[Third Reprint] ASSEMBLY, No. 3612 ______ STATE OF NEW JERSEY

217th LEGISLATURE

INTRODUCED APRIL 7, 2016

Sponsored by: Assemblyman LOUIS D. GREENWALD District 6 (Burlington and Camden) Assemblywoman PAMELA R. LAMPITT District 6 (Burlington and Camden) Assemblywoman GABRIELA M. MOSQUERA District 4 (Camden and Gloucester) Assemblyman JAMEL C. HOLLEY District 20 (Union) Assemblyman DANIEL R. BENSON District 14 (Mercer and Middlesex) Assemblywoman JOANN DOWNEY District 11 (Monmouth)

Co-Sponsored by: Assemblywoman Jones, Assemblymen Coughlin, Conaway and Chiaravalloti

SYNOPSIS

Jake's Law; Incentivizes counties to design and construct completely inclusive playgrounds as a priority for State funding for recreational and conservation purposes.

CURRENT VERSION OF TEXT As amended by the General Assembly on October 20, 2016.

(Sponsorship Updated As Of: 6/23/2017)

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AN ACT concerning inclusive playgrounds ²and designated as Jake's 1 Law², amending P.L.1999, c.50, ²[and]² supplementing 2 P.L.1999, c.152 (C.13:8C-1 et seq.)², and amending and 3 supplementing² chapter 12 of Title 40 of the Revised Statutes. 4 5 6 **BE IT ENACTED** by the Senate and General Assembly of the State 7 of New Jersey: 8 9 ²1. R.S.40:12-9 is amended to read as follows: 40:12-9 Any two or more municipalities in any county, or any 10 municipality and the coterminous school district, or any 11 12 municipality and county, or any municipality and county park 13 commission may jointly acquire property for [and] or improve, operate, and maintain, on existing property, any playgrounds, 14 completely inclusive playgrounds, playfields, gymnasiums, public 15 16 baths, swimming pools, or indoor recreation centers, and may 17 appropriate money therefor. The municipality may pay over to the 18 board of education of the school district such money as may be so 19 appropriated to be disbursed by the said board of education for any 20 of such joint purposes. The county or county park commission may 21 pay over to the municipality such money as may be appropriated to 22 be disbursed by the county or county park commission for any such joint purposes.² 23 (cf: P.L.1948, c.61, s.1) 24 25 ²[1.] <u>2.</u>² Section 2 of P.L.1999, c.50 (C.52:27D-123.10) is 26 amended to read as follows: 27 28 2. a. The Department of Community Affairs in consultation 29 with the Department of Education shall promulgate rules and 30 regulations for the design, installation, inspection and maintenance 31 regarding all playgrounds operated by any governmental entity, 32 nonprofit entity or private entity. Those regulations shall meet any 33 standard of care imposed by law on playground operators, and shall 34 be those guidelines and criteria which are contained in the Handbook for Public Playground Safety produced by the United 35 States Consumer Products Safety Commission or any successor. 36 The rules and regulations shall include special provisions for 37 playgrounds appropriate for children within the range of ages in day 38 care settings. ²<u>The rules and regulations shall not apply to</u> 39 40 completely inclusive playgrounds. 41 b. (1) The Department of Community Affairs, in consultation 42 with the Department of Education, shall promulgate rules and

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:

¹Assembly AWC committee amendments adopted June 6, 2016.

²Assembly floor amendments adopted October 7, 2016.

³Assembly floor amendments adopted October 20, 2016.

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1 regulations for the design, installation, inspection, and maintenance 2 of completely inclusive playgrounds. Those regulations shall meet 3 any standard of care imposed by law on playground operators, and 4 shall be those guidelines and criteria which are contained in the 5 Handbook for Public Playground Safety produced by the United 6 States Consumer Products Safety Commission or any successor. 7 The rules and regulations shall include special provisions for 8 completely inclusive playgrounds appropriate for children within 9 the range of ages in day care settings. Only playgrounds that meet 10 these rules and regulations shall be deemed completely inclusive 11 playgrounds for the purposes of P.L., c. (C.) (pending before the Legislature as this bill).² 12 The rules and regulations shall also include provisions for 13 ²completely² inclusive playgrounds designed with standards that 14 generally exceed those required by the "Americans with Disabilities 15 Act of 1990" (42 U.S.C. s.12101 et seq.) and result in ²[allowing]² 16 the inclusion of people with disabilities, including children and 17 <u>adults</u>²[, to the greatest degree feasible]². 18 ¹[The] ²[b.](2)² The Department of Community Affairs shall 19 promulgate¹ rules and regulations ¹[shall also include provisions]¹ 20 for ²completely² inclusive playgrounds designed with standards that 21 generally exceed those required by the "Americans with Disabilities 22 23 Act of 1990" (42 U.S.C. s.12101 et seq.) and result in allowing the inclusion of people with disabilities, including children and adults 24 ²[, to the greatest degree feasible]². The rules and regulations ¹for 25 ²<u>completely</u>² <u>inclusive playgrounds</u>¹ <u>shall require park and</u> 26 playground areas that enable every visitor, regardless of medical 27 28 condition, with the chance to engage in the park and playground experience ²[to the best of the visitor's ability]². 29 ¹[b.]¹ Within 90 days of the effective date of P.L., c. (C) 30 (pending before the Legislature as this bill), and prior to proposing 31 a rule in the New Jersey Register, the Commissioner of Community 32 Affairs shall invite and receive recommendations regarding the 33 adoption of rules and regulations making ²completely inclusive² 34 playgrounds available to persons of all ages and abilities from 35 ²[nonprofit]² organizations, ²playground equipment manufacturers, 36 playground safety consultants, and persons with disabilities² with a 37 demonstrated expertise in the design and construction of 38 ²<u>completely</u>² <u>inclusive playgrounds or with a demonstrated</u> 39 40 expertise in the promulgation and implementation of accessibility standards. The rules and regulations shall be proposed within 180 41 days of the effective date of P.L., c. (C.) (pending before 42 the Legislature as this bill), shall be adopted within one year of the 43 effective date of P.L., c. (C.) (pending before the 44 45 Legislature as this bill), and shall address, among other things, the following issues as they relate to ²completely² inclusive 46 47 playgrounds:

(1) Parking. ²If only on-street parking is available, the creation 1 2 of accessible parking, including the installation of a curb cut.² (2) Routes of access to playground and related facilities. 3 4 (3) The use of unitary surfacing in all areas of the playground to 5 allow the maximum possible access to the playground for people 6 using wheeled mobility devices. (4) Restroom facilities ²[, including how]. The commissioner 7 may determine which restroom facilities shall be adapted² to ensure 8 9 that families with older children or children with large adaptive 10 equipment have a safe place to provide toileting needs for their 11 children. 12 (5) Shade ², so that a minimum of 20 percent of the square 13 footage of unitary surface and equipment of the playground is 14 shaded by natural or other means². 15 (6) Fencing. 16 (7) The use of play components that address the physical, sensory, cognitive, social, emotional, imaginative, and 17 18 communication needs of those who will visit the playground. 19 (8) Quiet play areas. (9) ²[Universally accessible sand play and water play. 20 (10)]² Ramps and transfer points on playground equipment. 21 ${}^{2}[(11)] (10)^{2}$ Accessibility of slides and other equipment to 22 children with cochlear ear implants. 23 The Commissioner of Community Affairs shall adopt said 24 25 recommendations, unless the commissioner determines the recommendations are inconsistent with the intent and purpose of 26 27 P.L., c. (C.) (pending before the Legislature as this bill), or otherwise unfeasible. A recommendation shall not be considered 28 29 unfeasible if it is demonstrated that the recommendation may be implemented through the use of commercially available equipment. 30 31 The rules and regulations shall exceed the standards required under 32 the barrier free subcode, adopted pursuant to the "State Uniform Construction Code Act," P.L.1975, c.217, and the federal 33 "Americans with Disabilities Act of 1990" (42 U.S.C. s.12101 et 34 seq.) and any regulations pursuant to those acts. The rules and 35 36 regulations relating to inclusive playgrounds shall, at a minimum, require ²[fully]² accessible playground surfacing, access ramps 37 leading up to and within play structures, so that a minimum of 38 2 [75] 50^{2} percent of the elevated play elements on all structures are 39 40 accessible to people using wheeled mobility devices, and play structures designed to facilitate access by adults and children with 41 42 disabilities. ²<u>A playground that has been completed as of the effective date of</u> 43 P.L., c. (C.) (pending before the Legislature as this bill) 44 may qualify as a completely inclusive playground if it includes 45 unitary surfacing and fencing, at least 50 percent elevated play 46 47 elements or changes in topographical elevations that function as

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1 elevated play elements, and otherwise meets the standards required 2 by the "Americans with Disabilities Act of 1990" (42 U.S.C. <u>s.12101 et seq.)</u>.² 3 4 c. The department shall not be responsible for enforcement of 5 any rules or regulations promulgated by this act, unless the 6 department is otherwise responsible for enforcement pursuant to 7 P.L.1975, c.217 (C.52:27D-119 et seq.). 8 (cf: P.L.1999, c.50, s.2) 9 ²[2.] 3.² (New section) a. As used in this section: 10 "Commissioner" means the Commissioner of Environmental 11 12 Protection. 13 "Constitutionally dedicated moneys" means the same as that term is defined in section 3 of P.L.1999, c.152 (C.13:8C-3). 14 15 "Green Acres bond act" means: P.L.1961, c.46; P.L.1971, c.165; 16 P.L.1974, c.102; P.L.1978, c.118; P.L.1983, c.354; P.L.1987, c.265; 17 P.L.1989, c.183; P.L.1992, c.88; P.L.1995, c.204; P.L.2007, c.119; P.L.¹2009¹, c.117; and any State general obligation bond act that 18 may be approved after the date of enactment of P.L. 19 20 c. (pending before the Legislature as this bill) for the purpose of 21 providing funding for the acquisition or development of lands for 22 recreation and conservation purposes or for farmland preservation 23 purposes. 24 "Green Acres funds" means constitutionally dedicated moneys, 25 Green Acres bond act moneys, or other State moneys appropriated to acquire lands for recreation and conservation purposes. 26 ²["Inclusive] "<u>Completely inclusive</u>² playground" means a 27 playground ² [open to the public outfitted with a wheelchair 28 accessible play surface and no fewer than three play structures], 29 30 designated for public use for children two to five years of age or five to twelve years of age, with an accessible playground surface, a 31 32 playground surface inspection and maintenance schedule consistent with the standards detailed in the "Americans with Disabilities Act 33 of 1990" (42 U.S.C. s.12101 et seq.), and² designed in accordance 34 35 with the rules and regulations adopted pursuant to section 2 of 36 P.L.1999, c.50 (C.52:27D-123.10). 37 "Recreation and conservation purposes" means the use of lands 38 for beaches, biological or ecological study, boating, camping, 39 fishing, forests, greenways, hunting, natural areas, parks, 40 playgrounds, protecting historic properties, water reserves, watershed protection, wildlife preserves, active sports, or a similar 41 42 use for either public outdoor recreation or conservation of natural 43 resources, or both. 44 b. One year after the effective date of P.L., c. (C.) 45 (pending before the Legislature as this bill), ¹[except as provided 46 for in subsection c. of this section, the commissioner shall deny any 47 application submitted by a county seeking to acquire or develop 48 lands for recreational and conservation purposes using Green Acres

funds unless the requesting county has completed or commenced
 design and construction of at least one inclusive playground prior to
 the date of the request.

c. One year after the effective date of P.L. 4 , c. (C.) 5 (pending before the Legislature as this bill), the commissioner may 6 approve an application submitted by a county without an inclusive 7 playground seeking to acquire or develop lands for recreational and 8 conservation purposes using Green Acres funds provided that the 9 Green Acres funds requested by the county are to be used for the 10 design and construction of an inclusive playground.

11 d.] the commissioner shall prioritize any application submitted 12 by a county seeking to acquire or develop lands for recreational and 13 conservation purposes using Green Acres funds, provided that the 14 Green Acres funds requested by the county are to be used for the <u>design</u> and construction of 2 [an] <u>a</u> completely² inclusive 15 playground ²pursuant to section 2 of P.L., c. (C.) 16 (pending before the Legislature as this bill)². The commissioner 17 shall grant further prioritization to the applications submitted by 18 19 counties that do not currently operate and maintain an inclusive playground, in an effort to ensure at least one ²[such] inclusive² 20 21 playground is operated and maintained by each county.

22 $\underline{c.}^{1}$ The board of chosen freeholders of any county or any county park commission may partner with ³[a nonprofit organization] 23 organizations, playground equipment manufacturers, playground 24 safety consultants, and persons with disabilities³, with a 25 26 demonstrated expertise in the design and construction of inclusive playgrounds, to assist with the design and construction of 27 28 $\frac{2}{\text{completely}^2}$ inclusive playgrounds. Any agreement entered into in 29 accordance with this section shall not be subject to the requirements 30 and provisions of the "Local Public Contracts Law," P.L.1971, 31 c.198 (C.40A:11-1 et seq.).

32 ²d. The board of chosen freeholders of an county or any county 33 park commission may jointly enter into an agreement pursuant to 34 section 1 of P.L.1948, c.61, (R.S.40:12-9) for the construction and 35 maintenance of a completely inclusive playground. For purposes of 36 the prioritization of an application submitted by a county pursuant 37 to subsection b. of section 3 of P.L., c (C.) (pending 38 before the Legislature as this bill), a completely inclusive 39 playground constructed and maintained pursuant to such an 40 agreement shall be operated and maintained by the county in which it is located.² 41

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²[3.] <u>4.</u>² (New section) In the event that State funds are made
available to counties for the purpose of constructing inclusive
playgrounds, every county receiving funding shall be required to
construct and maintain at least one inclusive playground designed in
accordance with the rules and regulations adopted pursuant to

section 2 of P.L.1999, c.50 (C.52:27D-123.10). The board of 1 2 chosen freeholders of any county or any county park commission 3 may partner with ³[a nonprofit organization] <u>organizations</u>, 4 playground equipment manufacturers, playground safety consultants, and persons with disabilities³, with a demonstrated 5 expertise in the design and construction of inclusive playgrounds, to 6 7 assist with the design and construction of inclusive playgrounds. 8 Any agreement entered into in accordance with this section shall 9 not be subject to the requirements and provisions of the "Local Public Contracts Law," P.L.1971, c.198 (C.40A:11-1 et seq.). 10 11

12 2 [4.] <u>5.</u>² This act shall take effect immediately.