625 STATE OF NEW JERSEY 218th LEGISLATURE

INTRODUCED JUNE 17, 2019

Sponsored by: Assemblywoman ELIANA PINTOR MARIN District 29 (Essex) Assemblywoman NANCY F. MUNOZ District 21 (Morris, Somerset and Union) Assemblywoman PAMELA R. LAMPITT District 6 (Burlington and Camden) Senator LORETTA WEINBERG District 37 (Bergen) Senator KRISTIN M. CORRADO District 40 (Bergen, Essex, Morris and Passaic)

Co-Sponsored by: Assemblywomen B.DeCroce, Schepisi, Murphy, Pinkin, Downey and Senator Ruiz

SYNOPSIS

Requires payment of expenses related to background investigations for certain gubernatorial transition positions.



(Sponsorship Updated As Of: 12/17/2019)

1 AN ACT concerning background investigations for certain 2 gubernatorial transition positions and amending P.L.1969, c.213. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 3 of P.L.1969, c.213 (C.52:15A-3) is amended to 8 read as follows: 9 3. (a) The Director of the Division of Purchase and Property referred to [hereinafter] in [this act] P.L.1969, c.213 (C.52:15A-1 10 et seq.) as "the director," is authorized to provide, upon request, to 11 each Governor-elect, for use in connection with [his] the Governor-12 13 elect's preparations for the assumption of official duties as 14 Governor necessary services and facilities, including: 15 (1) Suitable office space appropriately equipped with furniture, 16 furnishings, office machines and equipment, and office supplies as 17 determined by the director, after consultation with the Governor-18 elect, or [his] a designee provided for in subsection (e) of this 19 section, at [such] any place or places within the State of New 20 Jersey as the Governor-elect shall designate; 21 (2) Payment of the compensation of members of office staffs 22 designated by the Governor-elect at rates determined by [him] the 23 Governor-elect. Provided, that any employee of any agency of any 24 branch of the State Government may be detailed to [such] these 25 staffs on a reimbursable or nonreimbursable basis with the consent of the head of the agency; and while so detailed [such] the 26 27 employee shall be responsible only to the Governor-elect for the 28 performance of [his] the employee's duties. Provided further, that 29 any employee so detailed shall continue to receive the 30 compensation provided pursuant to law for [his] the employee's regular employment, and shall retain the rights and privileges of 31 32 [such] this employment without interruption. Notwithstanding any 33 other law, persons receiving compensation as members of office 34 staffs under this subsection, other than those detailed from agencies, 35 shall not be held or considered to be employees of the State 36 Government, except for purposes of the Public Employees' 37 Retirement System [(chapter 15A of Title 43)], P.L.1954, c.84 38 (C.43:15A-1 et seq.) and the "New Jersey Conflicts of Interest 39 Law," P.L.1971, c.182 (C.52:13D-12 et seq.); 40 (3) Payment of expenses for the procurement of services of 41 experts or consultants or organizations thereof for the Governor-

42 elect may be authorized at rates not to exceed [\$100.00] <u>\$100</u> per
43 diem for individuals;

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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1 (4) Payment of travel expenses and subsistence allowances, 2 including rental by the State Government of hired motor vehicles, 3 found necessary by the Governor-elect, as authorized for persons 4 employed intermittently or for persons serving without 5 compensation, as may be appropriate; (5) Communications services found necessary by the Governor-6 7 elect; 8

(6) Payment of expenses for necessary printing and binding:

9 (7) Payment of expenses related to confidential character, 10 financial, and criminal background investigations of applicants for 11 positions of a lower rank than cabinet-level when deemed necessary 12 by the Governor-elect or the Governor-elect's assistant designated 13 pursuant to subsection e. of this section.

14 (b) The director shall <u>not</u> expend [no] funds for the provision of services and facilities under [this act] P.L.1969, c.213 (C.52:15A-1 15 16 et seq.) in connection with any obligations incurred by the 17 Governor-elect before the day following the date of the general 18 elections.

(c) The term "Governor-elect" as used in [this act] P.L.1969, 19 c.213 (C.52:15A-1 et seq.) shall mean such person as is the 20 21 apparent successful candidate for the office of Governor, respectively, as ascertained by the Secretary of State following the 22 23 general election.

24 (d) Each Governor-elect shall be entitled to conveyance of all mail matter, including airmail, sent by [him] the Governor-elect in 25 connection with [his] preparations for the assumption of official 26 27 duties as Governor.

28 (e) Each Governor-elect may designate to the director an 29 assistant authorized to make on [his] the Governor-elect's behalf 30 such designations or findings of necessity as may be required in 31 connection with the services and facilities to be provided under 32 [this act] P.L.1969, c.213 (C.52:15A-1 et seq.).

33 (f) In the case where the Governor-elect is the incumbent 34 Governor there shall be no expenditures of funds for the provision 35 of services and facilities to [such] the incumbent under [this act] 36 P.L.1969, c.213 (C.52:15A-1 et seq.), and any funds appropriated 37 for [such] these purposes shall be returned to the general funds of 38 the treasury.

39 (g) The salary of each person receiving compensation as a 40 member of the office staff under paragraph (2) subsection (a) of this 41 section, other than one detailed from an agency, shall be reported to 42 the State Ethics Commission and made available by the commission 43 to the public. Each [such] person shall complete the training 44 program required pursuant to section 2 of P.L.2005, c.382 45 (C.52:13D-21.1) promptly after employment, and shall be provided 46 by the commission, and shall acknowledge receipt thereof, with all 47 ethics materials, forms, codes, guides, orders and notices required

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to be distributed to State employees. The Governor-elect shall designate which of these persons shall (1) file with the commission the financial disclosure statement required of State officers and employees by law, regulation, or executive order and (2) certify that the person is not in violation of ethical standards or conflicts of interest restrictions or requirements.

2. This act shall take effect immediately.

- 7 (cf: P.L.2005, c.382, s.14)
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STATEMENT

This bill amends the "The Gubernatorial Transition Act" to authorize payment of expenses related to confidential character, financial, and criminal background investigations, sometimes referred to as "four-way investigations," of certain applicants for positions in the Governor-elect's transition team.

19 Under current law, the Director of the Division of Purchase and 20 Property is authorized to provide necessary services and facilities to each Governor-elect for the purpose of preparing for assuming 21 official duties as Governor. These services and facilities include 22 23 suitable office space appropriately equipped with furniture, 24 furnishings, office machines and equipment, and office supplies; 25 payment of compensation to the members of office staffs designated 26 by the Governor-elect; payment of expenses to procure services of 27 experts, consultants, or organizations; payment of travel expenses and subsistence allowances for intermittent employees or 28 29 volunteers; communications services found necessary by the 30 Governor-elect; and payment of expenses for necessary printing and 31 binding.

This bill adds to this list of transition payments those expenses related to confidential character, financial, and criminal background investigations of applicants for positions of a lower rank than cabinet-level when deemed necessary by the Governor-elect or the Governor-elect's designated assistant.