## [First Reprint] SENATE, No. 2112

# **STATE OF NEW JERSEY** 214th LEGISLATURE

INTRODUCED JUNE 21, 2010

Sponsored by: Senator ANTHONY R. BUCCO District 25 (Morris)

#### **SYNOPSIS**

Adjusts time periods for presumptions of abandonment, limits issuer imposed dormancy fees, and provides for related administration for certain unclaimed property.

#### **CURRENT VERSION OF TEXT**

As reported by the Senate Budget and Appropriations Committee on June 24, 2010, with amendments.



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1 AN ACT concerning presumptions of abandonment, issuer imposed 2 dormancy fees and related administration of certain unclaimed 3 properties, amending and supplementing chapter 30B of Title 46 of the Revised Statutes and repealing parts of the statutory law. 4 5 6 **BE IT ENACTED** by the Senate and General Assembly of the State 7 of New Jersey: 8 1. R.S.46:30B-6 is amended to read as follows: 9 10 46:30B-6. Definitions. 11 As used in this chapter: "Administrator" means the Treasurer of the State of New 12 a. Jersey, any individual serving as the Acting Treasurer in the 13 absence of the appointed Treasurer, and any State employee to 14 15 whom the Treasurer has delegated authority to administer the 16 provisions of this chapter and to execute any pertinent documents; 17 b. "Apparent owner" means the person whose name appears on the records of the holder as the person entitled to property held, 18 19 issued, or owing by the holder; 20 (Deleted by amendment, P.L.2002, c.35). c. "Business association" means a corporation, joint stock 21 d. 22 company, investment company, business trust, partnership, 23 unincorporated association, joint venture, limited liability company, 24 company, safe deposit safekeeping depository, financial 25 organization, insurance company, mutual fund, utility or other 26 business entity consisting of one or more persons, whether or not 27 for profit; "Domicile" means the state of incorporation of a corporation 28 e. 29 and the state of the principal place of business of an unincorporated 30 person; "Financial organization" means a savings and loan 31 f. 32 association, building and loan association, credit union, savings 33 bank, industrial bank, bank, banking organization, trust company, 34 safe deposit company, private banker, or any organization defined 35 by other law as a bank or banking organization; 36 g. "Holder" means a person, wherever organized or domiciled, 37 who is the original obligor indebted to another on an obligation; h. "Insurance company" means an association, corporation, 38 39 fraternal or mutual benefit organization, whether or not for profit, 40 which is engaged in providing insurance coverage, including 41 accident, burial, casualty, credit life, contract performance, dental, 42 fidelity, fire, health, hospitalization, illness, life (including 43 endowments and annuities), malpractice, marine, mortgage, surety, 44 and wage protection insurance;

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

**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: <sup>1</sup>Senate SBA committee amendments adopted June 24, 2010.

1 i. (Deleted by amendment, P.L.2002, c.35).

j. (Deleted by amendment, P.L.2002, c.35).

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8 k. "Owner" means a person having a legal or equitable interest 4 in property subject to this chapter or the person's legal 5 representative and includes, but is not limited to, a depositor in the 6 case of a deposit, a beneficiary in the case of a trust other than a 7 deposit in trust, and a creditor, claimant, or payee in the case of 8 other property;

9 1. "Person" means an individual, business association, state or 10 other government, governmental subdivision or agency, public 11 corporation, public authority, estate, trust, two or more persons 12 having a joint or common interest, or any other legal or commercial 13 entity;

m. "State" means any state in the United States, district,
commonwealth, territory, insular possession, or any other area
subject to the jurisdiction of the United States;

n. "Utility" means a person who owns or operates for public
use any plant, equipment, property, franchise, or license for the
transmission of communications or the production, storage,
transmission, sale, delivery, or furnishing of electricity, water,
steam, or gas;

o. "Mineral" means gas, oil, coal, other gaseous, liquid and
solid hydrocarbons, oil shale, cement material, sand and gravel,
road material, building stone, chemical raw material, gemstone,
fissionable and nonfissionable ores, colloidal and other clay, steam
and other geothermal resources, or any other substance defined as a
mineral by the law of this State;

p. "Mineral proceeds" means amounts payable for the
extraction, production, or sale of minerals, or, upon the
abandonment of those payments, all payments that become payable
thereafter, and includes, but is not limited to, amounts payable:

for the acquisition and retention of a mineral lease, including
bonuses, royalties, compensatory royalties, shut-in royalties,
minimum royalties, and delay rentals;

for the extraction, production, or sale of minerals, including net
revenue interests, royalties, overriding royalties, extraction
payments, and production payments; and

under an agreement of option, including a joint operatingagreement, pooling agreement, and farm-out agreement;

q. "Money order" means an express money order and a
personal money order, on which the remitter is the purchaser;

42 r. "Property" means tangible property described in 43 R.S.46:30B-45 or a fixed and certain interest in intangible property 44 that is held, issued, or owed in the course of a holder's business, or 45 government, government subdivision, agency, by а or instrumentality, and all income or increments therefrom, and 46 47 includes property that is referred to as or evidenced by:

1 money, a check, draft, deposit, interest, or dividend; 2 stored value card; 3 credit balance, customer's overpayment, security deposit, refund, 4 credit memorandum, unpaid wage, unused ticket, mineral proceeds 5 or unidentified remittance; 6 stock or other evidence of ownership of an interest in a business 7 association or financial organization; 8 a bond, debenture, note, or other evidence of indebtedness; 9 money deposited to redeem stock, bonds, coupons, or other 10 securities or distributions; 11 an amount due and payable under the terms of an annuity or 12 insurance policy, including policies providing life insurance, property and casualty insurance, workers compensation insurance, 13 14 or health and disability insurance; and 15 an amount distributable from a trust or custodial fund established 16 under a plan to provide health, welfare, pension, vacation, 17 severance, retirement, death stock purchase, profit sharing, 18 employee savings, supplemental unemployment, insurance, or 19 similar benefits; [and] 20 "Record" means information that is inscribed on a tangible s. 21 medium or that is stored in an electronic or other medium and is 22 retrievable in perceivable form; and 23 t. "Stored value card" means a record that evidences a promise, made for monetary or other consideration, by the issuer or 24 25 seller of the record that the owner of the record will be provided, solely or a combination of, merchandise, services, or cash in the 26 value shown in the record, which is pre-funded and the value of 27 which is reduced upon each redemption. The term "stored value 28 29 card" includes, but is not limited to the following items: paper gift 30 certificates, records that contain a microprocessor chip, magnetic 31 stripe or other means for the storage of information, gift cards, 32 electronic gift cards, rebate cards, stored-value cards or certificates, 33 store cards, and similar records or cards. 34 (cf: P.L.2002, c.35, s.3) 35 2. R.S.46:30B-11 is amended to read as follows: 36 37 46:30B-11. Presumption of abandonment of travelers check. 38 Subject to R.S.46:30B-14, any sum payable on a travelers check 39 that has been outstanding for more than [15] three years after its 40 issuance is presumed abandoned unless the owner, within [15] 41 three years, has communicated in writing with the issuer concerning 42 it or otherwise indicated an interest as evidenced by a 43 contemporaneous memorandum or other record on file prepared by 44 an employee of the issuer. 45 (cf: P.L.2002, c.35, s.10) 46 3. R.S.46:30B-12 is amended to read as follows: 47

1 46:30B-12. Presumption of abandonment of money order. 2 Subject to R.S.46:30B-14, any sum payable on a money order or 3 similar written instrument that has been outstanding for more than 4 [seven] three years after its issuance is presumed abandoned unless 5 the owner, within [seven] three years, has communicated in writing 6 with the issuer concerning it or otherwise indicated an interest as 7 evidenced by a contemporaneous memorandum or other record on 8 file prepared by an employee of the issuer. 9 (cf: P.L.2002, c.35, s.11) 10 11 4. R.S.46:30B-13 is amended to read as follows: 12 46:30B-13. Limitation on holder's power to impose service 13 charges. A holder may not deduct from the amount of a travelers 14 check or money order any charge imposed by reason of the failure 15 to present the instrument for payment unless there is a valid and 16 enforceable written contract between the issuer and the owner of the 17 instrument pursuant to which the issuer may impose a charge and the issuer regularly imposes the charges and does not regularly 18 reverse or otherwise cancel them. The amount of the deduction 19 20 shall be limited to an amount [that is not unconscionable] not to 21 exceed \$2 per month. Notwithstanding any provision of this section 22 to the contrary, no service charge, dormancy fee or other similar 23 charge shall be imposed against a travelers check or money order 24 within the twelve months immediately following the date of sale. 25 (cf: P.L.2002, c.35, s.12) 26 27 5. (New section) a. A stored value card for which there has been no stored value card activity for <sup>1</sup>[one year] two years<sup>1</sup> is 28 29 presumed abandoned. 30 b. The proceeds of a stored value card presumed abandoned 31 shall be the value of the card, in money, on the date the stored value 32 card is presumed abandoned. 33 c. An issuer of a stored value card shall obtain the name and 34 address of the purchaser or owner of each stored value card issued 35 or sold and shall, at a minimum, maintain a record of the zip code 36 of the owner or purchaser. 37 If the issuer of a stored value card does not have the name and 38 address of the purchaser or owner of the stored value card, the 39 address of the owner or purchaser of the stored value card shall 40 assume the address of the place where the stored value card was 41 purchased or issued and shall be reported to New Jersey if the place 42 of business where the stored value card was sold or issued is located 43 in New Jersey. 44 d. Nothing in this section shall be construed to prevent an 45 issuer from honoring a stored value card, the unredeemed value of

which has been reported to the State Treasurer pursuant to
R.S.46:30B-1 et seq., and thereafter seeking reimbursement from
the State Treasurer pursuant to R.S.46:30B-62.

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1 e. This section does not apply to a stored value card that is 2 distributed by the issuer to a person under a promotional or <sup>1</sup><u>customer loyalty program or a</u><sup>1</sup> charitable program for which no 3 monetary or other consideration has been tendered by the owner 4 5 <sup>1</sup>and this section does not apply to a stored value card issued by any 6 issuer that in the past year sold stored value cards with a face value 7 of \$250,000 or less. For purposes of this subsection, sales of stored 8 value cards by businesses that operate either (1) under the same 9 trade name as or under common ownership or control with another 10 business or businesses in the State, or (2) as franchised outlets of a parent business, shall be considered sales by a single issuer<sup>1</sup>. 11

12 The State Treasurer is authorized to grant an exemption from f. 13 such provisions concerning stored value cards, on such terms and 14 conditions as the State Treasurer may require, for a business or 15 class of businesses that demonstrate good cause to the satisfaction 16 of the State Treasurer. In exercising his discretion pursuant to this 17 section, the State Treasurer may consider relevant factors including, 18 but not limited to, the amount of stored value card transactions 19 processed, the technology in place, whether or not stored value 20 cards issued contain a microprocessor chip, magnetic strip, or other 21 means designed to trace and capture information about place and 22 date of purchase, and such other factors as the State Treasurer shall 23 deem relevant.

g. <sup>1</sup>Notwithstanding the provisions of this act or any other law
to the contrary, only a stored value card which is exempt from the
provisions of this act pursuant to subsection e. or f. of this section
shall be deemed a gift card or gift certificate for purposes of
P.L.2002, c.14 (C.56:8-110 et seq.).

29 <u>h.</u><sup>1</sup> As used in this section:

30 "Stored value card activity" means the purchase or issuance of 31 the stored value card, a transaction executed by the owner that 32 increased or decreased the value of the stored value card, or 33 communication by the owner of the stored value card with the 34 issuer of the stored value card concerning the value of the balance 35 remaining on the stored value card as evidenced by a 36 contemporaneous record prepared by or on behalf of the issuer.

37 "Issuer" means an issuer or seller of a stored value card that is a 38 person, retailer, merchant, vendor, provider or business association 39 with the obligations of a holder to accept the stored value card as 40 redeemable for, solely or a combination of, merchandise, services, 41 or cash, and to report and deliver proceeds of the stored value card 42 if abandoned.

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44 6. Section 37 of P.L.2002, c.35 (C.46:30B-43.1) is amended to 45 read as follows:

46 37. Limitation on holder's power to impose charges. A holder
47 [may not deduct from the amount of any instrument] of property

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1 subject to R.S.46:30B-42, section 5 of P.L., c. (C. ) 2 (pending before the legislature as this bill), and R.S.46:30B-43 3 [any] shall not impose on the property a dormancy charge imposed by reason of the failure to present the instrument for 4 5 payment unless there is a valid and enforceable written contract 6 between the issuer and owner of the instrument pursuant to which 7 the issuer may impose a] or fee, abandoned property charge [and 8 the issuer regularly imposes the charges and does not regularly 9 reverse or otherwise cancel them. The amount of the deduction 10 shall] or fee, unclaimed property charge or fee, escheat charge or 11 fee, inactivity charge or fee, or any similar charge, fee or penalty 12 for inactivity with respect to the property. Neither the property nor 13 an agreement with respect to the property may contain language 14 suggesting that the property may be **[**limited to an amount that is not unconscionable subject to that kind of charge, fee or penalty 15 16 for inactivity. 17 (cf: P.L.2002, c.35, s.37) 18 19 7. R.S.46:30B-62 is amended to read as follows: 20 46:30B-62. Reimbursement of holder paying claim. A holder 21 who has paid money to the administrator pursuant to this chapter 22 may make payment to any person appearing to the holder to be 23 entitled to payment and, upon filing proof of payment and proof 24 that the payee was entitled thereto, the administrator shall promptly 25 reimburse the holder for the payment without imposing any fee or 26 other charge. If reimbursement is sought for a payment made on a 27 negotiable instrument, including a stored value card, travelers check 28 or money order, the holder shall be reimbursed under this section 29 upon filing proof that the instrument was duly presented and that 30 payment was made to a person who appeared to the holder to be 31 entitled to payment. The holder shall be reimbursed for payment 32 made under this section even if the payment was made to a person 33 whose claim was barred under R.S.46:30B-88. 34 (cf: P.L.1989, c.58, s.1) 35 36 8. The following sections are repealed: 37 <sup>1</sup>[Sections 1 through 3 of P.L.2002, c.14 (C.56:8-110 et seq.); 38 and **I**<sup>1</sup> 39 Sections 1 through 3 of P.L.2007, c.326 (C.56:8-182 et seq.). 40 41 9. This act shall take effect July 1, 2010 and apply to travelers 42 checks, money orders, stored value cards, credit balances, customer 43 overpayments, security deposits, refunds, credit memoranda, unused 44 tickets, or similar instruments outstanding on and after the July 1, 45 2010, including, but not limited to, those outstanding instruments 46 issued before July 1, 2010.