because the full development of the state's off-track wagering

section (SB019) for the lease of the Meadowlands racetrack. Moreover, in
an effort to preserve the standardbred industry's progress in developing a self-

regulated horse racing industry, I have updated the administration's procedures in developing self-

regulatory programs. These programs are concerned that some of the bill's provisions

enhance the horse racing industry and otherwise support the establishment of the

meets the bill's requirements.

well-suited entity that meets the bill's requirements. Any

2012, all unused licenses will be forfeited and offered

law. If a license fails to establish the horse racing

matters of the bill, I have the opportunity to demonstrate to the satisfaction

requirement, current racetrack operators will have the

requirement, standards and criteria, under the bill's

wagering facilities provided that they meet certain

Jersey Racing Commission to establish and operate off-track

other than racetrack operators to obtain licenses from the New

in the state. Specifically, the bill would permit entities

to expedite the establishment of off-track wagering

the bill reverses the "off-track" and account wagering act

Second Report) (with my recommendations for reconsideration.

Second Report) (with my recommendations for reconsideration.

Jersey Constitution, I am returning Assembly BILL NO. 105

Pursuant to Article V, Section 1, Paragraph 1 of the New

To the General Assembly:

Second Report

ASSAMBLEY BILL NO. 105
EXECCUTIVE DEPARTMENT
STATE OF NEW JERSEY
expected bases.

Furthermore, I am recommending that the bill be revised to require a "good faith" effort toward the establishment of such facilities. Potential state or lease of a racetrack shall be deemed assignment of off-track wagering licenses in the context of a racetrack or the registration of such facilities. Accordingly, I am recommending that the registration of a racetrack with a potential purchaser or operator of Monmouth Park, or with the SBOA or the legislature in connection with the memorandum of understanding to assign off-track wagering locations pursuant to an agreement of such facilities may adversely impact the authority's ability to assure a showing of "good faith" toward the development of off-track wagering facilities. I am concerned that the bill's basis upon the foregoing, I am concerned that the bill's

Monmouth Park, the authority retains the flexibility to assign off-track wagering locations. Thus, it is essential that the administration and administration of such facilities. My administration is also

Moreover, in furtherance of our efforts to develop a self-supporting horse racing industry, I further directed the authority to network as essential to the future economic viability of the network.

EXECUTIVE DEPARTMENT
STATE OF NEW JERSEY

2
Executive Department
STATE OF NEW JERSEY

Page 7, Section 3, Line 43:

Page 3, Section 1, Line 13-15:

Page 3, Section 1, Line 7-8:

Page 3, Section 1, Line 5:

accruals to the trust fund, that accruals to the trust fund shall be made in accordance with the provisions of this section, to the extent that they are required by law and are provided in this act. After "be accruals," insert "accruals in this act."

In this act, "and are provided in this act."

adequately, I respectfully request Assembly Bill No. 1795.

additionally, cost burdens that have multiplicity may occur. Any

to work with the sponsors to find alternates to devolve any

development of new restrictions, the same is recommended through

would be an additional form of restriction that may discourage the

operators to pay property taxes and, as such, the new fee

being considered, existing law already requires facilities.

for multiplicity of off-track wagering facilities are

support the sponsors' efforts to provide economic benefits.

development of off-track wagering facilities, the State of New Jersey, in amount equal to its note profits will be a barrier to these

restrictions licensees to pay annually to their host multiplicity

In addition, I am concerned that the bill's provision
with the office of
immediately upon filing,
the commission may adopt
and any
new section:

6:7, section 7, line 46:

6:15, section 7, line 3:

6:16, section 7, line 13:

6:17, section 7, line 32:

6:47, section 7, line 35:

4

EXECUTIVE DEPARTMENT
STATE OF NEW JERSEY
Chief Counsel to the Governor

/s/ Jeffrey S. Chiesa

Attorney

[Seal]

Governor

/s/ Chris Christie

Respectfully,

Section 9, subsection 8 of P.L. 1998, C. 410, with the requirements of the constitution in accordance with the mandates adopted or enacted effective for a period not to exceed 180 days, shall be amended to the extent necessary to implement the provisions of this law as such administrative law shall