



General Assembly

**Bill No. 2003**

*June Special Session,  
2001*

LCO No. 9142

Referred to Committee on No Committee

Introduced by:

SEN. SULLIVAN, 5<sup>th</sup> Dist.

REP. LYONS, 146<sup>th</sup> Dist.

***AN ACT CONCERNING THE AUTHORIZATION OF BONDS OF THE  
STATE FOR CAPITAL IMPROVEMENTS AND OTHER PURPOSES.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. The State Bond Commission shall have power, in  
2 accordance with the provisions of sections 1 to 7, inclusive, of this act,  
3 from time to time, to authorize the issuance of bonds of the state in one  
4 or more series and in principal amounts in the aggregate, not  
5 exceeding \$525,870,611.

6 Sec. 2. The proceeds of the sale of said bonds, to the extent  
7 hereinafter stated, shall be used for the purpose of acquiring, by  
8 purchase or condemnation, undertaking, constructing, reconstructing,  
9 improving or equipping or purchasing land or buildings or improving  
10 sites for the projects hereinafter described, including payment of  
11 architectural, engineering, demolition or related costs in connection  
12 therewith or of payment of the cost of long-range capital programming  
13 and space utilization studies as hereinafter stated:

14 (a) For the State Comptroller: Development and implementation of  
15 a core financial systems project, not exceeding \$50,000,000.

16 (b) For the Department of Public Works:

17 (1) Infrastructure repairs and improvements, including fire, safety  
18 and compliance with the Americans with Disabilities Act and the  
19 Occupational Safety and Health Act, including renovations or  
20 expansions of state-owned buildings, and improvements to state-  
21 owned buildings and grounds including energy conservation and  
22 preservation of unoccupied buildings, not exceeding \$10,000,000  
23 provided, notwithstanding the provisions of section 4b-1 of the general  
24 statutes, not more than \$200,000 shall be used to conduct a study of the  
25 facilities at the Regional Fire schools;

26 (2) Removal or encapsulation of asbestos in state-owned buildings,  
27 not exceeding \$10,000,000;

28 (3) Addition to and renovations of the state-owned parking garage  
29 in the vicinity of the state office building in Hartford, not exceeding  
30 \$10,200,000;

31 (4) Exterior masonry and building improvements and related costs  
32 at the York Correctional Institution in Niantic, not exceeding  
33 \$20,700,000.

34 (c) For the Police Officers Standards and Training Council:  
35 Alterations, renovations and improvements to buildings and grounds,  
36 including code compliance, not exceeding \$10,000,000.

37 (d) For the Department of Environmental Protection:

38 (1) Recreation and natural heritage trust program for recreation,  
39 open space, resource protection and resource management, not  
40 exceeding \$20,000,000;

41 (2) Alterations, renovations and new construction at state parks and

42 other recreation facilities, including Americans with Disabilities Act  
43 improvements, not exceeding \$10,000,000;

44 (3) Acquisition of water company lands, including, conservation  
45 easements, for open space, including any grants-in-aid for this  
46 purpose, not exceeding \$53,000,000;

47 (4) Various flood control improvements, flood repair, erosion  
48 damage repairs and municipal dam repairs, not exceeding \$1,500,000;

49 (5) Renovations and improvements associated with Avery Point  
50 Lighthouse in Groton, not exceeding \$150,000.

51 (e) For the Department of Public Health: Relocation of the State  
52 Health Laboratory, including the purchase and installation of  
53 equipment, not exceeding \$10,000,000.

54 (f) For the Department of Mental Retardation:

55 (1) Fire, safety and environmental improvements to regional  
56 facilities for client and staff needs, including improvements in  
57 compliance with current codes, including intermediate care facilities  
58 and site improvements, handicapped access improvements, utilities,  
59 repair or replacement of roofs, air conditioning and other interior and  
60 exterior building renovations and additions at all state-owned  
61 facilities, not exceeding \$2,000,000;

62 (2) Renovations and improvements for compliance with the  
63 Americans with Disabilities Act at all regional facilities and at  
64 Southbury Training School, not exceeding \$500,000.

65 (g) For the Department of Mental Health and Addiction Services:

66 (1) Fire safety and environmental improvements, including  
67 improvements in compliance with current codes, site improvements,  
68 repair and replacement of roofs and other exterior and interior  
69 building renovations, not exceeding \$1,000,000;

70 (2) Alterations, renovations, additions, and improvements,  
71 including new construction in accordance with the Department of  
72 Mental Health and Addiction Services master campus plan, not  
73 exceeding \$1,000,000.

74 (h) For the Department of Education:

75 (1) Alterations and improvements to buildings and grounds,  
76 including new and replacement equipment, tools and supplies  
77 necessary to implement updated curricula, vehicles and technology  
78 upgrades at all Regional Vocational-Technical Schools, not exceeding  
79 \$18,200,000, provided not more than \$3,200,000 of said amount shall be  
80 used for the renovations and improvements to the A. I. Prince/CTC  
81 building;

82 (2) For the American School for the Deaf: Alterations, renovations  
83 and improvements to buildings and grounds, including new  
84 construction, not exceeding \$10,000,000.

85 (i) For the Community-Technical College System:

86 (1) All Community-Technical Colleges:

87 (A) New and replacement instruction, research and/or laboratory  
88 equipment, not exceeding \$10,000,000;

89 (B) Alterations, renovations and improvements to facilities  
90 including fire, safety, energy conservation and code compliance, not  
91 exceeding \$8,700,000;

92 (C) System Technology Initiative, not exceeding \$4,785,663;

93 (2) At Northwestern Community-Technical College: Master  
94 planning facilities development, including science building and arts  
95 and humanities space, not exceeding \$8,803,000;

96 (3) At Three Rivers Community-Technical College: Master planning  
97 facilities development for the consolidation of all college programs on

98 one campus site, not exceeding \$4,000,000;

99 (4) At Naugatuck Valley Community-Technical College:  
100 Development of a new technology facility in accordance with the  
101 master plan, not exceeding \$27,955,948;

102 (5) At Gateway Community-Technical College: Development of  
103 facilities, including parking for the consolidation of college programs  
104 in one location, not exceeding \$3,885,000;

105 (6) At Tunxis Community-Technical College: Acquisition of  
106 property, land acquisition, alteration and improvements, in accordance  
107 with master plan, not exceeding \$750,000;

108 (7) At Middlesex Community-Technical College: Acquisition of  
109 property, not exceeding \$190,000.

110 (j) For the Connecticut State University System:

111 (1) At All Universities:

112 (A) New and replacement instruction, research, laboratory and  
113 physical plant and administrative equipment, not exceeding  
114 \$10,000,000;

115 (B) Alterations, repairs and improvements at auxiliary services  
116 buildings, not exceeding \$5,000,000;

117 (C) Land and property acquisition, not exceeding \$4,000,000;

118 (2) At Central Connecticut State University:

119 (A) Installation of underground utilities, including various site  
120 improvements and development of an energy center to replace existing  
121 power plant, including the demolition and removal of old equipment  
122 and structures, and modifications to the existing powerhouse, not  
123 exceeding \$12,010,000;

124 (B) Alterations, renovations and improvements to facilities,  
125 including fire, safety, energy conservation and code compliance  
126 improvements, not exceeding \$1,050,000;

127 (C) Renovations and improvements to Harrison Kaiser Hall, not  
128 exceeding \$5,745,000;

129 (D) New admissions building, not exceeding \$4,328,000;

130 (E) Maintenance building and salt storage shed, not exceeding  
131 \$116,000;

132 (F) Renovations and improvements to buildings and grounds,  
133 including construction of the Vance Academic Center and associated  
134 parking garage, not exceeding \$1,370,000;

135 (3) At Southern Connecticut State University:

136 (A) New main power plant, including the upgrade of the central  
137 heating system and the electrical distribution system, not exceeding  
138 \$23,575,000;

139 (B) Alterations, renovations and improvements to facilities,  
140 including fire, safety, energy conservation and code compliance  
141 improvements, not exceeding \$2,395,000;

142 (C) Renovations and improvements to buildings and grounds,  
143 including renovations and additions to Engleman Hall, not exceeding  
144 \$5,000,000;

145 (4) At Western Connecticut State University:

146 (A) Relocation of athletic fields to the West Side Campus, not  
147 exceeding \$2,241,000;

148 (B) Development of a new science building, not exceeding  
149 \$1,271,000;

150 (C) Alterations, renovations and improvements to facilities,  
151 including fire, safety, energy conservation and code compliance  
152 improvements, not exceeding \$1,752,000;

153 (D) Swing space building renovation, not exceeding \$1,880,000;

154 (5) At Eastern Connecticut State University:

155 (A) Alterations, renovations and improvements to facilities,  
156 including fire, safety, energy conservation and code compliance  
157 improvements, not exceeding \$1,364,000;

158 (B) Child and Family Development Resource Center, not exceeding  
159 \$4,545,000;

160 (C) Development of outdoor track, not exceeding \$909,000.

161 (k) For the Department of Correction: Renovations and  
162 improvements to existing state-owned buildings for inmate housing,  
163 programming and staff training space and additional inmate capacity,  
164 including support facilities, off-site improvements, and/or for the  
165 acquisition of land and other costs associated with the development of  
166 a community justice center, not exceeding \$50,000,000.

167 (l) For the Department of Children and Families: Development of a  
168 residential/treatment facility for juvenile girls, including any  
169 necessary acquisition of land and/or buildings, not exceeding  
170 \$11,000,000.

171 (m) For the Judicial Department:

172 (1) Alterations, renovations and improvements to buildings and  
173 grounds at state-owned and maintained facilities, including Americans  
174 with Disabilities Act code compliance and other code improvements  
175 and energy conservation measures, not exceeding \$8,000,000;

176 (2) Implement Technology Strategic Plan Project, not exceeding  
177 \$5,000,000;

178 (3) Security improvements at various facilities, not exceeding  
179 \$500,000;

180 (4) Completion of courthouse facilities in Stamford, not exceeding  
181 \$11,000,000;

182 (5) Development of Criminal/Juvenile courthouse complex in  
183 Bridgeport, not exceeding \$17,500,000;

184 (6) Development of Criminal/Juvenile courthouse in New Haven,  
185 not exceeding \$12,500,000;

186 (7) At Hartford Juvenile Matters and Detention Center: Additions  
187 and improvements, not exceeding \$2,000,000.

188 (n) For the Office of Policy and Management: Development of a  
189 criminal justice information system, including an offender-based  
190 tracking system, mobile data communications, and a new automated  
191 fingerprint identification system, a new COLLECT system and related  
192 support systems for state/municipal law enforcement and justice  
193 agencies, not exceeding \$12,500,000.

194 Sec. 3. All provisions of section 3-20 of the general statutes or the  
195 exercise of any right or power granted thereby which are not  
196 inconsistent with the provisions of this act are hereby adopted and  
197 shall apply to all bonds authorized by the State Bond Commission  
198 pursuant to sections 1 to 7, inclusive, of this act, and temporary notes  
199 issued in anticipation of the money to be derived from the sale of any  
200 such bonds so authorized may be issued in accordance with said  
201 section 3-20 and from time to time renewed. Such bonds shall mature  
202 at such time or times not exceeding twenty years from their respective  
203 dates as may be provided in or pursuant to the resolution or  
204 resolutions of the State Bond Commission authorizing such bonds.

205 Sec. 4. None of said bonds shall be authorized except upon a finding  
206 by the State Bond Commission that there has been filed with it a  
207 request for such authorization, which is signed by the Secretary of the

208 Office of Policy and Management or by or on behalf of such state  
209 officer, department or agency and stating such terms and conditions as  
210 said commission, in its discretion, may require.

211 Sec. 5. For the purposes of sections 1 to 7, inclusive, of this act, "state  
212 moneys" means the proceeds of the sale of bonds authorized pursuant  
213 to said sections 1 to 7, inclusive, of this act, or of temporary notes  
214 issued in anticipation of the moneys to be derived from the sale of such  
215 bonds. Each request filed as provided in section 4 of this act for an  
216 authorization of bonds shall identify the project for which the proceeds  
217 of the sale of such bonds are to be used and expended and, in addition  
218 to any terms and conditions required pursuant to said section 4,  
219 include the recommendation of the person signing such request as to  
220 the extent to which federal, private or other moneys then available or  
221 thereafter to be made available for costs in connection with any such  
222 project should be added to the state moneys available or becoming  
223 available hereunder for such project. If the request includes a  
224 recommendation that some amount of such federal, private or other  
225 moneys should be added to such state moneys, then, if and to the  
226 extent directed by the State Bond Commission at the time of  
227 authorization of such bonds, said amount of such federal, private or  
228 other moneys then available or thereafter to be made available for  
229 costs in connection with such project may be added to any state  
230 moneys available or becoming available hereunder for such project  
231 and be used for such project, any other federal, private or other  
232 moneys then available or thereafter to be made available for costs in  
233 connection with such project upon receipt shall, in conformity with  
234 applicable federal and state law, be used by the State Treasurer to meet  
235 principal of outstanding bonds issued pursuant to sections 1 to 7,  
236 inclusive, of this act, to meet the principal of temporary notes issued in  
237 anticipation of the money to be derived from the sale of bonds  
238 theretofore authorized pursuant to said sections 1 to 7, inclusive, of  
239 this act, for the purpose of financing such costs, either by purchase or  
240 redemption and cancellation of such bonds or notes or by payment  
241 thereof at maturity. Whenever any of the federal, private or other

242 moneys so received with respect to such project are used to meet  
243 principal of such temporary notes or whenever principal of any such  
244 temporary notes is retired by application of revenue receipts of the  
245 state, the amount of bonds theretofore authorized in anticipation of  
246 which such temporary notes were issued, and the aggregate amount of  
247 bonds which may be authorized pursuant to section 1 of this act, shall  
248 each be reduced by the amount of the principal so met or retired.  
249 Pending use of the federal, private or other moneys so received to meet  
250 principal as hereinabove directed, the amount thereof may be invested  
251 by the State Treasurer in bonds or obligations of, or guaranteed by, the  
252 state or the United States or agencies or instrumentalities of the United  
253 States, shall be deemed to be part of the debt retirement funds of the  
254 state, and net earnings on such investments shall be used in the same  
255 manner as the said moneys so invested.

256       Sec. 6. Any balance of proceeds of the sale of said bonds authorized  
257 for any project described in section 2 of this act in excess of the cost of  
258 such project may be used to complete any other project described in  
259 said section 2 if the State Bond Commission shall so determine and  
260 direct. Any balance of proceeds of the sale of said bonds in excess of  
261 the costs of all the projects described in said section 2 shall be  
262 deposited to the credit of the General Fund.

263       Sec. 7. Said bonds issued pursuant to sections 1 to 7, inclusive, of  
264 this act, shall be general obligations of the state and the full faith and  
265 credit of the state of Connecticut are pledged for the payment of the  
266 principal of and interest on said bonds as the same become due, and  
267 accordingly and as part of the contract of the state with the holders of  
268 said bonds, appropriation of all amounts necessary for punctual  
269 payment of such principal and interest is hereby made, and the State  
270 Treasurer shall pay such principal and interest as the same become  
271 due.

272       Sec. 8. The State Bond Commission shall have power, in accordance  
273 with the provisions of sections 8 to 15, inclusive, of this act, from time

274 to time, to authorize the issuance of bonds of the state in one or more  
275 series and in principal amounts in the aggregate, not exceeding  
276 \$137,150,000.

277 Sec. 9. The proceeds of the sale of said bonds shall be used for the  
278 purpose of providing grants-in-aid and other financing for the projects,  
279 programs and purposes hereinafter stated:

280 (a) For the Department of Agriculture:

281 (1) State matching grants-in-aid to farmers for environmental  
282 compliance, including waste management facilities, compost, soil and  
283 erosion control, pesticide reduction, storage and disposal, not  
284 exceeding \$500,000;

285 (2) Grants-in-aid for a farm reinvestment program for the expansion  
286 of or improvements to working farms in accordance with a business  
287 plan to keep the farms on-going for at least ten years, not exceeding  
288 \$500,000.

289 (b) For the Department of Environmental Protection:

290 (1) Grants-in-aid or loans to municipalities for acquisition of land,  
291 for public parks, recreational and water quality improvements, water  
292 mains, and water pollution control facilities, including sewer projects,  
293 not exceeding \$19,000,000, provided (A) not more than \$5,000,000 of  
294 said amount shall be used to abate pollution from combined sewer and  
295 stormwater runoff overflows to the Connecticut River, (B) not more  
296 than \$2,000,000 of said amount shall be used for environmental  
297 remediation at a school in Southington, including any expenses  
298 incurred after July 1, 2000, (C) not more than \$1,500,000 of said amount  
299 shall be used for environmental remediation at a school in Hamden,  
300 including any expenses incurred after July 1, 2000, and (D) not more  
301 than \$500,000 of said amount shall be used to provide potable water  
302 for a school in Vernon;

303 (2) Grants-in-aid for acquisition of open space for conservation and

304 recreation purposes, not exceeding \$12,000,000;

305 (3) Grants-in-aid for the Lakes Restoration Program, not exceeding  
306 \$250,000.

307 (c) For the Connecticut Historical Commission: Grants-in-aid for the  
308 restoration and preservation of historic structures and landmarks, not  
309 exceeding \$300,000.

310 (d) For the Department of Economic and Community Development:

311 (1) Grant-in-aid to the city of New Haven for economic  
312 development projects, including improvements to downtown and a  
313 biotechnology corridor and related development purposes, not  
314 exceeding \$30,000,000;

315 (2) Grant-in-aid to the city of Norwalk for various economic and  
316 community development projects, including improvements to the  
317 downtown area, not exceeding \$10,000,000;

318 (3) Grants-in-aid to municipalities and nonprofit organizations that  
319 are exempt under Section 501(c)(3) of the Internal Revenue Code, for  
320 cultural and entertainment-related economic development projects,  
321 including museums, not exceeding \$5,000,000;

322 (4) Riverside Park improvements, access road construction, boat  
323 launch embayment in Hartford and Riverwalk North construction in  
324 Hartford, not exceeding \$3,900,000;

325 (5) Regional economic development program, state matching funds  
326 for the cost of regional economic planning, including grants to regional  
327 organizations for purposes of economic development, not exceeding  
328 \$3,000,000;

329 (6) Grant-in-aid to the Naugatuck Valley Development Corporation  
330 for development or improvements to a facility for use by the  
331 Waterbury Adult Education Center Technical Training program, not

332 exceeding \$2,000,000;

333 (7) Renovations and improvements to Tweed New Haven Airport,  
334 not exceeding \$5,000,000.

335 (e) For Connecticut Innovations, Incorporated: Financial aid for  
336 biotechnology and other high technology laboratories, facilities and  
337 equipment, not exceeding \$10,000,000.

338 (f) For the Department of Public Health: Grants-in-aid to  
339 community health centers, primary care organizations, and  
340 municipalities for school based health clinics, for renovations,  
341 improvements, expansion of facilities, and for the purchase and  
342 installation of dental equipment, including the purchase of mobile  
343 dental health clinics, not exceeding \$2,500,000.

344 (g) For the Department of Mental Health and Addiction Services:  
345 Grants-in-aid to private, nonprofit organizations for alterations and  
346 improvements to various facilities, not exceeding \$4,000,000.

347 (h) For the Department of Social Services: Grants-in-aid for  
348 neighborhood facilities, child day care projects, elderly centers, shelter  
349 facilities for victims of domestic violence, emergency shelters and  
350 related facilities for the homeless, multi-purpose human resource  
351 centers and food distribution centers, not exceeding \$3,500,000.

352 (i) For the Department of Education: Grants-in-aid to assist targeted  
353 local and regional school districts for alterations, repairs and  
354 improvements to buildings and grounds, not exceeding \$13,100,000.

355 (j) For the State Library:

356 (1) Grants-in-aid for public libraries for construction, renovations,  
357 expansions, energy conservation and handicapped accessibility, not  
358 exceeding \$2,500,000;

359 (2) Grants-in-aid for the Connecticut Arts Endowment Fund under

360 Section 501(c)(3) of the Internal Revenue Code of 1986, or any  
361 subsequent corresponding internal revenue code of the United States,  
362 as from time to time amended, for tax-exempt nonprofit organizations  
363 to be matched with private contributions, not exceeding \$1,000,000.

364 (k) For the Department of Children and Families:

365 (1) Grants-in-aid for construction, alterations, repairs and  
366 improvements to residential facilities, group homes, shelters and  
367 permanent family residences, not exceeding \$2,500,000;

368 (2) Grants-in-aid to private nonprofit mental health clinics for  
369 children, for fire, safety and environmental improvements, including  
370 expansion, not exceeding \$1,500,000.

371 (l) For Connecticut Public Broadcasting, Incorporated:

372 (1) Construction and equipment for instructional television fixed  
373 service system, including interconnection with state agencies, not  
374 exceeding \$500,000;

375 (2) Expansion and improvement of all production facilities and  
376 transmission systems, including all equipment and related technical  
377 upgrades necessary to convert to digital television broadcasting, not  
378 exceeding \$2,000,000.

379 (m) For the Office of Policy and Management: Grants-in-aid for the  
380 purchase of thermal imaging systems, not exceeding \$2,600,000.

381 Sec. 10. All provisions of section 3-20 of the general statutes or the  
382 exercise of any right or power granted thereby which are not  
383 inconsistent with the provisions of this act are hereby adopted and  
384 shall apply to all bonds authorized by the State Bond Commission  
385 pursuant to sections 8 to 15, inclusive, of this act, and temporary notes  
386 issued in anticipation of the money to be derived from the sale of any  
387 such bonds so authorized may be issued in accordance with said  
388 sections 8 to 15, inclusive, of this act, and from time to time renewed.

389 Such bonds shall mature at such time or times not exceeding twenty  
390 years from their respective dates as may be provided in or pursuant to  
391 the resolution or resolutions of the State Bond Commission authorizing  
392 such bonds.

393 Sec. 11. None of said bonds shall be authorized except upon a  
394 finding by the State Bond Commission that there has been filed with it  
395 a request for such authorization, which is signed by the Secretary of  
396 the Office of Policy and Management or by or on behalf of such state  
397 officer, department or agency and stating such terms and conditions as  
398 said commission, in its discretion, may require.

399 Sec. 12. For the purposes of sections 8 to 15, inclusive, of this act,  
400 "state moneys" means the proceeds of the sale of bonds authorized  
401 pursuant to said sections 8 to 15, inclusive, of this act, or of temporary  
402 notes issued in anticipation of the moneys to be derived from the sale  
403 of such bonds. Each request filed as provided in section 11 of this act  
404 for an authorization of bonds shall identify the project for which the  
405 proceeds of the sale of such bonds are to be used and expended and, in  
406 addition to any terms and conditions required pursuant to said section  
407 11, include the recommendation of the person signing such request as  
408 to the extent to which federal, private or other moneys then available  
409 or thereafter to be made available for costs in connection with any such  
410 project should be added to the state moneys available or becoming  
411 available under said sections 8 to 15, inclusive, of this act, for such  
412 project. If the request includes a recommendation that some amount of  
413 such federal, private or other moneys should be added to such state  
414 moneys, then, if and to the extent directed by the State Bond  
415 Commission at the time of authorization of such bonds, said amount of  
416 such federal, private or other moneys then available or thereafter to be  
417 made available for costs in connection with such project may be added  
418 to any state moneys available or becoming available hereunder for  
419 such project and be used for such project, any other federal, private or  
420 other moneys then available or thereafter to be made available for  
421 costs in connection with such project upon receipt shall, in conformity

422 with applicable federal and state law, be used by the Treasurer to meet  
423 the principal of outstanding bonds issued pursuant to said sections 8  
424 to 15, inclusive, of this act, or to meet the principal of temporary notes  
425 issued in anticipation of the money to be derived from the sale of  
426 bonds theretofore authorized pursuant to said sections 8 to 15,  
427 inclusive, of this act, for the purpose of financing such costs, either by  
428 purchase or redemption and cancellation of such bonds or notes or by  
429 payment thereof at maturity. Whenever any of the federal, private or  
430 other moneys so received with respect to such project are used to meet  
431 the principal of such temporary notes or whenever the principal of any  
432 such temporary notes is retired by application of revenue receipts of  
433 the state, the amount of bonds theretofore authorized in anticipation of  
434 which such temporary notes were issued, and the aggregate amount of  
435 bonds which may be authorized pursuant to section 8 of this act.  
436 Pending use of the federal, private or other moneys so received to meet  
437 the principal as directed in this section, the amount thereof may be  
438 invested by the State Treasurer in bonds or obligations of, or  
439 guaranteed by, the state or the United States or agencies or  
440 instrumentalities of the United States, shall be deemed to be part of the  
441 debt retirement funds of the state, and net earnings on such  
442 investments shall be used in the same manner as the said moneys so  
443 invested.

444 Sec. 13. Said bonds issued pursuant to sections 8 to 15, inclusive, of  
445 this act, shall be general obligations of the state and the full faith and  
446 credit of the state of Connecticut are pledged for the payment of the  
447 principal of and interest on said bonds as the same become due, and  
448 accordingly and as part of the contract of the state with the holders of  
449 said bonds, appropriation of all amounts necessary for punctual  
450 payment of such principal and interest is hereby made, and the State  
451 Treasurer shall pay such principal and interest as the same become  
452 due.

453 Sec. 14. In accordance with section 9 of this act, the state, through  
454 the Departments of Agriculture, Environmental Protection, Economic

455 and Community Development, Public Health, Mental Health and  
456 Addiction Services, Social Services, Education and Children and  
457 Families, the Connecticut Historical Commission, Connecticut  
458 Innovations, Incorporated, the State Library and Connecticut Public  
459 Broadcasting, Incorporated, may provide grants-in-aid and other  
460 financings to or for the agencies for the purposes and projects as  
461 described in said section 9. All financing shall be made in accordance  
462 with the terms of a contract at such time or times as shall be  
463 determined within authorization of funds by the State Bond  
464 Commission.

465       Sec. 15. In the case of any grant-in-aid made pursuant to subsections  
466 (b), (c), (f), (g), (h), (j)(1) and (k) of section 9 of this act which is made to  
467 any entity which is not a political subdivision of the state, the contract  
468 entered into pursuant to section 10 of this act shall provide that if the  
469 premises for which such grant-in-aid was made ceases, within ten  
470 years of the date of such grant, to be used as a facility for which such  
471 grant was made, an amount equal to the amount of such grant, minus  
472 ten per cent per year for each full year which has elapsed since the date  
473 of such grant, shall be repaid to the state and that a lien shall be placed  
474 on such land in favor of the state to ensure that such amount will be  
475 repaid in the event of such change in use provided if the premises for  
476 which such grant-in-aid was made are owned by the state, a  
477 municipality or a housing authority no lien need be placed.

478       Sec. 16. The State Bond Commission shall have power, in  
479 accordance with the provisions of sections 16 to 22, inclusive, of this  
480 act, from time to time to authorize the issuance of bonds of the state in  
481 one or more series and in principal amounts in the aggregate, not  
482 exceeding \$272,420,100.

483       Sec. 17. The proceeds of the sale of said bonds, to the extent  
484 hereinafter stated, shall be used for the purpose of acquiring, by  
485 purchase or condemnation, undertaking, constructing, reconstructing,  
486 improving or equipping, or purchasing land or buildings or improving

487 sites for the projects hereinafter described, including payment of  
488 architectural, engineering, demolition or related costs in connection  
489 therewith, or of payment of the cost of long-range capital  
490 programming and space utilization studies as hereinafter stated:

491 (a) For the Department of Public Works:

492 (1) Infrastructure repairs and improvements, including fire, safety  
493 and compliance with the Americans with Disabilities Act and the  
494 Occupational Safety and Health Act, including renovations or  
495 expansions of state-owned buildings, and improvements to state-  
496 owned buildings and grounds including energy conservation and  
497 preservation of unoccupied buildings, not exceeding \$10,000,000;

498 (2) Removal or encapsulation of asbestos in state-owned buildings,  
499 not exceeding \$5,000,000.

500 (b) For the Department of Environmental Protection:

501 (1) Recreation and natural heritage trust program for recreation,  
502 open space, resource protection and resource management, not  
503 exceeding \$25,000,000;

504 (2) Alterations, renovations and new construction at state parks and  
505 other recreation facilities including Americans with Disabilities Act  
506 improvements, not exceeding \$10,000,000;

507 (3) Various flood control improvements, flood repair, erosion  
508 damage repairs and municipal dam repairs, not exceeding \$1,000,000.

509 (c) For the Department of Mental Retardation:

510 (1) Fire, safety and environmental improvements to regional  
511 facilities for client and staff needs, including improvements in  
512 compliance with current codes, including intermediate care facilities  
513 and site improvements, handicapped access improvements, utilities,  
514 repair or replacement of roofs, air conditioning and other interior and

515 exterior building renovations and additions at all state-owned  
516 facilities, not exceeding \$1,000,000;

517 (2) Renovations and improvements for compliance with the  
518 Americans with Disabilities Act at all regional facilities and at  
519 Southbury Training School, not exceeding \$500,000.

520 (d) For the Department of Mental Health and Addiction Services:

521 (1) Fire, safety and environmental improvements, including  
522 improvements in compliance with current codes, site improvements,  
523 repair and replacement of roofs, and other exterior and interior  
524 building renovations, not exceeding \$1,000,000;

525 (2) Alterations, renovations, additions and improvements, including  
526 new construction in accordance with the Department of Mental Health  
527 and Addiction Services master campus plan, not exceeding \$1,000,000.

528 (e) For the Department of Education:

529 (1) Alterations and improvements to buildings and grounds,  
530 including new and replacement equipment, tools and supplies  
531 necessary to update curricula, vehicles, and technology upgrades at all  
532 Regional Vocational-Technical Schools, not exceeding \$15,000,000;

533 (2) For the American School for the Deaf: Alterations, renovations  
534 and improvements to buildings and grounds, including new  
535 construction, not exceeding \$10,000,000.

536 (f) For the Community-Technical College System:

537 (1) All Community-Technical Colleges:

538 (A) New and replacement instruction, research and/or laboratory  
539 equipment, not exceeding \$9,000,000;

540 (B) Alterations, renovations and improvements to facilities  
541 including fire, safety, energy conservation and code compliance, not

542 exceeding \$6,500,000;

543 (C) System Technology Initiative, not exceeding \$5,000,000;

544 (2) At Gateway Community-Technical College: Consolidation of  
545 college programs in one location, not exceeding \$44,937,100;

546 (3) At Quinebaug Valley Community-Technical College: Facility  
547 development including parking, not exceeding \$725,000.

548 (g) For the Connecticut State University System:

549 (1) All Universities:

550 (A) New and replacement instruction, research, laboratory and  
551 physical plant and administrative equipment, not exceeding  
552 \$10,000,000;

553 (B) Alterations, repairs and improvements at Auxiliary Services  
554 buildings, not exceeding \$5,000,000;

555 (2) At Central Connecticut State University: Planning for classroom  
556 office building for social sciences, not exceeding \$100,000;

557 (3) At Southern Connecticut State University: Addition and  
558 renovations to Buley Library, not exceeding \$37,228,000;

559 (4) At Western Connecticut State University:

560 (A) Development of a new Science Building, not exceeding  
561 \$40,455,000;

562 (B) Development of a Fine and Performing Arts Building, not  
563 exceeding \$130,000;

564 (5) At Eastern Connecticut State University:

565 (A) Alterations, renovations and improvements to facilities  
566 including fire, safety, energy conservation and code compliance

567 improvements, not exceeding \$1,274,000;

568 (B) Development of a Campus Police Station, not exceeding  
569 \$1,471,000.

570 (h) For the Judicial Department:

571 (1) Alterations, renovations and improvements to buildings and  
572 grounds at state-owned and maintained facilities, including Americans  
573 with Disabilities Act code compliance and other code improvements  
574 and energy conservation measures, not exceeding \$15,000,000;

575 (2) Implement Technology Strategic Plan, not exceeding \$5,000,000;

576 (3) Security improvements at various facilities, not exceeding  
577 \$500,000;

578 (4) At Hartford Juvenile Matters and Detention Center: Renovation  
579 and expansion of courtrooms, not exceeding \$7,000,000.

580 (i) For the Office of Policy and Management: Development of a  
581 criminal justice information system, including an offender-based  
582 tracking system, mobile data communications, and a new automated  
583 fingerprint identification system, a new COLLECT system and related  
584 support systems for state/municipal law enforcement and justice  
585 agencies, not exceeding \$3,600,000.

586 Sec. 18. All provisions of section 3-20 of the general statutes or the  
587 exercise of any right or power granted thereby which are not  
588 inconsistent with the provisions of this act are hereby adopted and  
589 shall apply to all bonds authorized by the State Bond Commission  
590 pursuant to sections 16 to 22, inclusive, of this act, and temporary  
591 notes issued in anticipation of the money to be derived from the sale of  
592 any such bonds so authorized may be issued in accordance with said  
593 section 3-20 and from time to time renewed. Such bonds shall mature  
594 at such time or times not exceeding twenty years from their respective  
595 dates as may be provided in or pursuant to the resolution or

596 resolutions of the State Bond Commission authorizing such bonds.

597       Sec. 19. None of said bonds shall be authorized except upon a  
598 finding by the State Bond Commission that there has been filed with it  
599 a request for such authorization, which is signed by the Secretary of  
600 the Office of Policy and Management or by or on behalf of such state  
601 officer, department or agency and stating such terms and conditions as  
602 said commission, in its discretion, may require.

603       Sec. 20. For the purposes of sections 16 to 22, inclusive, of this act,  
604 "state moneys" means the proceeds of the sale of bonds authorized  
605 pursuant to said sections 16 to 22, inclusive, of this act, or of temporary  
606 notes issued in anticipation of the moneys to be derived from the sale  
607 of such bonds. Each request filed as provided in section 19 of this act  
608 for an authorization of bonds shall identify the project for which the  
609 proceeds of the sale of such bonds are to be used and expended and, in  
610 addition to any terms and conditions required pursuant to said section  
611 19, include the recommendation of the person signing such request as  
612 to the extent to which federal, private or other moneys then available  
613 or thereafter to be made available for costs in connection with any such  
614 project should be added to the state moneys available or becoming  
615 available hereunder for such project. If the request includes a  
616 recommendation that some amount of such federal, private or other  
617 moneys should be added to such state moneys, then, if and to the  
618 extent directed by the State Bond Commission at the time of  
619 authorization of such bonds, said amount of such federal, private or  
620 other moneys then available or thereafter to be made available for  
621 costs in connection with such project may be added to any state  
622 moneys available or becoming available hereunder for such project  
623 and be used for such project, any other federal, private or other  
624 moneys then available or thereafter to be made available for costs in  
625 connection with such project upon receipt shall, in conformity with  
626 applicable federal and state law, be used by the Treasurer to meet  
627 principal of outstanding bonds issued pursuant to sections 16 to 22,  
628 inclusive, of this act, or to meet the principal of temporary notes issued

629 in anticipation of the money to be derived from the sale of bonds  
630 theretofore authorized pursuant to said sections for the purpose of  
631 financing such costs, either by purchase or redemption and  
632 cancellation of such bonds or notes or by payment thereof at maturity.  
633 Whenever any of the federal, private or other moneys so received with  
634 respect to such project are used to meet principal of such temporary  
635 notes or whenever principal of any such temporary notes is retired by  
636 application of revenue receipts of the state, the amount of bonds  
637 theretofore authorized in anticipation of which such temporary notes  
638 were issued, and the aggregate amount of bonds which may be  
639 authorized pursuant to section 16 of this act, shall each be reduced by  
640 the amount of the principal so met or retired. Pending use of the  
641 federal, private or other moneys so received to meet principal as  
642 hereinabove directed, the amount thereof may be invested by the State  
643 Treasurer in bonds or obligations of, or guaranteed by, the state or the  
644 United States or agencies or instrumentalities of the United States,  
645 shall be deemed to be part of the debt retirement funds of the state,  
646 and net earnings on such investments shall be used in the same  
647 manner as the said moneys so invested.

648       Sec. 21. Any balance of proceeds of the sale of said bonds authorized  
649 for any project described in section 17 of this act in excess of the cost of  
650 such project may be used to complete any other project described in  
651 said section if the State Bond Commission shall so determine and  
652 direct. Any balance of proceeds of the sale of said bonds in excess of  
653 the costs of all the projects described in said section 17 shall be  
654 deposited to the credit of the General Fund.

655       Sec. 22. Said bonds issued pursuant to sections 16 to 22, inclusive, of  
656 this act, shall be general obligations of the state and the full faith and  
657 credit of the state of Connecticut are pledged for the payment of the  
658 principal of and interest on said bonds as the same become due, and  
659 accordingly and as part of the contract of the state with the holders of  
660 said bonds, appropriation of all amounts necessary for punctual  
661 payment of such principal and interest is hereby made, and the State

662 Treasurer shall pay such principal and interest as the same become  
663 due.

664 Sec. 23. The State Bond Commission shall have power, in  
665 accordance with the provisions of sections 23 to 26, inclusive, of this  
666 act, from time to time to authorize the issuance of bonds of the state in  
667 one or more series and in principal amounts in the aggregate, not  
668 exceeding \$10,000,000.

669 Sec. 24. The proceeds of the sale of said bonds shall be used by the  
670 Department of Economic and Community Development for the  
671 purposes hereinafter stated: Housing development and rehabilitation,  
672 including moderate cost housing, moderate rental, congregate and  
673 elderly housing, urban homesteading, community housing  
674 development corporations, housing purchase and rehabilitation,  
675 housing for the homeless, housing for low income persons, limited  
676 equity cooperatives and mutual housing projects, abatement of  
677 hazardous material including asbestos and lead-based paint in  
678 residential structures, emergency repair assistance for senior citizens,  
679 housing land bank and land trust, housing and community  
680 development, predevelopment grants and loans, reimbursement for  
681 state and federal surplus property, private rental investment mortgage  
682 and equity program, housing infrastructure, demolition, renovation or  
683 redevelopment of vacant buildings or related infrastructure, septic  
684 system repair loan program, acquisition and related rehabilitation  
685 including loan guarantees for private developers of rental housing for  
686 the elderly, and participation in federal programs, and for up to  
687 \$5,000,000 for grants-in-aid to the Connecticut Housing Finance  
688 Authority for an urban home ownership program, including  
689 administrative expenses associated with those programs eligible under  
690 the general statutes, not exceeding \$10,000,000.

691 Sec. 25. None of said bonds shall be authorized except upon a  
692 finding by the State Bond Commission that there has been filed with it  
693 a request for such authorization, which is signed by the Secretary of

694 the Office of Policy and Management or by or on behalf of such state  
695 officer, department or agency and stating such terms and conditions as  
696 said commission, in its discretion may require.

697 Sec. 26. All provisions of section 3-20 of the general statutes, or the  
698 exercise of any right or power granted thereby which are not  
699 inconsistent with the provisions of sections 23 to 26, inclusive, of this  
700 act, are hereby adopted and shall apply to all bonds authorized by the  
701 State Bond Commission pursuant to sections 23 to 26, inclusive, of this  
702 act, and temporary notes in anticipation of the money to be derived  
703 from the sale of any such bonds so authorized may be issued in  
704 accordance with said section 3-20 and from time to time renewed.  
705 Such bonds shall mature at such time or times not exceeding twenty  
706 years from their respective dates as may be provided in or pursuant to  
707 the resolution or resolutions of the State Bond Commission authorizing  
708 such bonds. Such bonds issued pursuant to section 23 of this act shall  
709 be general obligations of the state and the full faith and credit of the  
710 state of Connecticut are pledged for the payment of the principal of  
711 and interest on such bonds as the same become due, and accordingly  
712 and as part of the contract of the state with the holders of such bonds,  
713 appropriation of all amounts necessary for punctual payment of such  
714 principal and interest is hereby made, and the State Treasurer shall pay  
715 such principal and interest as the same become due.

716 Sec. 27. The State Bond Commission shall have power, in  
717 accordance with the provisions of sections 27 to 34, inclusive, of this  
718 act, from time to time to authorize the issuance of bonds of the state in  
719 one or more series and in principal amounts in the aggregate not  
720 exceeding \$87,650,000.

721 Sec. 28. The proceeds of the sale of said bonds shall be used for the  
722 purpose of providing grants-in-aid and other financing for the projects,  
723 programs and purposes hereinafter stated:

724 (a) For the Department of Agriculture:

725 (1) State matching grants-in-aid for farmers for environmental  
726 compliance, including waste management facilities, compost, soil and  
727 erosion control, pesticide reduction, storage and disposal, not  
728 exceeding \$500,000;

729 (2) Grants-in-aid for a farm reinvestment program for the expansion  
730 of or improvements to working farms in accordance with a business  
731 plan to keep the farms on-going for at least ten years, not exceeding  
732 \$500,000.

733 (b) For the Department of Environmental Protection:

734 (1) Grants-in-aid or loans to municipalities for acquisition of land,  
735 for public parks, recreational and water quality improvements, water  
736 mains, and water pollution control facilities, including sewer projects,  
737 not exceeding \$15,000,000, provided not more than \$5,000,000 of said  
738 amount shall be used to abate pollution from combined sewer and  
739 stormwater runoff overflows to the Connecticut River;

740 (2) Grants-in-aid for acquisition of open space for conservation and  
741 recreation purposes, not exceeding \$15,000,000;

742 (3) Grants-in-aid for the Lakes Restoration Program, not exceeding  
743 \$250,000.

744 (c) For the Connecticut Historical Commission: Grants-in-aid for the  
745 restoration and preservation of historic structures and landmarks, not  
746 exceeding \$300,000.

747 (d) For the Department of Economic and Community Development:

748 (1) Grant-in-aid to the city of Norwalk for various economic and  
749 community development projects, including improvements to the  
750 downtown area, not exceeding \$10,000,000;

751 (2) Grants-in-aid to municipalities and nonprofit organizations that  
752 are exempt under Section 501(c)(3) of the Internal Revenue Code, for

753 cultural and entertainment-related economic development projects,  
754 including museums, not exceeding \$5,000,000;

755 (3) Regional economic development program, state matching funds  
756 for the cost of regional economic planning, including grants to regional  
757 organizations for purposes of economic development, not exceeding  
758 \$4,000,000.

759 (e) For Connecticut Innovations, Incorporated: Financial aid for  
760 biotechnology and other high technology laboratories, facilities and  
761 equipment, not exceeding \$10,000,000.

762 (f) For the Department of Mental Health and Addiction Services:  
763 Grants-in-aid to private, nonprofit organizations for alterations and  
764 improvements to various facilities, not exceeding \$4,000,000.

765 (g) For the Department of Education: Grants-in-aid to assist targeted  
766 local and regional school districts for alterations, repairs and  
767 improvements to buildings and grounds, not exceeding \$13,100,000.

768 (h) For the State Library:

769 (1) Grants-in-aid for public libraries for construction, renovations,  
770 expansions, energy conservation and handicapped accessibility, not  
771 exceeding \$2,500,000;

772 (2) Grants-in-aid for the Connecticut Arts Endowment Fund under  
773 Section 501(c)(3) of the Internal Revenue Code of 1986, or any  
774 subsequent corresponding internal revenue code of the United States,  
775 as from time to time amended, for tax-exempt nonprofit organizations  
776 to be matched with private contributions, not exceeding \$1,000,000.

777 (i) For the Department of Children and Families:

778 (1) Grants-in-aid for construction, alterations, repairs and  
779 improvements to residential facilities, group homes, shelters and  
780 permanent family residences, not exceeding \$2,500,000;

781 (2) Grants-in-aid to private nonprofit mental health clinics for  
782 children, for fire, safety and environmental improvements, including  
783 expansion, not exceeding \$500,000.

784 (j) For Connecticut Public Broadcasting, Incorporated:

785 (1) Construction and equipment for instructional television fixed  
786 service system, including interconnection with state agencies, not  
787 exceeding \$500,000;

788 (2) Expansion and improvement of all production facilities and  
789 transmission systems, including all equipment and related technical  
790 upgrades necessary to convert to digital television broadcasting, not  
791 exceeding \$2,000,000.

792 (k) For the Department of Public Health: Grants-in-aid to  
793 community health centers, primary care organizations, and to  
794 municipalities for school based health clinics for renovations,  
795 improvements, expansion of facilities, and for the purchase and  
796 installation of dental equipment, including the purchase of mobile  
797 dental health clinics, not exceeding \$1,000,000.

798 Sec. 29. All provisions of section 3-20 of the general statutes or the  
799 exercise of any right or power granted thereby which are not  
800 inconsistent with the provisions of this act are hereby adopted and  
801 shall apply to all bonds authorized by the State Bond Commission  
802 pursuant to sections 27 to 34, inclusive, of this act, and temporary  
803 notes issued in anticipation of the money to be derived from the sale of  
804 any such bonds so authorized may be issued in accordance with said  
805 sections 27 to 34, inclusive, of this act, and from time to time renewed.  
806 Such bonds shall mature at such time or times not exceeding twenty  
807 years from their respective dates as may be provided in or pursuant to  
808 the resolution or resolutions of the State Bond Commission authorizing  
809 such bonds.

810 Sec. 30. None of said bonds shall be authorized except upon a

811 finding by the State Bond Commission that there has been filed with it  
812 a request for such authorization, which is signed by the Secretary of  
813 the Office of Policy and Management or by or on behalf of such state  
814 officer, department or agency and stating such terms and conditions as  
815 said commission, in its discretion, may require.

816       Sec. 31. For the purposes of sections 27 to 34, inclusive, of this act,  
817 "state moneys" means the proceeds of the sale of bonds authorized  
818 pursuant to said sections 27 to 34, inclusive, of this act, or of temporary  
819 notes issued in anticipation of the moneys to be derived from the sale  
820 of such bonds. Each request filed as provided in section 30 of this act  
821 for an authorization of bonds shall identify the project for which the  
822 proceeds of the sale of such bonds are to be used and expended and, in  
823 addition to any terms and conditions required pursuant to said section  
824 30, include the recommendation of the person signing such request as  
825 to the extent to which federal, private or other moneys then available  
826 or thereafter to be made available for costs in connection with any such  
827 project should be added to the state moneys available or becoming  
828 available hereunder for such project. If the request includes a  
829 recommendation that some amount of such federal, private or other  
830 moneys should be added to such state moneys, then, if and to the  
831 extent directed by the State Bond Commission at the time of  
832 authorization of such bonds, said amount of such federal, private or  
833 other moneys then available or thereafter to be made available for  
834 costs in connection with such project may be added to any state  
835 moneys available or becoming available hereunder for such project  
836 and be used for such project, any other federal, private or other  
837 moneys then available or thereafter to be made available for costs in  
838 connection with such project upon receipt shall, in conformity with  
839 applicable federal and state law, be used by the State Treasurer to meet  
840 the principal of outstanding bonds issued pursuant to said sections 27  
841 to 34, inclusive, of this act, or to meet the principal of temporary notes  
842 issued in anticipation of the money to be derived from the sale of  
843 bonds theretofore authorized pursuant to said sections 27 to 34,  
844 inclusive, of this act, for the purpose of financing such costs, either by

845 purchase or redemption and cancellation of such bonds or notes or by  
846 payment thereof at maturity. Whenever any of the federal, private or  
847 other moneys so received with respect to such project are used to meet  
848 the principal of such temporary notes or whenever principal of any  
849 such temporary notes is retired by application of revenue receipts of  
850 the state, the amount of bonds theretofore authorized in anticipation of  
851 which such temporary notes were issued, and the aggregate amount of  
852 bonds which may be authorized pursuant to section 27 of this act, shall  
853 each be reduced by the amount of the principal so met or retired.  
854 Pending use of the federal, private or other moneys so received to meet  
855 the principal as directed in this section, the amount thereof may be  
856 invested by the State Treasurer in bonds or obligations of, or  
857 guaranteed by, the state or the United States or agencies or  
858 instrumentalities of the United States, shall be deemed to be part of the  
859 debt retirement funds of the state, and net earnings on such  
860 investments shall be used in the same manner as the said moneys so  
861 invested.

862       Sec. 32. Said bonds issued pursuant to sections 27 to 34, inclusive, of  
863 this act, shall be general obligations of the state and the full faith and  
864 credit of the state of Connecticut are pledged for the payment of the  
865 principal of and interest on said bonds as the same become due, and  
866 accordingly and as part of the contract of the state with the holders of  
867 said bonds, appropriation of all amounts necessary for punctual  
868 payment of such principal and interest is hereby made, and the State  
869 Treasurer shall pay such principal and interest as the same become  
870 due.

871       Sec. 33. In accordance with section 28 of this act the state, through  
872 the Departments of Agriculture, Environmental Protection, Economic  
873 and Community Development, Mental Health and Addiction Services,  
874 Education, Children and Families, the Connecticut Historical  
875 Commission, Connecticut Innovations, Incorporated, the State Library,  
876 and Connecticut Public Broadcasting, Incorporated may provide  
877 grants-in-aid to or for the agencies or purposes and projects as

878 described in said section 28. All grants shall be made in accordance  
879 with the terms of a contract at such time or times as shall be  
880 determined within authorization of funds by the State Bond  
881 Commission.

882       Sec. 34. In the case of any grant-in-aid made pursuant to subsections  
883 (b), (c), (f), (g), (h)(1) and (i) of section 28 of this act which is made to  
884 any entity which is not a political subdivision of the state, the contract  
885 entered into pursuant to section 33 of this act shall provide that if the  
886 premises for which such grant-in-aid was made ceases, within ten  
887 years of the date of such grant, to be used as a facility for which such  
888 grant was made, an amount equal to the amount of such grant, minus  
889 ten per cent per year for each full year which has elapsed since the date  
890 of such grant, shall be repaid to the state and that a lien shall be placed  
891 on such land in favor of the state to ensure that such amount will be  
892 repaid in the event of such change in use provided if the premises for  
893 which such grant-in-aid was made are owned by the state, a  
894 municipality or a housing authority no lien need be placed.

895       Sec. 35. Section 1 of special act 90-34, as amended by section 182 of  
896 special act 91-7 of the June special session, section 138 of special act 92-  
897 3 of the May special session, section 123 of special act 93-2 of the June  
898 special session, section 82 of public act 94-2 of the May special session,  
899 section 49 of special act 95-20, section 99 of special act 97-1 of the June 5  
900 special session and section 10 of public act 00-167, is amended to read  
901 as follows:

902       The State Bond Commission shall have power, in accordance with  
903 the provisions of sections 1 to 7, inclusive, of special act 90-34, from  
904 time to time to authorize the issuance of bonds of the state in one or  
905 more series and in principal amounts in the aggregate, not exceeding  
906 ~~[\$534,547,536]~~ \$534,336,591.

907       Sec. 36. Subsection (b) of section 2 of special act 90-34, as amended  
908 by section 50 of special act 95-20 and section 100 of special act 97-1 of  
909 the June 5 special session, is repealed.

910 Sec. 37. Subdivision (5) of subsection (h) of section 2 of special act  
911 90-34 is amended to read as follows:

912 Various flood control and shore erosion control projects, not  
913 exceeding [~~\$1,000,000~~] \$996,219.

914 Sec. 38. Subdivision (4) of subsection (j) of section 2 of special act 90-  
915 34, as amended by section 186 of special act 91-7 of the June 5 special  
916 session and section 14 of public act 00-167, is amended to read as  
917 follows:

918 Security improvements at various inpatient facilities, including  
919 renovations and improvements for an immediate secure treatment  
920 unit, not exceeding [~~\$1,575,050~~] \$1,392,886.

921 Sec. 39. Section 1 of special act 91-7 of the June special session, as  
922 amended by section 173 of special act 92-3 of the May special session,  
923 section 161 of special act 93-2 of the June special session, section 106 of  
924 public act 94-2 of the May special session, section 60 of special act 95-  
925 20, section 32 of public act 96-181 and section 119 of special act 97-1 of  
926 the June 5 special session, is amended to read as follows:

927 The State Bond Commission shall have power, in accordance with  
928 the provisions of sections 1 to 7, inclusive, of special act 91-7 of the  
929 June special session, from time to time to authorize the issuance of  
930 bonds of the state in one or more series and in principal amounts in the  
931 aggregate, not exceeding [~~\$136,123,755~~] \$136,119,844.

932 Sec. 40. Subdivision (1) of subsection (d) of section 2 of special act  
933 91-7 of the June special session is amended to read as follows:

934 Dam repairs, including state-owned dams, not exceeding  
935 [~~\$2,000,000~~] \$1,996,089.

936 Sec. 41. Section 1 of special act 92-25 is amended to read as follows:

937 As used in [this act] special act 92-25, as amended by this act, and

938 section 8 of this act:

939 (1) "Bonds" means bonds, notes or other obligations, including, but  
940 not limited to, refunding bonds.

941 (2) "Inter-community agreement" means the agreement dated as of  
942 August 1, 1985, by and among the towns and cities of Bristol and New  
943 Britain and the towns of Berlin, Burlington, Plainville, Plymouth,  
944 Southington and Washington, as such agreement has been amended to  
945 include the towns of Wolcott, Warren, Hartland, Branford, Seymour  
946 and Prospect and as such agreement may be further amended from  
947 time to time.

948 (3) "Original bonds" means the seventy-three million five hundred  
949 twenty thousand dollars face amount of Connecticut Development  
950 Authority Solid Waste and Electric Revenue Bonds, Ogden Martin  
951 Systems of Bristol, Inc. Project -1985 Series, issued September 18, 1985.

952 (4) "Original project agreements" means all agreements or contracts  
953 and amendments thereto entered into with respect to the issuance of  
954 the original bonds and the security therefor, including, but not limited  
955 to, the loan agreement, security agreement, service agreement, project  
956 agreement, inter-community agreement, reimbursement agreement  
957 and guarantee.

958 (5) "Project" means activities required to provide services to the  
959 municipalities of the committee that include, but are not limited to, (A)  
960 the mass burn solid waste disposal, electric power generating and  
961 resource recovery facility in the city of Bristol, financed by the original  
962 bonds, including any additions, renovations or other improvements  
963 thereto, (B) any landfill project, or (C) any solid waste disposal and  
964 resource recovery facility, including any electric power generating  
965 facility in connection therewith, or recycling facility, as defined in  
966 chapter 446d, or any plant, works, system or component of such a  
967 facility, equipment, machinery or other element of such a facility, or  
968 any part of such a facility, that the committee or other person or entity

969 designated by the committee plans, designs, finances, constructs,  
970 manages, operates or maintains, including real estate and  
971 improvements thereto and the extension or provision of utilities and  
972 other appurtenant facilities deemed necessary by the committee for the  
973 operation of the facility or a portion of the facility, including all  
974 property rights, easements and interests required and any additions,  
975 renovations or other improvements thereto.

976 (6) "Refunding bonds" means bonds issued pursuant to [this act]  
977 special act 92-25 to refinance the project and to finance related cost of  
978 such refinancing and to refinance any bonds issued by the committee.

979 (7) "Committee" means the resource recovery operating committee  
980 created pursuant to [section 22a-221(c)] subsection (c) of section 22a-  
981 221 and the inter-community agreement.

982 (8) "Landfill project" means activities required to provide landfill  
983 services to the municipalities of the committee that include, but are not  
984 limited to, the planning, acquiring, constructing, closing or expanding  
985 the city of Bristol landfill; providing a new landfill or access to a new  
986 landfill in any location; the payment of engineering and consulting  
987 fees; site preparation; wetlands replication; storm water management;  
988 landfill capping; monitoring, acquisition or transfer of real property or  
989 interests therein; providing gas control mechanisms, equipment,  
990 landscaping and all necessary and appropriate appurtenances thereto  
991 or the financing of costs, including, but not limited to, legal, printing,  
992 administrative, financing and related costs or the committee's share of  
993 such costs pursuant to an agreement to provide, develop or operate a  
994 landfill and share costs with other entities in connection with the  
995 landfill project.

996 Sec. 42. Section 2 of special act 92-25 is amended to read as follows:

997 (a) The committee is authorized to issue (1) refunding bonds to  
998 refinance all or any portion of the outstanding original bonds,  
999 [including costs] (2) bonds to finance a project, and (3) refunding

1000 bonds. Such bonds may include the cost of issuance, debt service  
1001 reserve, interest on the [refunding] bonds for a period not to exceed  
1002 five years, credit enhancement, call premium, fees and costs associated  
1003 with any contract entered into by the committee pursuant to this  
1004 section and notice of redemption of the original or prior bonds, and in  
1005 connection therewith to enter into [agreements for the purpose of  
1006 moderating interest rate fluctuations, including investment contracts,  
1007 funding agreements] forward purchase agreements and agreements to  
1008 issue bonds at a future date. The committee shall not issue any bonds  
1009 in amounts which would cause the total amount of bonds issued by  
1010 the committee and outstanding at any time to exceed one hundred  
1011 million dollars. Bonds shall not be considered outstanding to the  
1012 extent they are payable from funds deposited in escrow in an amount  
1013 sufficient, together with the investment earnings thereon which are to  
1014 be retained in said escrow, to provide for the payment when due of the  
1015 principal of and interest and any redemption premium on such bonds.  
1016 The bonds shall not be indebtedness of the municipalities which are  
1017 parties to the inter-community agreement, and no such municipality  
1018 shall be obligated to pay such bonds, directly or indirectly, unless the  
1019 municipality approves such obligation in accordance with the  
1020 provisions of the inter-community agreement.

1021 (b) In connection with or incidental to the carrying of bonds or in  
1022 connection with or incidental to the issuance of bonds, the committee  
1023 may enter into such contracts as it may determine to be necessary or  
1024 appropriate to place the obligations of the committee, as represented  
1025 by the bonds, in whole or in part, on such interest rate or cash flow  
1026 basis as the committee may determine, including, but not limited to,  
1027 interest rate swap agreements, insurance agreements, forward  
1028 payment conversion [and forward purchase agreements, agreements  
1029 to issue bonds at a future date, future] agreements, futures contracts,  
1030 contracts providing for payments based on levels of or changes in  
1031 interest rates, or market indices, contracts to [exchange cash flows or a  
1032 series of payments, contracts] manage interest rate risk, including  
1033 without limitation, [credit facilities authorized pursuant to section 7-

1034 370b of the general statutes, remarketing, options, puts or calls to  
1035 hedge payment, rate, spread or similar exposure] interest rate floors or  
1036 caps, options, puts, calls and similar arrangements. Such contracts  
1037 shall contain such payment, security, default, remedy and other terms  
1038 and conditions as the committee may deem appropriate and shall be  
1039 entered into with such party or parties as the committee may select,  
1040 after giving due consideration, where applicable, to the  
1041 creditworthiness of the counter party or counter parties, including any  
1042 rating by a nationally recognized rating agency, the impact on any  
1043 rating of any outstanding bonds or any other criteria as the committee  
1044 may deem appropriate, provided the long-term obligations of the  
1045 counter party is rated the same or higher than the underlying rating of  
1046 the committee on the applicable bonds by at least one nationally  
1047 recognized rating agency. The committee may pledge the collateral  
1048 that secures the applicable bonds or notes to the committee's payment  
1049 obligations under any agreement entered into pursuant to this section.  
1050 As part of a contract between the committee and the parties to any  
1051 agreement entered into pursuant to this section appropriation of all  
1052 amounts necessary for the punctual payment of the obligations of the  
1053 committee under such agreement is hereby made and the committee  
1054 shall pay such amounts as the same become due.

1055 (c) The committee may obtain from a commercial bank or an  
1056 insurance company authorized to do business within or without this  
1057 state a letter of credit, line of credit or other liquidity facility or credit  
1058 facility for the purpose of providing funds for the payment in respect  
1059 of bonds required by the holder thereof to be redeemed or repurchased  
1060 prior to maturity or for providing additional security for such bonds.  
1061 In connection therewith, the committee may enter into reimbursement  
1062 agreements, remarketing agreements, standby bond purchase  
1063 agreements or any other necessary or appropriate agreements. The  
1064 committee may pledge the collateral that secures the applicable bonds  
1065 for the committee's payment obligations under any agreement entered  
1066 into pursuant to this section. As part of the contract between the  
1067 committee and the parties to any agreement entered into pursuant to

1068 this section, appropriation of all amounts necessary for the punctual  
1069 payment of the obligations of the committee under such agreement is  
1070 hereby made and the committee shall pay such amounts as the same  
1071 become due.

1072 (d) Any pledge of collateral made pursuant to this section shall be in  
1073 effect until the obligation for which the pledge is made has been fully  
1074 paid or terminated, or provision has been made for such payment. Any  
1075 such pledge shall be valid and binding from the time when the pledge  
1076 is made; moneys or rents so pledged and thereafter received by the  
1077 committee shall immediately be subject to the lien of such pledge  
1078 without any physical delivery thereof or further act; and the lien of any  
1079 such pledge shall be valid and binding as against parties having claims  
1080 of any kind in tort, contract, or otherwise, against the committee,  
1081 irrespective of whether such parties have notice of such lien. Neither  
1082 the resolution, trust indenture pledge or security agreement nor any  
1083 other instrument by which a pledge is created need be recorded.

1084 Sec. 43. Section 3 of special act 92-25, as amended by section 9 of  
1085 special act 93-40, is amended to read as follows:

1086 The principal of and interest on [refunding] bonds issued by the  
1087 committee, and any agreement as set forth in section 2 of special act 92-  
1088 25, as amended by this act, may be secured by a pledge of any  
1089 revenues and receipts of the committee derived from the project and  
1090 may be additionally secured by the assignment of a lease of the project  
1091 or by an assignment of the revenues and receipts derived by the  
1092 committee from any such lease. The payment of principal and interest  
1093 on such [refunding] bonds may be additionally secured by a pledge of  
1094 any other property, revenues, moneys or funds available to the  
1095 committee for such purpose. The resolution authorizing the issuance of  
1096 [refunding] bonds and any such lease may contain or authorize  
1097 agreements and provisions respecting (1) the establishment of reserves  
1098 to secure such [refunding] bonds, (2) the maintenance and insurance of  
1099 the project covered thereby, (3) the fixing and collection of rents for

1100 any portion thereof leased by the committee to others, (4) the creation  
1101 and maintenance of special funds from such revenues, (5) the rights  
1102 and remedies available in the event of default, (6) provision for a trust  
1103 agreement by and between the committee and a corporate trustee or  
1104 trustees which may be any trust company or bank having the powers  
1105 of a trust company within or without the state, which agreement may  
1106 provide for the pledge or assigning of any assets or income from assets  
1107 to which or in which the committee has rights or interest, the vesting  
1108 in such trustee or trustees of such property, rights, powers and duties  
1109 in trust as the committee may determine, which may include any or all  
1110 of the rights, powers and duties of any trustee appointed by the  
1111 holders of any [refunding] bonds and limiting or abrogating the right  
1112 of the holders of any [refunding] bonds to appoint a trustee or limiting  
1113 rights, powers and duties of such trustee, and may further provide for  
1114 such other rights and remedies exercisable by the trustee as may be  
1115 proper for the protection of the holders of any [refunding] bonds and  
1116 not otherwise in violation of law. Such trust agreement may provide  
1117 for the restriction of rights of any individual holder of [refunding]  
1118 bonds of the committee and may contain any provisions which are  
1119 reasonable to delineate further the respective rights, due safeguards,  
1120 responsibilities and liabilities of the committee, persons and collective  
1121 holders of [refunding] bonds of the committee and the trustee, (7)  
1122 covenants to do or refrain from doing acts and things as may be  
1123 necessary or convenient or desirable in order to better secure  
1124 [refunding] bonds of the committee, or which, in the discretion of the  
1125 committee, will tend to make any [refunding] bonds to be issued more  
1126 marketable, notwithstanding that such covenants or things may not be  
1127 enumerated in [this act;] special act 93-40, and (8) any other matters of  
1128 like or different character, which in any way affect the security or  
1129 protection of the [refunding] bonds, all as the committee shall deem  
1130 advisable and not in conflict with the provisions of [this act] special act  
1131 93-40. Each pledge, agreement or assignment of lease made for the  
1132 benefit or security of any [refunding] bonds of the committee shall be  
1133 in effect until the principal of and interest on the [refunding] bonds for

1134 the benefit of which the same were made have been fully paid, or until  
1135 provision has been made for the payment in the manner provided in  
1136 the resolution or resolutions authorizing the issuance. Any pledge  
1137 made in respect of such [refunding] bonds shall be valid and binding  
1138 from the time when the pledge is made; moneys or rents so pledged  
1139 and thereafter received by the committee shall immediately be subject  
1140 to the lien of such pledge without any physical delivery thereof or  
1141 further act; and the lien of any such pledge shall be valid and binding  
1142 as against parties having claims of any kind in tort, contract or  
1143 otherwise against the committee, irrespective of whether such parties  
1144 have notice thereof. Neither the resolution, trust indenture nor any  
1145 other instrument by which a pledge is created need be recorded. The  
1146 committee may, without further approval of the legislative bodies of  
1147 the municipalities which are parties to the original project agreements,  
1148 assign, amend, reaffirm, or terminate any or all of such original project  
1149 agreements to secure the [refunding] bonds and exercise the powers  
1150 set forth in [this act] special act 93-40 by vote taken in accordance with  
1151 the inter-community agreement. The resolution authorizing the  
1152 issuance of such [refunding] bonds may provide for the enforcement of  
1153 any such pledge or security in any lawful manner.

1154 Sec. 44. Section 4 of special act 92-25, as amended by section 12 of  
1155 special act 93-40, is amended to read as follows:

1156 The exercise of the powers granted by [this act] special act 93-40  
1157 constitutes the performance of an essential governmental function and  
1158 the committee shall not be required to pay any taxes or assessments  
1159 upon or in respect of [the] any project, or any property or moneys of  
1160 the committee, levied by any municipality or political subdivision or  
1161 special district having taxing powers of the state, nor shall the  
1162 committee be required to pay state taxes of any kind, and the  
1163 committee, its projects, property and money and any [refunding]  
1164 bonds issued under the provisions of [this act] special act 93-40, their  
1165 transfer and the income therefrom, including revenues derived from  
1166 the sale thereof, shall at all times be free from taxation of every kind by

1167 the state except for estate or succession taxes and by the municipalities  
1168 and all other political subdivisions or special districts having taxing  
1169 powers of the state, provided nothing herein shall prevent the  
1170 committee from entering into agreements to make payments in lieu of  
1171 taxes with respect to property acquired by it or by any person leasing a  
1172 project from the committee or operating or managing a project on  
1173 behalf of the committee and neither the committee nor its projects,  
1174 properties, money or [refunding] bonds shall be obligated, liable or  
1175 subject to lien of any kind for enforcement, collection or payment  
1176 thereof. If and to the extent the proceedings under which the  
1177 [refunding] bonds authorized to be issued under the provisions of [this  
1178 act] special act 93-40 so provide, the committee may agree to cooperate  
1179 with the lessee or operator of the project in connection with any  
1180 administrative or judicial proceedings for determining the validity or  
1181 amount of such payment and may agree to appoint or designate and  
1182 reserve the right in and for such lessees or operators to take all action  
1183 which the committee may lawfully take in respect of such payments  
1184 and all matters relating thereto, and such agreement may provide such  
1185 lessee or operator shall bear and pay costs and expenses of the  
1186 committee thereby incurred at the request of such lessee or operator or  
1187 by reason of any such action taken by such lessee or operator in behalf  
1188 of the committee. Any lessee or operator of a project which has paid  
1189 the amounts in lieu of taxes permitted by this section to be paid shall  
1190 not be required to pay any such taxes in which a payment in lieu  
1191 thereof has been made to the state or to any such municipality or other  
1192 political subdivision or special district having taxing powers, any other  
1193 statutes to the contrary notwithstanding.

1194 Sec. 45. Section 5 of special act 92-25, as amended by section 10 of  
1195 special act 93-40, is amended to read as follows:

1196 (a) The [refunding] bonds may be issued in one or more series in  
1197 such aggregate principal amounts and bearing rate or rates of interest,  
1198 be executed by manual or facsimile signatures, be issued as term bonds  
1199 with mandatory deposit of sinking fund payments, at par, a discount

1200 or an original issue discount, with or without redemption provisions,  
1201 with principal and interest payments at such times and in such  
1202 amounts, be sold at public sale or by negotiation at such price or prices  
1203 and at such time or times, and contain and be issued in accordance  
1204 with such other terms, details and particulars as determined by the  
1205 committee, or delegated by the committee to such committee members  
1206 as it shall determine.

1207 (b) Any proceeds derived from the sale of the [refunding] bonds,  
1208 and revenues, receipts and income pledged to the [refunding] bonds,  
1209 or from the project, may be invested and reinvested in such  
1210 obligations, securities or other investments that are legal investments  
1211 for the state, and in such obligations, securities, and other investments,  
1212 including time deposits or certificates of deposit, as shall be provided  
1213 in the resolution or resolutions authorizing the issuance of the  
1214 [refunding] bonds.

1215 (c) Whether or not the [refunding] bonds are of such form and  
1216 character as to be negotiable instruments under article eight of title 42a  
1217 of the general statutes, the [refunding] bonds shall be and are hereby  
1218 made negotiable instruments within the meaning of and for all the  
1219 purposes of article eight of said title 42a, subject only to the provisions  
1220 of the [refunding] bonds for registration.

1221 (d) The committee may provide in any resolution authorizing the  
1222 issuance of [refunding] bonds for the time and manner of and  
1223 requisites for disbursements to be made with respect to such bonds.

1224 (e) The committee is further authorized and empowered to issue  
1225 [refunding] bonds under [this act] special act 93-40 the interest on  
1226 which may be includable in the gross income of the holder or holders  
1227 thereof under the Internal Revenue Code of 1986, or any subsequent  
1228 corresponding internal revenue code of the United States, as from time  
1229 to time amended.

1230 Sec. 46. Section 6 of special act 92-25 is amended to read as follows:

1231 [Refunding bonds] Bonds issued by the committee under the  
1232 provisions of [this act] special act 92-25 are hereby made securities in  
1233 which all public officers and public bodies of the state and its political  
1234 subdivisions, all insurance companies, credit unions, building and loan  
1235 associations, investment companies, savings banks, banking  
1236 associations, trust companies, executors, administrators, trustees and  
1237 other fiduciaries and pension, profit-sharing and retirement funds may  
1238 properly and legally invest funds, including capital in their control or  
1239 belonging to them. Such [refunding] bonds are hereby made securities  
1240 which may properly and legally be deposited with and received by  
1241 any state or municipal officer or any agency or municipality of the  
1242 state for any purpose for which the deposit of bonds or obligations of  
1243 the state is now or may hereafter be authorized by law.

1244 Sec. 47. Section 11 of special act 93-40 is amended to read as follows:

1245 Bonds of the committee issued pursuant to special act 92-25, as  
1246 amended by this act, shall not be deemed to constitute a debt or  
1247 liability of the state or of any municipality thereof or a pledge of the  
1248 faith and credit of the state or of any such municipality, and shall not  
1249 constitute bonds or notes issued or guaranteed by the state within the  
1250 meaning of section 3-21 of the general statutes, but shall be payable  
1251 solely from the revenues and funds herein provided therefor. All such  
1252 bonds shall contain on the face thereof a statement to the effect that  
1253 neither the state of Connecticut nor any municipality thereof other  
1254 than the committee shall be obligated to pay the same or the interest  
1255 thereon and that neither the faith and credit nor the taxing power of  
1256 the state of Connecticut or of any such municipality is pledged to the  
1257 payment of the principal of or the interest on such [refunding] bonds.

1258 In the performance of its duties and purposes under the inter-  
1259 community agreement, the committee is granted the powers afforded  
1260 to municipal or regional resource recovery authorities under  
1261 subsection (a) of section 7-273bb of the general statutes in addition to  
1262 any other powers it may otherwise have under the general statutes or

1263 any public or special act. It is the intention of [this act] special act 93-40  
1264 that the committee shall be granted all powers necessary to fulfill the  
1265 purposes of this act and to carry out its responsibilities and that the  
1266 provisions of this act are to be construed liberally.

1267 Sec. 48. Section 1 of special act 92-3 of the May special session, as  
1268 amended by section 174 of special act 93-2 of the June special session,  
1269 section 118 of public act 94-2 of the May special session, section 66 of  
1270 special act 95-20, section 36 of public act 96-181, section 129 of special  
1271 act 97-1 of the June 5 special session and section 32 of special act 98-9,  
1272 is amended to read as follows:

1273 The State Bond Commission shall have power, in accordance with  
1274 the provisions of sections 1 to 7, inclusive, of special act 92-3 of the  
1275 May special session, from time to time to authorize the issuance of  
1276 bonds of the state in one or more series and in principal amounts in the  
1277 aggregate, not exceeding [~~\$321,562,576~~] \$321,385,563.

1278 Sec. 49. Subdivision (2) of subsection (g) of section 2 of special act  
1279 92-3 of the May special session is amended to read as follows:

1280 Dam repairs, including state-owned dams, not exceeding  
1281 [~~\$1,300,000~~] \$1,288,627.

1282 Sec. 50. Sections 1 to 8, inclusive, of special act 93-40 are repealed.

1283 Sec. 51. Subdivision (3) of subsection (h) of section 2 of special act  
1284 92-3 of the May special session, as amended by section 177 of special  
1285 act 93-2 of the June special session, is amended to read as follows:

1286 Land acquisition, construction or purchase and renovation of  
1287 specialized group homes, not exceeding [~~\$7,870,000~~] \$7,704,360.

1288 Sec. 52. Section 1 of special act 93-2 of the June special session, as  
1289 amended by section 134 of public act 94-2 of the May special session,  
1290 section 75 of special act 95-20, section 43 of public act 96-181, section  
1291 140 of special act 97-1 of the June 5 special session, section 34 of special

1292 act 98-9 and section 50 of public act 99-242, is amended to read as  
1293 follows:

1294 The State Bond Commission shall have power, in accordance with  
1295 the provisions of sections 1 to 7, inclusive, of special act 93-2 of the  
1296 June special session, from time to time to authorize the issuance of  
1297 bonds of the state in one or more series and in principal amounts in the  
1298 aggregate, not exceeding [~~\$333,117,412~~] \$333,108,689.

1299 Sec. 53. Subdivision (2) of subsection (g) of section 2 of special act  
1300 93-2 of the June special session is amended to read as follows:

1301 Dam repairs, including state-owned dams, not exceeding  
1302 [~~\$1,000,000~~] \$991,277.

1303 Sec. 54. Section 21 of special act 93-2 of the June special session, as  
1304 amended by section 145 of public act 94-2 of the May special session,  
1305 section 48 of public act 96-181 and section 147 of special act 97-1 of the  
1306 June 5 special session, is amended to read as follows:

1307 The State Bond Commission shall have power, in accordance with  
1308 the provisions of sections 21 to 26, inclusive, of special act 93-2 of the  
1309 June special session, from time to time to authorize the issuance of  
1310 bonds of the state in one or more series and in principal amounts in the  
1311 aggregate, not exceeding [~~\$64,751,801~~] \$64,608,299.

1312 Sec. 55. Subdivision (1) of subsection (a) of section 22 of special act  
1313 93-2 of the June special session is amended to read as follows:

1314 Grants-in-aid to municipalities for the purpose of providing potable  
1315 water, not exceeding [~~\$950,000~~] \$926,733.

1316 Sec. 56. Subdivision (3) of subsection (a) of section 22 of special act  
1317 93-2 of the June special session is amended to read as follows:

1318 Identification, investigation, containment, removal or mitigation of  
1319 contaminated industrial sites in urban areas, not exceeding

1320 [~~\$10,000,000~~] \$9,990,000.

1321 Sec. 57. Subdivision (4) of subsection (a) of section 22 of special act  
1322 93-2 of the June special session is amended to read as follows:

1323 Grants-in-aid to establish a regional household hazardous waste  
1324 program, for collection and disposal management, not exceeding  
1325 [~~\$1,000,000~~] \$889,765.

1326 Sec. 58. Section 29 of special act 93-2 of the June special session, as  
1327 amended by section 151 of public act 94-2 of the May special session,  
1328 section 78 of special act 95-20, section 53 of public act 96-181, section  
1329 152 of special act 97-1 of the June 5 special session and section 53 of  
1330 public act 99-242, is amended to read as follows:

1331 The State Bond Commission shall have power, in accordance with  
1332 the provisions of sections 29 to 35, inclusive, of special act 93-2 of the  
1333 June special session, from time to time to authorize the issuance of  
1334 bonds of the state in one or more series and in principal amounts in the  
1335 aggregate, not exceeding [~~\$267,079,048~~] \$267,072,585.

1336 Sec. 59. Subdivision (2) of subsection (d) of section 30 of special act  
1337 93-2 of the June special session is amended to read as follows:

1338 Dam repairs, including state-owned dams, not exceeding  
1339 [~~\$1,000,000~~] \$993,537.

1340 Sec. 60. Section 49 of special act 93-2 of the June special session, as  
1341 amended by section 165 of public act 94-2 of the May special session,  
1342 section 83 of special act 95-20, section 62 of public act 96-181, section  
1343 173 of special act 97-1 of the June 5 special session, section 38 of special  
1344 act 98-9 and section 19 of public act 00-167, is amended to read as  
1345 follows:

1346 The State Bond Commission shall have power, in accordance with  
1347 the provisions of sections 49 to 54, inclusive, of special act 93-2 of the  
1348 June special session, from time to time, to authorize the issuance of

1349 bonds of the state in one or more series and in principal amounts in the  
1350 aggregate, not exceeding [~~\$54,950,000~~] \$53,670,064.

1351 Sec. 61. Subdivision (3) of subsection (b) of section 50 of special act  
1352 93-2 of the June special session is amended to read as follows:

1353 [~~Grant-in-aid to the Science Museum for development of a new~~  
1354 ~~facility in East Hartford~~] Grant-in-aid to the city of East Hartford for  
1355 road and infrastructure and improvements associated with the  
1356 Rentschler Field project in East Hartford, not exceeding \$4,500,000.

1357 Sec. 62. Section 4 of special act 93-21, as amended by section 170 of  
1358 public act 94-2 of the May special session, is amended to read as  
1359 follows:

1360 (a) For the purposes described in subsection (b) of this section, the  
1361 State Bond Commission shall have the power, from time to time to  
1362 authorize the issuance of bonds of the state in one or more series and  
1363 in principal amounts not exceeding in the aggregate [~~sixteen million~~  
1364 ~~six~~] eight hundred [~~fifty~~] thirty-two thousand five hundred dollars.

1365 (b) The proceeds of the sale of said bonds, to the extent of the  
1366 amount stated in subsection (a) of this section, shall be used by the  
1367 Department of Education for grants to the town and city of Hartford  
1368 for the purpose of a school building project for the magnet inter-  
1369 district University School in accordance with the provisions of section  
1370 3 of special act 93-21, as amended by section 169 of [~~this act~~] public act  
1371 94-2 of the May special session.

1372 (c) All provisions of section 3-20 of the general statutes, or the  
1373 exercise of any right or power granted thereby which are not  
1374 inconsistent with the provisions of this section are hereby adopted and  
1375 shall apply to all bonds authorized by the State Bond Commission  
1376 pursuant to this section, and temporary notes in anticipation of the  
1377 money to be derived from the sale of any such bonds so authorized  
1378 may be issued in accordance with said section 3-20 and from time to

1379 time renewed. Such bonds shall mature at such time or times not  
1380 exceeding twenty years from their respective dates as may be provided  
1381 in or pursuant to the resolution or resolutions of the State Bond  
1382 Commission authorizing such bonds. None of said bonds shall be  
1383 authorized except upon a finding by the State Bond Commission that  
1384 there has been filed with it a request for such authorization, which is  
1385 signed by or on behalf of the Secretary of the Office of Policy and  
1386 Management and states such terms and conditions as said commission,  
1387 in its discretion, may require. Said bonds issued pursuant to this  
1388 section shall be general obligations of the state and the full faith and  
1389 credit of the state of Connecticut are pledged for the payment of the  
1390 principal of and interest on said bonds as the same become due, and  
1391 accordingly and as part of the contract of the state with the holders of  
1392 said bonds, appropriation of all amounts necessary for punctual  
1393 payment of such principal and interest is hereby made, and the  
1394 Treasurer shall pay such principal and interest as the same become  
1395 due.

1396 Sec. 63. Section 16 of public act 94-2 of the May special session, as  
1397 amended by section 67 of public act 96-181, section 178 of special act  
1398 97-1 of the June 5 special session, section 41 of special act 98-9 and  
1399 section 21 of public act 00-167, is amended to read as follows:

1400 The State Bond Commission shall have power, in accordance with  
1401 the provisions of sections 16 to 22, inclusive, of public act 94-2 of the  
1402 May special session from time to time, to authorize the issuance of  
1403 bonds of the state in one or more series and in principal amounts in the  
1404 aggregate, not exceeding [~~\$40,600,000~~] \$29,259,600.

1405 Sec. 64. Section 1 of special act 95-20, as amended by section 70 of  
1406 public act 96-181, section 182 of special act 97-1 of the June 5 special  
1407 session, section 43 of special act 98-9, section 59 of public act 99-242  
1408 and section 23 of public act 00-167, is amended to read as follows:

1409 The State Bond Commission shall have power, in accordance with  
1410 the provisions of sections 1 to 7, inclusive, of special act 95-20, from

1411 time to time to authorize the issuance of bonds of the state in one or  
1412 more series and in principal amounts in the aggregate, not exceeding  
1413 ~~[\$192,254,982]~~ \$192,233,281.

1414 Sec. 65. Subdivision (3) of subsection (h) of section 2 of special act  
1415 95-20 is amended to read as follows:

1416 Various flood control, flood repair, erosion damage repairs and  
1417 municipal dam repairs, not exceeding ~~[\$1,500,000]~~ \$1,478,299.

1418 Sec. 66. Section 12 of special act 95-20, as amended by section 78 of  
1419 public act 96-181, is amended to read as follows:

1420 The State Bond Commission shall have power, in accordance with  
1421 the provisions of section 12 to 17, inclusive, of special act 95-20, from  
1422 time to time to authorize the issuance of bonds of the state in one or  
1423 more series and in principal amounts in the aggregate, not exceeding  
1424 ~~[\$46,165,000]~~ \$46,140,369.

1425 Sec. 67. Subdivision (2) of subsection (a) of section 13 of special act  
1426 95-20 is amended to read as follows:

1427 Grants-in-aid to state agencies, regional planning and municipalities  
1428 for water pollution control projects, not exceeding ~~[\$3,000,000]~~  
1429 \$2,975,369.

1430 Sec. 68. Section 21 of special act 95-20, as amended by section 86 of  
1431 public act 96-181, section 198 of special act 97-1 of the June 5 special  
1432 session, section 46 of special act 98-9, section 63 of public act 99-242  
1433 and section 25 of public act 00-167, is amended to read as follows:

1434 The State Bond Commission shall have power, in accordance with  
1435 the provisions of sections 21 to 27, inclusive, of special act 95-20, from  
1436 time to time to authorize the issuance of bonds of the state in one or  
1437 more series and in principal amounts in the aggregate, not exceeding  
1438 ~~[\$201,116,431]~~ \$200,950,449.

1439 Sec. 69. Subdivision (2) of subsection (c) of section 22 of special act  
1440 95-20 is repealed.

1441 Sec. 70. Subdivision (4) of subsection (d) of section 22 of special act  
1442 95-20, as amended by section 64 of public act 99-242, is amended to  
1443 read as follows:

1444 Planning for a new barracks facility [in Rocky Hill] for Troop H and  
1445 support facilities, not exceeding \$256,650.

1446 Sec. 71. Subdivision (2) of subsection (h) of section 22 of special act  
1447 95-20 is amended to read as follows:

1448 Dam repairs, including state-owned dams, not exceeding  
1449 [\$2,000,000] \$1,969,018.

1450 Sec. 72. Section 29 of special act 95-20 is amended to read as follows:

1451 The proceeds of the sale of said bonds shall be used by the  
1452 Department of Housing for the purposes hereinafter stated:

1453 Housing development and rehabilitation, including moderate cost  
1454 housing, moderate rental, congregate and elderly housing, urban  
1455 homesteading, community housing development corporations,  
1456 housing purchase and rehabilitation (no more than \$10,000,000 of the  
1457 total), housing for the homeless, housing for low income persons,  
1458 limited equity cooperatives and mutual housing projects, removal and  
1459 abatement of hazardous material, including asbestos and lead-based  
1460 paint in residential structures, emergency repair assistance for senior  
1461 citizens, housing land bank and land trust, housing and community  
1462 development, predevelopment grants and loans, reimbursement for  
1463 state and federal surplus property, private rental investment mortgage  
1464 and equity program, housing infrastructure, septic system repair loan  
1465 program, acquisition and related rehabilitation, projects under the  
1466 program established in section 21 of senate bill 2002 of the current  
1467 session, and participation in federal programs, including  
1468 administrative expenses associated with those programs eligible under

1469 the general statutes, not exceeding \$40,000,000.

1470 Sec. 73. Section 41 of special act 95-20 is amended to read as follows:

1471 (a) For the purposes described in subsection (b) of this section, the  
1472 State Bond Commission shall have the power from time to time to  
1473 authorize the issuance of bonds of the state in one or more series and  
1474 in principal amounts not exceeding in the aggregate [nine] one million  
1475 [six] three hundred sixty-one thousand eight hundred one dollars.  
1476 [provided seven million dollars of said authorization shall be effective  
1477 July 1, 1996.]

1478 (b) The proceeds of the sale of said bonds, to the extent of the  
1479 amount stated in subsection (a) of this section, shall be used by the  
1480 Department of Education for a grant to Project LEARN and for the  
1481 purpose of a school building project for the Southeastern Connecticut  
1482 Regional Multicultural Magnet School in accordance with the  
1483 provisions of section 40 of [this act] special act 95-20.

1484 (c) All provisions of section 3-20 of the general statutes, or the  
1485 exercise of any right or power granted thereby which are not  
1486 inconsistent with the provisions of this section are hereby adopted and  
1487 shall apply to all bonds authorized by the State Bond Commission  
1488 pursuant to this section, and temporary notes in anticipation of the  
1489 money to be derived from the sale of any such bonds so authorized  
1490 may be issued in accordance with said section 3-20 and from time to  
1491 time renewed. Such bonds shall mature at such time or times not  
1492 exceeding twenty years from their respective dates as may be provided  
1493 in or pursuant to the resolution or resolutions of the State Bond  
1494 Commission authorizing such bonds. None of said bonds shall be  
1495 authorized except upon a finding by the State Bond Commission that  
1496 there has been filed with it a request for such authorization, which is  
1497 signed by or on behalf of the Secretary of the Office of Policy and  
1498 Management and states such terms and conditions as said commission,  
1499 in its discretion, may require. Said bonds issued pursuant to this  
1500 section shall be general obligations of the state and the full faith and

1501 credit of the state of Connecticut are pledged for the payment of the  
1502 principal of and interest on said bonds as the same become due, and  
1503 accordingly and as part of the contract of the state with the holders of  
1504 said bonds, appropriation of all amounts necessary for punctual  
1505 payment of such principal and interest is hereby made, and the  
1506 Treasurer shall pay such principal and interest as the same become  
1507 due.

1508 Sec. 74. Section 1 of special act 97-1 of the June 5 special session, as  
1509 amended by section 55 of special act 98-9, section 72 of public act 99-  
1510 242 and section 32 of public act 00-167, is amended to read as follows:

1511 The State Bond Commission shall have power, in accordance with  
1512 the provisions of sections 1 to 7, inclusive, of special act 97-1 of the  
1513 June 5 special session, from time to time to authorize the issuance of  
1514 bonds of the state in one or more series and in principal amounts in the  
1515 aggregate, not exceeding [~~\$193,107,134~~] \$192,872,694.

1516 Sec. 75. Subdivision (2) of subsection (d) of section 2 of special act  
1517 97-1 of the June 5 special session is amended to read as follows:

1518 Infrastructure repairs and improvements, including fire, safety and  
1519 compliance with the Americans with Disabilities Act improvements to  
1520 state-owned buildings and grounds, including energy conservation,  
1521 and preservation of unoccupied buildings, not exceeding [~~\$10,000,000~~]  
1522 \$9,951,160.

1523 Sec. 76. Subdivision (2) of subsection (h) of section 2 of special act  
1524 97-1 of the June 5 special session, as amended by section 33 of public  
1525 act 00-167, is amended to read as follows:

1526 Land acquisition, construction or purchase of specialized group  
1527 homes state-wide, not exceeding [~~\$365,000~~] \$179,400.

1528 Sec. 77. Subparagraph (B) of subdivision (5) of subsection (j) of  
1529 section 2 of special act 97-1 of the June 5 special session is amended to  
1530 read as follows:

1531        [Cottage dormitory] For alterations, renovations and improvements  
1532        to various campus buildings and grounds, not exceeding \$1,213,000.

1533        Sec. 78. Section 9 of special act 97-1 of the June 5 special session is  
1534        amended to read as follows:

1535        The proceeds of the sale of said bonds shall be used by the  
1536        Department of Economic and Community Development for the  
1537        purposes hereinafter stated:

1538        Housing development and rehabilitation, including moderate cost  
1539        housing, moderate rental, congregate and elderly housing, urban  
1540        homesteading, community housing development corporations,  
1541        [housing purchase and rehabilitation (no more than \$10,000,000 of the  
1542        total),] housing for the homeless, housing for low income persons,  
1543        limited equity cooperatives and mutual housing projects, removal and  
1544        abatement of hazardous material including asbestos and lead-based  
1545        paint in residential structures (no more than \$2,500,000 of the total),  
1546        emergency repair assistance for senior citizens, housing land bank and  
1547        land trust, housing and community development, predevelopment  
1548        grants and loans, reimbursement for state and federal surplus  
1549        property, private rental investment mortgage and equity program,  
1550        housing infrastructure, demolition, renovation or redevelopment of  
1551        vacant buildings or related infrastructure, septic system repair loan  
1552        program, acquisition and related rehabilitation, projects under the  
1553        program established in section 21 of senate bill 2002 of the current  
1554        session and participation in federal programs, including  
1555        administrative expenses associated with those programs eligible under  
1556        the general statutes, not exceeding \$18,000,000.

1557        Sec. 79. Section 12 of special act 97-1 of the June 5 special session, as  
1558        amended by section 63 of special act 98-9, is amended to read as  
1559        follows:

1560        The State Bond Commission shall have power, in accordance with  
1561        the provisions of sections 12 to 19, inclusive, of special act 97-1 of the

1562 June 5 special session, from time to time to authorize the issuance of  
1563 bonds of the state in one or more series and in principal amounts in the  
1564 aggregate, not exceeding [~~\$52,363,000~~] \$49,049,257.

1565 Sec. 80. Subsection (e) of section 13 of special act 97-1 of the June 5  
1566 special session is amended to read as follows:

1567 For Connecticut Innovations, Incorporated: Financing for various  
1568 projects and programs, including the Connecticut Technology  
1569 Partnership Program, Cooperative Higher Education/Economic  
1570 Development Program, Advanced Technology Centers, Critical  
1571 Technologies Program and Charles Goodyear Cooperative Research  
1572 and Development Grants, not exceeding [~~\$8,000,000~~] \$4,686,257.

1573 Sec. 81. Section 20 of special act 97-1 of the June 5 special session, as  
1574 amended by section 66 of special act 98-9, section 79 of public act 99-  
1575 242 and section 34 of public act 00-167, is amended to read as follows:

1576 The State Bond Commission shall have power, in accordance with  
1577 the provisions of sections 20 to 26, inclusive, of special act 97-1 of the  
1578 June 5 special session, from time to time to authorize the issuance of  
1579 bonds of the state in one or more series and in principal amounts in the  
1580 aggregate, not exceeding [~~\$138,076,000~~] \$137,565,883.

1581 Sec. 82. Subdivision (2) of subsection (d) of section 21 of special act  
1582 97-1 of the June 5 special session is amended to read as follows:

1583 Infrastructure repairs and improvements, including fire, safety and  
1584 compliance with the Americans with Disabilities Act improvements to  
1585 state-owned buildings and grounds including energy conservation and  
1586 preservation of unoccupied buildings, not exceeding [~~\$10,000,000~~]  
1587 \$9,989,883.

1588 Sec. 83. Subdivision (1) of subsection (n) of section 21 of special act  
1589 97-1 of the June 5 special session, as amended by section 86 of public  
1590 act 99-242, is repealed.

1591 Sec. 84. Subdivision (2) of subsection (n) of section 21 of special act  
1592 97-1 of the June 5 special session is amended to read as follows:

1593 Alterations, renovations and improvements to the Courthouse  
1594 located at 7 Kendrick Avenue, Waterbury, [for use as a superior court  
1595 for juvenile matters and juvenile probation,] not exceeding \$1,000,000.

1596 Sec. 85. Section 27 of special act 97-1 of the June 5 special session, as  
1597 amended by section 75 of special act 98-9, is amended to read as  
1598 follows:

1599 The State Bond Commission shall have power, in accordance with  
1600 the provisions of sections 27 to 30, inclusive, of [this act] special act 97-  
1601 1 of the June 5 special session, from time to time to authorize the  
1602 issuance of bonds of the state in one or more series and in principal  
1603 amounts in the aggregate, not exceeding [20,000,000] \$30,000,000.

1604 Sec. 86. Section 28 of special act 97-1 of the June 5 special session, as  
1605 amended by section 76 of special act 98-9, is amended to read as  
1606 follows:

1607 The proceeds of the sale of said bonds shall be used by the  
1608 Department of Economic and Community Development for the  
1609 purposes hereinafter stated:

1610 Housing development and rehabilitation, including moderate cost  
1611 housing, moderate rental, congregate and elderly housing, urban  
1612 homesteading, community housing development corporations,  
1613 [housing purchase and rehabilitation (no more than \$10,000,000 of the  
1614 total),] housing for the homeless, housing for low income persons,  
1615 supportive housing consistent with state mental health policy, limited  
1616 equity cooperatives and mutual housing projects, removal and  
1617 abatement of hazardous material including asbestos and lead-based  
1618 paint in residential structures (no more than \$2,500,000 of the total),  
1619 emergency repair assistance for senior citizens, housing land bank and  
1620 land trust, housing and community development, predevelopment

1621 grants and loans, reimbursement for state and federal surplus  
1622 property, private rental investment mortgage and equity program,  
1623 housing infrastructure, demolition, renovation or redevelopment of  
1624 vacant buildings or related infrastructure, septic system repair loan  
1625 program, acquisition and related rehabilitation, projects under the  
1626 program established in section 21 of senate bill 2002 of the current  
1627 session and participation in federal programs, including  
1628 administrative expenses associated with those programs eligible under  
1629 the general statutes and up to \$5,000,000 for the Residential Mortgage  
1630 Refinancing Guarantee Program, not exceeding [\$20,000,000]  
1631 \$30,000,000.

1632 Sec. 87. Section 27 of public act 98-179 is repealed.

1633 Sec. 88. Section 9 of public act 99-242 is amended to read as follows:

1634 The proceeds of the sale of said bonds shall be used by the  
1635 Department of Economic and Community Development for the  
1636 purposes hereinafter stated:

1637 Housing development and rehabilitation, including moderate cost  
1638 housing, moderate rental, congregate and elderly housing, urban  
1639 homesteading, community housing development corporations,  
1640 housing purchase and rehabilitation, housing for the homeless,  
1641 housing for low income persons, limited equity cooperatives and  
1642 mutual housing projects, abatement of hazardous material including  
1643 asbestos and lead-based paint in residential structures, emergency  
1644 repair assistance for senior citizens, housing land bank and land trust,  
1645 housing and community development, predevelopment grants and  
1646 loans, reimbursement for state and federal surplus property, private  
1647 rental investment mortgage and equity program, housing  
1648 infrastructure, septic system repair loan program, acquisition and  
1649 related rehabilitation, loan guarantees for private developers of rental  
1650 housing for the elderly, projects under the program established in  
1651 section 21 of senate bill 2002 of the current session, and participation in  
1652 federal programs, including administrative expenses associated with

1653 those programs eligible under the general statutes, not exceeding  
1654 \$5,000,000.

1655 Sec. 89. Subdivision (5) of subsection (b) of section 13 of public act  
1656 99-242, as amended by section 46 of public act 00-167, is amended to  
1657 read as follows:

1658 Grants-in-aid to municipalities for improvements to incinerators  
1659 and landfills, including, but not limited to, bulky waste landfills, [(at  
1660 least \$9.5 million of such total for the Ct Resource Recovery Authority,  
1661 for the benefit of the Bridgeport regional solid waste project),] not  
1662 exceeding \$15,000,000.

1663 Sec. 90. Subdivision (2) of subsection (d) of section 13 of public act  
1664 99-242 is amended to read as follows:

1665 [Grant-in-aid to the Science Museum for development of a new  
1666 facility in East Hartford] Grant-in-aid to the city of East Hartford for  
1667 road and infrastructure and improvements associated with the  
1668 Rentschler Field project in East Hartford, not exceeding \$2,500,000.

1669 Sec. 91. Section 28 of public act 99-242 is amended to read as  
1670 follows:

1671 The proceeds of the sale of said bonds shall be used by the  
1672 Department of Economic and Community Development for the  
1673 purposes hereinafter stated:

1674 Housing development and rehabilitation, including moderate cost  
1675 housing, moderate rental, congregate and elderly housing, urban  
1676 homesteading, community housing development corporations,  
1677 housing purchase and rehabilitation, housing for the homeless,  
1678 housing for low income persons, limited equity cooperatives and  
1679 mutual housing projects, abatement of hazardous material including  
1680 asbestos and lead-based paint in residential structures, emergency  
1681 repair assistance for senior citizens, housing land bank and land trust,  
1682 housing and community development, predevelopment grants and

1683 loans, reimbursement for state and federal surplus property, private  
1684 rental investment mortgage and equity program, housing  
1685 infrastructure, septic system repair loan program, acquisition and  
1686 related rehabilitation, loan guarantees for private developers of rental  
1687 housing for the elderly, projects under the program established in  
1688 section 21 of senate bill 2002 of the current session, and participation in  
1689 federal programs, including administrative expenses associated with  
1690 those programs eligible under the general statutes, not exceeding  
1691 \$5,000,000.

1692 Sec. 92. Subdivision (2) of subsection (d) of section 32 of public act  
1693 99-242 is amended to read as follows:

1694 [Grant-in-aid to the Science Museum for development of a new  
1695 facility in East Hartford] Grant-in-aid to the city of East Hartford for  
1696 road and infrastructure and improvements associated with the  
1697 Rentschler Field project in East Hartford, not exceeding \$2,500,000.

1698 Sec. 93. Notwithstanding the provisions of chapter 173 of the  
1699 general statutes, the Commissioner of Education shall provide  
1700 financing for projects from either bonds authorized for school  
1701 construction or available appropriations for the following projects or  
1702 purposes: (1) For the relocation of the Ellis Vocational Technical School  
1703 project, not exceeding \$2,000,000; (2) for a grant-in-aid to the Town of  
1704 Plainfield for various improvements and renovations, not exceeding  
1705 \$241,000; and (3) for the renovations and improvements to facilities  
1706 located at Brainard Airport for educational purposes, not exceeding  
1707 \$8,000,000.

1708 Sec. 94. In accordance with the provisions of section 32-462 of the  
1709 general statutes, during the period commencing July 1, 2001, and  
1710 ending June 30, 2003, the Department of Economic and Community  
1711 Development is hereby authorized to provide financial assistance from  
1712 existing programs to Downtown Torrington Redevelopment LLC for  
1713 the purpose of restoration and improvements to property in the city of  
1714 Torrington, in said time period, in an aggregate amount not to exceed

1715 thirty million dollars.

1716 Sec. 95. Subsection (d) of section 3 of special act 01-1 is amended to  
1717 read as follows:

1718 (d) Pending the completion of the audit for the fiscal year ending  
1719 June 30, 2001, the city may, pursuant to the authority in this act and  
1720 subject to the approval of the secretary and the State Treasurer, issue  
1721 interim funding obligations or renewals thereof in an amount not to  
1722 exceed [fifty] seventy-five million dollars outstanding at any time.  
1723 Upon the sale of any deficit funding bonds, the proceeds thereof, to the  
1724 extent required, shall be applied forthwith to the payment of the  
1725 principal of and interest on any interim funding obligations issued  
1726 pursuant to this act or shall be deposited in trust for such purpose.  
1727 Notwithstanding any provision of the city's charter, the date or dates  
1728 of such interim funding obligations, the maturities, denominations,  
1729 form, details and other particulars of such bond anticipation notes,  
1730 including the method, terms and conditions for the issue and sale  
1731 thereof, by public or private sale, shall be determined by the Board of  
1732 Aldermen or the Board of Aldermen may delegate to the mayor and  
1733 finance director the authority to make such determinations in the best  
1734 interests of the city, and be subject to the approval of the secretary and  
1735 the State Treasurer, provided the term of all such interim funding  
1736 obligations, including any renewals thereof, shall not exceed eighteen  
1737 months. Such interim funding obligations shall constitute the legal,  
1738 valid and binding general obligations of the city, for which the full  
1739 faith and credit of the city shall be pledged to the payment of the  
1740 principal thereof and the interest thereon.

1741 Sec. 96. Section 6 of special act 01-1 is amended to read as follows:

1742 In connection with the issuance of deficit funding bonds under the  
1743 provisions of this act, the city may, subject to the approval of the  
1744 board, create and establish one or more reserve funds to be known as  
1745 special capital reserve funds and shall pay into such special capital  
1746 reserve funds (1) any moneys appropriated and made available by the

1747 state for the purposes of such funds, (2) any proceeds of sale of deficit  
1748 funding bonds, to the extent provided in the resolution authorizing the  
1749 issuance thereof, and (3) any other moneys which may be made  
1750 available to the city for the purpose of such funds from any other  
1751 source or sources. The moneys held in or credited to any special capital  
1752 reserve fund established under this section, except as hereinafter  
1753 provided, shall be used solely for the payment of the principal of  
1754 deficit funding bonds secured by such capital reserve funds as the  
1755 same become due, the payment of interest on such bonds of the city or  
1756 the payment of any redemption premium required to be paid when  
1757 such bonds are redeemed prior to maturity; provided the city may  
1758 provide that moneys in any such fund shall not be withdrawn  
1759 therefrom at any time in such amount as would reduce the amount of  
1760 such funds to less than the required minimum capital reserve, except  
1761 for the purpose of paying such principal of, redemption premium and  
1762 interest on such bonds of the city secured by such special capital  
1763 reserve becoming due and for the payment of which other moneys of  
1764 the city are not available. The city may provide that it shall not issue  
1765 bonds to be secured by a special capital reserve fund created under  
1766 this section at any time if the required minimum capital reserve on the  
1767 bonds outstanding and the bonds then to be issued and secured by a  
1768 special capital reserve fund will exceed the amount of such special  
1769 capital reserve fund at the time of issuance, unless the city, at the time  
1770 of the issuance of such bonds, shall deposit in such special capital  
1771 reserve fund from the proceeds of the bonds so to be issued, or  
1772 otherwise, an amount which, together with the amount then in such  
1773 special capital reserve fund, will be not less than the required  
1774 minimum capital reserve. On or before December first, annually, there  
1775 is deemed to be appropriated from the state General Fund such sums,  
1776 if any, as shall be certified by the finance director to the secretary and  
1777 the State Treasurer, as necessary to restore each such special capital  
1778 reserve fund to the amount equal to the required minimum capital  
1779 reserve of such fund, and such amounts shall be allotted and paid to  
1780 the trustee on behalf of the city for deposit therein. For the purpose of

1781 evaluation of any such special capital reserve fund, obligations  
1782 acquired as an investment for any such fund shall be valued at fair  
1783 value, as defined by GAAP, or amortized cost as the board shall  
1784 determine. Nothing in this section shall preclude the city from  
1785 establishing and creating other debt service reserve funds in  
1786 connection with the issuance of bonds of the city under this section.  
1787 Subject to any agreement or agreements with holders of outstanding  
1788 bonds of the city, any amount or amounts allotted and paid to the city  
1789 by the state pursuant to this section shall be repaid to the state from  
1790 moneys of the city at such time as such moneys are not required for  
1791 any other of its city purposes and in any event shall be repaid to the  
1792 state from the first amounts thereafter payable by the state to the city,  
1793 whether in the form of a grant, grant-in-aid, payment in lieu of taxes or  
1794 any form whatsoever, pursuant to any provisions of the general  
1795 statutes or state regulations, which amounts are hereby deemed  
1796 appropriated from the city to the state as and for such repayment.  
1797 Notwithstanding any other provisions of this act, the aggregate  
1798 amount of bonds to be secured by a special capital reserve fund or  
1799 funds created and established pursuant to this section shall not exceed  
1800 [seventy-five] one hundred million dollars.

1801       Sec. 97. This act shall take effect July 1, 2001, except that sections 16  
1802 to 34, inclusive, shall take effect July 1, 2002.