



General Assembly

**Bill No. 5022**

February Session, 2002

LCO No. 362

Referred to Committee on Appropriations

Introduced by:

REP. WARD, 86<sup>th</sup> Dist.

SEN. DELUCA, 32<sup>nd</sup> Dist.

**AN ACT MAKING DEFICIENCY APPROPRIATIONS AND TECHNICAL CORRECTIONS AND TRANSFERRING FUNDS TO AGENCIES WITH DEFICIENCIES FOR THE FISCAL YEAR ENDING JUNE 30, 2002.**

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

1 Section 1. (*Effective from passage*) The following sums are  
2 appropriated for the purposes herein specified for the fiscal year  
3 ending June 30, 2002:

4 SPECIAL TRANSPORTATION FUND

T1	MISCELLANEOUS APPROPRIATIONS	
T2	ADMINISTERED BY THE COMPTROLLER	
T3	Reserve for Salary Adjustments	4,600,000
T4	TOTAL	4,600,000
T5	SPECIAL TRANSPORTATION FUND	

5 Sec. 2. (*Effective from passage*) The sum of \$1,100,000 appropriated to  
6 the Office of Policy and Management from the General Fund, for  
7 Private Provider Infrastructure/Debt Fund, for the fiscal year ending

8 June 30, 2001, in subsection (a) of section 47 of special act 01-1 of the  
9 June special session, and carried forward in subsection (1) of said  
10 section, as amended by section 2 of special act 01-1 of the November 15  
11 special session, shall be transferred to the State Insurance and Risk  
12 Management Board, for Other Expenses.

13       Sec. 3. (*Effective from passage*) (a) The sum of \$1,900,000 appropriated  
14 to the Office of Policy and Management from the General Fund, for  
15 Private Provider Infrastructure/Debt Fund, for the fiscal year ending  
16 June 30, 2001, in subsection (a) of section 47 of special act 01-1 of the  
17 June special session, and carried forward in subsection (1) of said  
18 section, as amended by section 2 of special act 01-1 of the November 15  
19 special session, shall be transferred to the Department of Information  
20 Technology, for Health Insurance Portability & Accountability.

21       (b) The funds transferred to the Department of Information  
22 Technology in subsection (a) of this section, for Health Insurance  
23 Portability and Accountability, shall not lapse on June 30, 2002, and  
24 shall continue to be available for expenditure for such purpose during  
25 the fiscal year ending June 30, 2003.

26       (c) The funds transferred to the Department of Information  
27 Technology, in subsection (a) of this section, for Health Insurance  
28 Portability and Accountability, may be transferred by said department  
29 to state agencies requiring funds for such purpose.

30       Sec. 4. (*Effective from passage*) The sum of \$600,000 appropriated to  
31 the Office of Policy and Management from the General Fund, for  
32 Private Provider Infrastructure/Debt Fund, for the fiscal year ending  
33 June 30, 2001, in subsection (a) of section 47 of special act 01-1 of the  
34 June special session, and carried forward in subsection (1) of said  
35 section, as amended by section 2 of special act 01-1 of the November 15  
36 special session, shall be transferred to the Department of Public Safety,  
37 for Personal Services.

38       Sec. 5. (*Effective from passage*) The sum of \$681,222 appropriated to

39 the Office of Policy and Management from the General Fund, for  
40 Private Provider Infrastructure/Debt Fund, for the fiscal year ending  
41 June 30, 2001, in subsection (a) of section 47 of special act 01-1 of the  
42 June special session, and carried forward in subsection (1) of said  
43 section, as amended by section 2 of special act 01-1 of the November 15  
44 special session, shall be transferred to the Department of Public Safety  
45 for Workers' Compensation Claims.

46 Sec. 6. (*Effective from passage*) The sum of \$700,000 appropriated to  
47 the Office of Workforce Competitiveness from the General Fund, for  
48 Jobs Funnel Projects, for the fiscal year ending June 30, 2001, in  
49 subsection (a) of section 47 of special act 01-1 of the June special  
50 session, and carried forward in subsection (1) of said section, as  
51 amended by section 2 of special act 01-1 of the November 15 special  
52 session, shall be transferred to the Military Department, for Personal  
53 Services.

54 Sec. 7. (*Effective from passage*) The sum of \$100,000 appropriated to  
55 the Office of Workforce Competitiveness from the General Fund, for  
56 Jobs Funnel Projects, for the fiscal year ending June 30, 2001, in  
57 subsection (a) of section 47 of special act 01-1 of the June special  
58 session, and carried forward in subsection (1) of said section, as  
59 amended by section 2 of special act 01-1 of the November 15 special  
60 session, shall be transferred to the Military Department, for Other  
61 Expenses.

62 Sec. 8. (*Effective from passage*) The sum of \$500,000 appropriated to  
63 the Office of Workforce Competitiveness from the General Fund, for  
64 Workforce Development Boards, for the fiscal year ending June 30,  
65 2001, in subsection (a) of section 47 of special act 01-1 of the June  
66 special session, and carried forward in subsection (1) of said section, as  
67 amended by section 2 of special act 01-1 of the November 15 special  
68 session, shall be transferred to the Department of Environmental  
69 Protection, for Personal Services.

70 Sec. 9. (*Effective from passage*) The sum of \$300,000 appropriated to

71 the Office of Workforce Competitiveness from the General Fund, for  
72 Workforce Development Boards, for the fiscal year ending June 30,  
73 2001, in subsection (a) of section 47 of special act 01-1 of the June  
74 special session, and carried forward in subsection (1) of said section, as  
75 amended by section 2 of special act 01-1 of the November 15 special  
76 session, shall be transferred to the Department of Environmental  
77 Protection, for Other Expenses.

78 Sec. 10. (*Effective from passage*) The sum of \$500,000 appropriated to  
79 the Office of Workforce Competitiveness from the General Fund, for  
80 Workforce Development Boards, for the fiscal year ending June 30,  
81 2001, in subsection (a) of section 47 of special act 01-1 of the June  
82 special session, and carried forward in subsection (2) of said section, as  
83 amended by section 2 of special act 01-1 of the November 15 special  
84 session, shall be transferred to the Department of Public Health, for  
85 Other Expenses.

86 Sec. 11. (*Effective from passage*) The sum of \$859,419 appropriated to  
87 the Office of Policy and Management from the General Fund, for  
88 Miscellaneous Grants, for the fiscal year ending June 30, 2001, in  
89 subsection (a) of section 47 of special act 01-1 of the June special  
90 session, and carried forward in subsection (1) of said section, as  
91 amended by section 2 of special act 01-1 of the November 15 special  
92 session, shall be transferred to the Department of Mental Retardation,  
93 for Workers' Compensation Claims.

94 Sec. 12. (*Effective from passage*) The sum of \$3,100,000 appropriated to  
95 the Department of Mental Health and Addiction Services from the  
96 General Fund, for Supportive Housing, for the fiscal year ending June  
97 30, 2001, in subsection (a) of section 47 of special act 01-1 of the June  
98 special session, and carried forward in subsection (2) of said section, as  
99 amended by section 2 of special act 01-1 of the November 15 special  
100 session, shall be transferred to the Department of Mental Health and  
101 Addiction Services, for Other Expenses.

102 Sec. 13. (*Effective from passage*) The sum of \$9,100,000 appropriated to

103 the Department of Mental Health and Addiction Services from the  
104 General Fund, for Community Mental Health Strategic Investment  
105 Fund, for the fiscal year ending June 30, 2001, in subsection (a) of  
106 section 47 of special act 01-1 of the June special session, and carried  
107 forward in subsection (2) of said section, as amended by section 2 of  
108 special act 01-1 of the November 15 special session, shall be transferred  
109 to the Department of Social Services, for Medicaid.

110 Sec. 14. (*Effective from passage*) The sum of \$9,200,000 appropriated to  
111 the Department of Transportation from the General Fund, for the  
112 Transportation Strategy Board, for the fiscal year ending June 30, 2001,  
113 in subsection (a) of section 47 of special act 01-1 of the June special  
114 session, and carried forward in subsection (2) of said section, as  
115 amended by section 2 of special act 01-1 of the November 15 special  
116 session, shall be transferred to the Department of Social Services, for  
117 Medicaid.

118 Sec. 15. (*Effective from passage*) The sum of \$14,000,000 appropriated  
119 to the Department of Education from the General Fund, for School  
120 Construction, for the fiscal year ending June 30, 2001, in subsection (a)  
121 of section 47 of special act 01-1 of the June special session, and carried  
122 forward in subsection (2) of said section, as amended by section 2 of  
123 special act 01-1 of the November 15 special session, shall be transferred  
124 to the Department of Social Services, for Medicaid.

125 Sec. 16. (*Effective from passage*) The sum of \$11,800,000 appropriated  
126 to the Office of Policy and Management from the General Fund, for  
127 Energy Contingency, for the fiscal year ending June 30, 2001, in  
128 subsection (a) of section 47 of special act 01-1 of the June special  
129 session, and carried forward in subsection (2) of said section, as  
130 amended by section 2 of special act 01-1 of the November 15 special  
131 session, shall be transferred to the Department of Social Services for  
132 Temporary Assistance to Families-TANF.

133 Sec. 17. (*Effective from passage*) The sum of \$6,500,000 appropriated to  
134 the Department of Higher Education from the General Fund, for

135 Higher Education State Matching Grant Fund, for the fiscal year  
136 ending June 30, 2001, in subsection (a) of section 47 of special act 01-1  
137 of the June special session, and carried forward in subsection (2) of  
138 said section, as amended by section 2 of special act 01-1 of the  
139 November 15 special session, shall be transferred to the Department of  
140 Education, for Excess Cost-Student Based.

141 Sec. 18. (*Effective from passage*) The sum of \$3,000,000 appropriated to  
142 the Department of Transportation from the General Fund, for the  
143 Transportation Strategy Board, for the fiscal year ending June 30, 2001,  
144 in subsection (a) of section 47 of special act 01-1 of the June special  
145 session, and carried forward in subsection (2) of said section, as  
146 amended by section 2 of special act 01-1 of the November 15 special  
147 session, shall be transferred to the Department of Correction, for  
148 Personal Services.

149 Sec. 19. (*Effective from passage*) The sum of \$1,000,000 appropriated to  
150 the Department of Transportation from the General Fund, for the  
151 Transportation Strategy Board, for the fiscal year ending June 30, 2001,  
152 in subsection (a) of section 47 of special act 01-1 of the June special  
153 session, and carried forward in subsection (2) of said section, as  
154 amended by section 2 of special act 01-1 of the November 15 special  
155 session, shall be transferred to the Department of Correction, for Other  
156 Expenses.

157 Sec. 20. (*Effective from passage*) The sum of \$1,913,189 appropriated to  
158 the Department of Transportation from the General Fund, for the  
159 Transportation Strategy Board, for the fiscal year ending June 30, 2001,  
160 in subsection (a) of section 47 of special act 01-1 of the June special  
161 session, and carried forward in subsection (2) of said section, as  
162 amended by section 2 of special act 01-1 of the November 15 special  
163 session, shall be transferred to the Department of Correction, for  
164 Workers' Compensation Claims.

165 Sec. 21. (*Effective from passage*) The sum of \$580,978 appropriated to  
166 the Department of Mental Health and Addiction Services from the

167 General Fund, for Supportive Housing, for the fiscal year ending June  
168 30, 2001, in subsection (a) of section 47 of special act 01-1 of the June  
169 special session, and carried forward in subsection (2) of said section, as  
170 amended by section 2 of special act 01-1 of the November 15 special  
171 session, shall be transferred to the Department of Children and  
172 Families, for Workers' Compensation Claims.

173       Sec. 22. (*Effective from passage*) The sum of \$4,000,000 appropriated to  
174 the Department of Environmental Protection from the General Fund,  
175 for Residential Underground Storage Tank Clean-up, for the fiscal year  
176 ending June 30, 2001, in subsection (a) of section 47 of special act 01-1  
177 of the June special session, and carried forward in subsection (1) of  
178 said section, as amended by section 2 of special act 01-1 of the  
179 November 15 special session, shall be transferred to Reserve for Salary  
180 Adjustments, in the General Fund, for Reserve for Salary Adjustments.

181       Sec. 23. (*Effective from passage*) The sum of \$2,046,170 appropriated to  
182 the Department of Higher Education from the General Fund, for  
183 Higher Education State Matching Grant Fund, for the fiscal year  
184 ending June 30, 2001, in subsection (a) of section 47 of special act 01-1  
185 of the June special session, and carried forward in subsection (2) of  
186 said section, as amended by section 2 of special act 01-1 of the  
187 November 15 special session, shall be transferred to the Workers'  
188 Compensation Claims-Department of Administrative Services, in the  
189 General Fund, for Workers' Compensation Claims.

190       Sec. 24. (*Effective from passage*) The sum of \$10,000,000 appropriated  
191 to the Department of Social Services from the General Fund, for  
192 Hospital Finance Restructuring Funding, for the fiscal year ending  
193 June 30, 2001, in subsection (a) of section 47 of special act 01-1 of the  
194 June special session, and carried forward in subsections (1) and (2) of  
195 said section, as amended by section 2 of special act 01-1 of the  
196 November 15 special session, shall be transferred to State Employees  
197 Health Service Cost, in the General Fund, for Other Expenses.

198       Sec. 25. (*Effective from passage*) The sum of \$400,000 made available

199 for expenditure pursuant to subsection (d) of section 4-28e of the  
200 general statutes, and carried forward in section 59 of special act 01-1 of  
201 the June special session, as amended by special act 01-1 of the  
202 November 15 special session, shall be credited to the resources of the  
203 General Fund for the fiscal year ending June 30, 2002.

204       Sec. 26. (*Effective from passage*) The sum of \$1,400,000 appropriated to  
205 the Department of Mental Health and Addiction Services in section 11  
206 of special act 99-10, as amended by section 1 of special act 00-13, and  
207 carried forward pursuant to subsection (c) of section 4-89 of the  
208 general statutes, for TBI Community Services, shall be credited to the  
209 resources of the General Fund for the fiscal year ending June 30, 2002.

210       Sec. 27. Subdivision (6) of subsection (a) of section 10-262h of the  
211 general statutes, as amended by section 4 of public act 01-1 of the June  
212 special session, is repealed and the following is substituted in lieu  
213 thereof (*Effective from passage*):

214       (6) For the fiscal year ending June 30, 1996, and each fiscal year  
215 thereafter, a grant in an amount equal to the amount of its target aid as  
216 described in subdivision (32) of section 10-262f, as amended by [this  
217 act] section 4 of public act 01-1 of the June special session, except that  
218 such amount shall be capped in accordance with the following: (A) For  
219 the fiscal years ending June 30, 1996, June 30, 1997, June 30, 1998, and  
220 June 30, 1999, for each town, the maximum percentage increase over its  
221 previous year's base revenue shall be the product of five per cent and  
222 the ratio of the wealth of the town ranked one hundred fifty-third  
223 when all towns are ranked in descending order to each town's wealth,  
224 provided no town shall receive an increase greater than five per cent.  
225 (B) For the fiscal years ending June 30, 2000, June 30, 2001, June 30,  
226 2002, and June 30, 2003, for each town, the maximum percentage  
227 increase over its previous year's base revenue shall be the product of  
228 six per cent and the ratio of the wealth of the town ranked one  
229 hundred fifty-third when all towns are ranked in descending order to  
230 each town's wealth, provided no town shall receive an increase greater

231 than six per cent. (C) No such cap shall be used for the fiscal year  
232 ending June 30, 2004, or any fiscal year thereafter. (D) For the fiscal  
233 year ending June 30, 1996, for each town, the maximum percentage  
234 reduction from its previous year's base revenue shall be equal to the  
235 product of three per cent and the ratio of each town's wealth to the  
236 wealth of the town ranked seventeenth when all towns are ranked in  
237 descending order, provided no town's grant shall be reduced by more  
238 than three per cent. (E) For the fiscal years ending June 30, 1997, June  
239 30, 1998, and June 30, 1999, for each town, the maximum percentage  
240 reduction from its previous year's base revenue shall be equal to the  
241 product of five per cent and the ratio of each town's wealth to the  
242 wealth of the town ranked seventeenth when all towns are ranked in  
243 descending order, provided no town's grant shall be reduced by more  
244 than five per cent. (F) For the fiscal year ending June 30, 2000, and each  
245 fiscal year thereafter, no town's grant shall be less than the grant it  
246 received for the prior fiscal year. (G) In addition to the amount  
247 determined pursuant to this subdivision, a town shall be eligible for a  
248 density supplement if the density of the town is greater than the  
249 average density of all towns in the state. The density supplement shall  
250 be determined by multiplying the density aid ratio of the town by the  
251 foundation level and the town's total need students for the prior fiscal  
252 year provided, for the fiscal year ending June 30, 2000, and each fiscal  
253 year thereafter, no town's density supplement shall be less than the  
254 density supplement such town received for the prior fiscal year. (H)  
255 For the fiscal year ending June 30, 1997, the grant determined in  
256 accordance with this subdivision for a town ranked one to forty-two  
257 when all towns are ranked in descending order according to town  
258 wealth shall be further reduced by one and two-hundredths of a per  
259 cent and such grant for all other towns shall be further reduced by  
260 fifty-six-hundredths of a per cent. (I) For the fiscal year ending June 30,  
261 1998, and each fiscal year thereafter, no town whose school district is a  
262 priority school district shall receive a grant pursuant to this  
263 subdivision in an amount that is less than the amount received under  
264 such grant for the prior fiscal year. (J) For the fiscal year ending June

265 30, 2000, and each fiscal year thereafter, no town whose school district  
266 is a priority school district shall receive a grant pursuant to this  
267 subdivision that provides an amount of aid per resident student that is  
268 less than the amount of aid per resident student provided under the  
269 grant received for the prior fiscal year. (K) For the fiscal year ending  
270 June 30, 1998, and each fiscal year thereafter, no town whose school  
271 district is a priority school district shall receive a grant pursuant to this  
272 subdivision in an amount that is less than seventy per cent of the sum  
273 of (i) the product of a town's base aid ratio, the foundation level and  
274 the town's total need students for the fiscal year prior to the year in  
275 which the grant is to be paid, (ii) the product of a town's supplemental  
276 aid ratio, the foundation level and the sum of the portion of its total  
277 need students count described in subparagraphs (B) and (C) of  
278 subdivision (25) of section 10-262f for the fiscal year prior to the fiscal  
279 year in which the grant is to be paid, and the adjustments to its  
280 resident student count described in subdivision (22) of said section 10-  
281 262f, as amended, relative to length of school year and summer school  
282 sessions, and (iii) the town's regional bonus. (L) For the fiscal year  
283 ending June 30, 2000, and each fiscal year thereafter, no town whose  
284 school district is a transitional school district shall receive a grant  
285 pursuant to this subdivision in an amount that is less than forty per  
286 cent of the sum of (i) the product of a town's base aid ratio, the  
287 foundation level and the town's total need students for the fiscal year  
288 prior to the fiscal year in which the grant is to be paid, (ii) the product  
289 of a town's supplemental aid ratio, the foundation level and the sum of  
290 the portion of its total need students count described in subparagraphs  
291 (B) and (C) of subdivision (25) of section 10-262f for the fiscal year  
292 prior to the fiscal year in which the grant is to be paid, and the  
293 adjustments to its resident student count described in subdivision (22)  
294 of said section 10-262f, as amended, relative to length of school year  
295 and summer school sessions, and (iii) the town's regional bonus. (M)  
296 For the fiscal year ending June 30, 2002, (i) each town whose target aid  
297 is capped pursuant to this subdivision shall receive a grant that  
298 includes a pro rata share of twenty-five million dollars based on the

299 difference between its target aid and the amount of the grant  
300 determined with the cap, and (ii) all towns shall receive a grant that is  
301 at least [1.68] one per cent greater than the grant they received for the  
302 fiscal year ending June 30, 2001. (N) For the fiscal year ending June 30,  
303 2003, (i) each town whose target aid is capped pursuant to this  
304 subdivision shall receive a pro rata share of fifty million dollars based  
305 on the difference between its target aid and the amount of the grant  
306 determined with the cap, and (ii) each town shall receive a grant that is  
307 at least 1.2 per cent more than its base revenue, as defined in  
308 subdivision (28) of section 10-262f, as amended by [this act] section 2 of  
309 public act 01-1 of the June special session.

310 Sec. 28. (*Effective from passage*) Notwithstanding the provisions of  
311 subsection (f) of section 4-89 of the general statutes, for the fiscal year  
312 ending June 30, 2002, the sum of \$851,691 appropriated to the  
313 Department of Higher Education and carried forward by said section,  
314 for the Minority Advancement Program, shall be credited to the  
315 resources of the General Fund for the fiscal year ending June 30, 2002.

316 Sec. 29. (*Effective from passage*) The sum of \$148,932 appropriated to  
317 the Department of Higher Education in section 1 of special act 01-1 of  
318 the June special session, as amended by section 1 of special act 01-1 of  
319 the November 15 special session, for the Minority Advancement  
320 Program, shall be credited to the resources of the General Fund for the  
321 fiscal year ending June 30, 2002.

322 Sec. 30. (*Effective from passage*) Notwithstanding the provisions of  
323 subsection (f) of section 4-89 of the general statutes, for the fiscal year  
324 ending June 30, 2002, the sum of \$170,873 appropriated to the  
325 Department of Higher Education and carried forward by said section,  
326 for the National Service Act, shall be credited to the resources of the  
327 General Fund for the fiscal year ending June 30, 2002.

328 Sec. 31. (*Effective from passage*) The sum of \$145,422 appropriated to  
329 the Department of Higher Education in section 1 of special act 01-1 of  
330 the June special session, as amended by section 1 of special act 01-1 of

331 the November 15 special session, for the National Service Act, shall be  
 332 credited to the resources of the General Fund for the fiscal year ending  
 333 June 30, 2002.

334       Sec. 32. (*Effective from passage*) Notwithstanding the provisions of  
 335 subsection (f) of section 4-89 of the general statutes, for the fiscal year  
 336 ending June 30, 2002, the sum of \$80,000 appropriated to the  
 337 Department of Higher Education and carried forward by said section,  
 338 for the Minority Teacher Incentive Program, shall be credited to the  
 339 resources of the General Fund for the fiscal year ending June 30, 2002.

340       Sec. 33. (*Effective from passage*) The sum of \$52,925 appropriated to  
 341 the Department of Higher Education in section 1 of special act 01-1 of  
 342 the June special session, as amended by section 1 of special act 01-1 of  
 343 the November 15 special session, for the Minority Teacher Incentive  
 344 Program, shall be credited to the resources of the General Fund for the  
 345 fiscal year ending June 30, 2002.

346       Sec. 34. (*Effective from passage*) The following sums appropriated  
 347 from the General Fund, for the fiscal year ending June 30, 2001, in  
 348 subsection (a) of section 47 of special act 01-1 of the June special  
 349 session, and carried forward in subsections (1) and (2) of said section,  
 350 as amended by section 2 of special act 01-1 of the November 15 special  
 351 session, shall be credited to the resources of the General Fund for the  
 352 fiscal year ending June 30, 2002.

T6	LEGISLATIVE MANAGEMENT	
T7	CTN	211,549
T8	Minor Capital Improvements	595
T9	Redistricting	264,531
T10	AGENCY TOTAL	476,675
T11		
T12	OFFICE OF POLICY AND MANAGEMENT	
T13	Energy Contingency	74,579
T14	OTHER THAN PAYMENTS	
T15	TO LOCAL GOVERNMENTS	
T16	Private Provider Infrastructure/Debt Fund	218,778

T17	Miscellaneous Grants	140,581
T18	AGENCY TOTAL	433,938
T19		
T20	OFFICE OF WORKFORCE COMPETITIVENESS	
T21	Jobs Funnel Projects	402,213
T22	Workforce Development Boards	552,213
T23	PAYMENTS TO LOCAL GOVERNMENTS	
T24	School to Work	81,771
T25	AGENCY TOTAL	1,036,197
T26		
T27	DEPARTMENT OF ADMINISTRATIVE SERVICES	
T28	Disabilities Outreach Program	50,000
T29	Hospital Billing Program	140,000
T30	AGENCY TOTAL	190,000
T31		
T32	DEPARTMENT OF PUBLIC SAFETY	
T33	Personal Services	1,905,293
T34	Other Expenses	200,000
T35	AGENCY TOTAL	2,105,293
T36		
T37	LABOR DEPARTMENT	
T38	CEIP Phase-Out	1,411,328
T39	Individual Development Accounts	400,000
T40	AGENCY TOTAL	1,811,328
T41		
T42	DEPARTMENT OF ENVIRONMENTAL	
T43	PROTECTION	
T44	Residential Underground Storage Tank	
T45	Clean-up	1,024,607
T46		
T47	DEPARTMENT OF MENTAL HEALTH	
T48	AND ADDICTION SERVICES	
T49	Medicaid Rehabilitation Option and	
T50	Specialty Health Care Plan	152,499
T51	Supportive Housing	1,432,301
T52	Community Mental Health Strategic	
T53	Investment Fund	77,132
T54	APT Relocation	940,885
T55	AGENCY TOTAL	2,602,817
T56		
T57	DEPARTMENT OF TRANSPORTATION	

T58	Transportation Strategy Board	651,075
T59	Dial-A-Ride/Jobs Transportation	1,681,771
T60	AGENCY TOTAL	2,332,846
T61		
T62	DEPARTMENT OF SOCIAL SERVICES	
T63	OTHER THAN PAYMENTS TO LOCAL	
T64	GOVERNMENTS	
T65	TFA Supportive Employment	940,885
T66	Christian Community Action/Hill	
T67	Cooperative	150,000
T68	Hospital Finance Restructuring Funding	589,547
T69	AGENCY TOTAL	1,680,432
T70		
T71	DEPARTMENT OF EDUCATION	
T72	Reading Institutes	940,885
T73	Teacher Training	564,531
T74	PAYMENTS TO LOCAL GOVERNMENTS	
T75	School Construction Grants	36,000,000
T76	School Wiring	1,908,853
T77	School Accountability	940,885
T78	Poor Performing Schools	1,317,239
T79	AGENCY TOTAL	41,672,393
T80		
T81	DEPARTMENT OF HIGHER EDUCATION	
T82	Higher Education State Matching Grant Fund	1,427,214
T83	Education and Health Initiatives	132,270
T84	AGENCY TOTAL	1,559,484
T85		
T86	DEPARTMENT OF CHILDREN AND FAMILIES	
T87	Transition Costs for Connecticut	
T88	Juvenile Training School	470,442
T89	Computerized Case Management System	252,708
T90	AGENCY TOTAL	723,150
T91		
T92	WORKERS' COMPENSATION CLAIMS-	
T93	DEPARTMENT OF ADMINISTRATIVE	
T94	SERVICES	
T95	Transfer Claims Liabilities	1,126,559
T96		
T97	MASHANTUCKET PEQUOT AND MOHEGAN	
T98	FUND GRANT	

T99	PAYMENTS TO LOCAL GOVERNMENTS	
T100	Grants to Towns	15,000,000
T101		
T102	TOTAL	73,775,719

353       Sec. 35. Section 8-119k of the general statutes is repealed and the  
 354 following is substituted in lieu thereof (*Effective from passage*):

355       In lieu of real property taxes, special benefit assessments and  
 356 sewerage system use charges otherwise payable to a municipality, an  
 357 eligible developer approved by the Commissioner of Economic and  
 358 Community Development for state financial assistance for a  
 359 congregate housing project, including, without limitation, any  
 360 congregate housing portion of a housing development receiving  
 361 financial assistance pursuant to section 8-433, shall pay each year, to  
 362 the municipality in which any of its congregate housing projects for  
 363 the elderly or congregate housing portions of housing developments  
 364 receiving financial assistance pursuant to subsection (a) or (e) of  
 365 section 8-37qq, subsection (j) of section 8-44a, subsection (e) of section  
 366 8-70, [section 8-71,] subsection (c) of section 8-114a, section 8-118a, 8-  
 367 119h, 8-119k, 8-119l, subsection (c) of section 8-119dd, section 8-119gg,  
 368 subsection (e) of section 8-214f, [subsection (b) of section 8-216,]  
 369 subsection (g) of section 8-216b, subsection (f) of section 8-218, section  
 370 8-218a, 8-356, subsection (c) of section 8-357 or sections 8-430 to 8-438,  
 371 inclusive, is located, a sum to be determined by the municipality with  
 372 the approval of the Commissioner of Economic and Community  
 373 Development not in excess of ten per cent of the shelter rent per  
 374 annum for each occupied dwelling unit in any such housing project  
 375 and each occupied unit in any congregate housing portion of any such  
 376 housing development; except that the amount of such payment shall  
 377 not be so limited in any case where funds are made available for such  
 378 payment by an agency or department of the United States government,  
 379 but no payment shall exceed the amount of taxes which would be paid  
 380 on the property were the property not exempt from taxation.

381       Sec. 36. Subsection (a) of section 8-216a of the general statutes is

382 repealed and the following is substituted in lieu thereof (*Effective from*  
383 *passage*):

384 (a) The provisions of any other general statute or special act to the  
385 contrary notwithstanding, the present true and actual value of the real  
386 property classified as property used for housing solely for low or  
387 moderate-income persons or families pursuant to section 8-215, on  
388 which rents or carrying charges are limited by regulatory agreement  
389 with, or otherwise regulated by, the federal or state government or  
390 department or agency thereof, shall be based upon and shall not  
391 exceed the capitalized value of the net rental income of the housing  
392 project. For purposes of [sections] section 8-215 [, 8-216] and this  
393 section, such net rental income means the gross income of the project  
394 as limited by the schedule of rents or carrying charges, less reasonable  
395 operating expenses and property taxes.

396 Sec. 37. Subsection (a) of section 8-218 of the general statutes is  
397 repealed and the following is substituted in lieu thereof (*Effective from*  
398 *passage*):

399 (a) The state, acting by and in the discretion of the Commissioner of  
400 Economic and Community Development, may enter into a contract  
401 with a community housing development corporation or an eligible  
402 developer, as defined in section 8-39, for state financial assistance in  
403 the form of (1) a state grant-in-aid, loan, deferred loan, advance or any  
404 combination thereof equal to the cost to the community housing  
405 development corporation or eligible developer, as approved by the  
406 commissioner, of developing or rehabilitating low and moderate  
407 income housing under section 8-217, but limited to the following  
408 expenses: Appraisals, title searches, legal fees, option agreements,  
409 architectural, engineering and consultants' fees, financing fees, closing  
410 costs and such other expenses as may be financed by a mortgage loan  
411 under any federal or state housing statute and incurred by a  
412 community housing development corporation or eligible developer  
413 prior to the disbursement of mortgage loan funds on account of such

414 property; provided, to the extent such expenses are recovered by the  
415 community housing development corporation or the eligible developer  
416 from the mortgage loan or from the proceeds of a sale of such  
417 property, such expenses shall be repaid to the state or to a fund  
418 established pursuant to subsection (b) of this section; and (2) an  
419 additional grant-in-aid, loan, deferred loan or advance to such  
420 corporation or such developer for the development of housing which  
421 in the determination of the commissioner contains a substantial  
422 number of dwelling units of three or more bedrooms provided (A) that  
423 the mortgage loan for such housing shall be eligible for insurance by  
424 the United States Department of Housing and Urban Development or  
425 for financing by the Connecticut Housing Finance Authority or the  
426 Farmers' Home Administration, and (B) that the commissioner, after  
427 consultation with the United States Department of Housing and Urban  
428 Development, the Connecticut Housing Finance Authority or the  
429 Farmers' Home Administration, as the case may be, shall have  
430 determined that the mortgage loan on such housing would not be  
431 insurable in the absence of such additional financial assistance; such  
432 grant-in-aid, loan, deferred loan or advance [shall be in lieu of any  
433 assistance to said housing under section 8-216 and] shall be equal to  
434 the additional cost of construction caused by the inclusion of such  
435 dwelling units of three or more bedrooms in such housing, but in no  
436 event shall such grant-in-aid, loan, deferred loan or advance be greater  
437 than ten per cent of the cost of construction of such housing, as  
438 determined by the United States Department of Housing and Urban  
439 Development, the Connecticut Housing Finance Authority or the  
440 Farmers' Home Administration. The commissioner may require that  
441 any assistance in the form of a loan or deferred loan be secured by a  
442 mortgage on such housing. In the case of a deferred loan, the contract  
443 shall require that payments on all or a portion of the interest are due  
444 currently but that payments on principal may be made at a later time.

445 Sec. 38. Section 8-220a of the general statutes is repealed and the  
446 following is substituted in lieu thereof (*Effective from passage*):

447 (a) In addition to and without limiting any other powers granted  
448 under any law, any municipality or any two or more municipalities  
449 acting jointly may request, contract for, receive and expend state  
450 financial assistance as authorized for a municipality by sections 8-44a,  
451 8-154a, 8-208, 8-209, [8-216,] 8-218, as amended by this act, 8-220 and  
452 47a-56j for any of the purposes specified therein and may initiate and  
453 carry out any of the programs, projects, functions or activities for  
454 which state financial assistance is authorized for a municipality therein  
455 and do all things necessary to secure such state financial assistance and  
456 carry out such programs, projects, functions or activities.

457 (b) The chief executive officer of any municipality with the approval  
458 of the governing body thereof may designate any agency, department,  
459 board or commission thereof, or housing authority to administer any  
460 of the programs, projects, functions or activities for which state  
461 financial assistance is authorized by sections 8-44a, 8-154a, 8-208, 8-209,  
462 [8-216,] 8-218, as amended by this act, 8-220 and 47a-56j where such  
463 authority and responsibility for such administration is not otherwise  
464 provided for. In addition to and without limiting any other powers  
465 granted under any law, such agency, department, board or  
466 commission or housing authority may administer and carry out any  
467 such programs, projects, functions or activities and do all things  
468 necessary or desirable in connection therewith, including contracting  
469 with the state and the United States, private organizations or  
470 professional consultants, or with any one or more of them, for the  
471 purposes of this chapter and said sections.

472 (c) Any action authorized by sections 8-44a, 8-154a, 8-208, 8-209, [8-  
473 216,] 8-218, as amended by this act, 8-220 and 47a-56j to be taken by a  
474 municipality, or any agency, department, board or commission  
475 thereof, or any housing authority may be taken jointly by, and the  
476 Commissioner of Economic and Community Development may enter  
477 into any contract authorized by this chapter and said sections with any  
478 two or more such municipalities or agencies, departments, boards or  
479 commissions thereof, or housing authorities.

480 (d) Any municipality, or any agency, department, board or  
481 commission thereof, or any housing authority may request, and the  
482 commissioner may provide or require, that contracts for two or more  
483 programs, projects or activities under this chapter and said sections  
484 may be combined in one contract.

485 (e) In each fiscal year no municipality may receive more than fifteen  
486 per cent of the amount authorized for the purposes of sections 8-44a, 8-  
487 114a, 8-154a, 8-208, 8-209, [8-216,] 8-218, as amended by this act, 8-220  
488 and 47a-56j provided, if any portion of such authorized amount is not  
489 committed at the end of the first six months of the fiscal year, by virtue  
490 of an executed assistance agreement or a reservation of state funds  
491 approved by the Commissioner of Economic and Community  
492 Development, the commissioner may allocate such portion without  
493 regard to such limitation.

494 (f) The Commissioner of Economic and Community Development  
495 may make and enforce regulations to effectuate the purposes of  
496 sections 8-44a, 8-154a, 8-208, 8-209, [8-216,] 8-218, as amended by this  
497 act, 8-220 and 47a-56j and to determine the allocation of the state  
498 financial assistance authorized in said sections among the  
499 municipalities of the state on the basis of their respective needs.

500 Sec. 39. Section 8-226 of the general statutes is repealed and the  
501 following is substituted in lieu thereof (*Effective from passage*):

502 The proceeds from such bonds and notes as are authorized to be  
503 issued, or any proceeds from such bonds and notes as may have been  
504 issued, under the provisions of section 8-154b but which, on July 1,  
505 1967, are uncommitted and unallocated or which may subsequently  
506 become uncommitted or unallocated, shall be used for any of the  
507 purposes authorized by sections 8-44a, 8-154f, 8-208, 8-209, 8-210, [8-  
508 216,] 8-218, as amended by this act, 8-220, 17b-752, 17b-853 and 47a-56j.

509 Sec. 40. (*Effective from passage*) Sections 8-71 and 8-216 of the general  
510 statutes and section 83 of public act 01-9 of the June special session are

511 repealed.

This act shall take effect as follows:	
Section 1	<i>from passage</i>
Sec. 2	<i>from passage</i>
Sec. 3	<i>from passage</i>
Sec. 4	<i>from passage</i>
Sec. 5	<i>from passage</i>
Sec. 6	<i>from passage</i>
Sec. 7	<i>from passage</i>
Sec. 8	<i>from passage</i>
Sec. 9	<i>from passage</i>
Sec. 10	<i>from passage</i>
Sec. 11	<i>from passage</i>
Sec. 12	<i>from passage</i>
Sec. 13	<i>from passage</i>
Sec. 14	<i>from passage</i>
Sec. 15	<i>from passage</i>
Sec. 16	<i>from passage</i>
Sec. 17	<i>from passage</i>
Sec. 18	<i>from passage</i>
Sec. 19	<i>from passage</i>
Sec. 20	<i>from passage</i>
Sec. 21	<i>from passage</i>
Sec. 22	<i>from passage</i>
Sec. 23	<i>from passage</i>
Sec. 24	<i>from passage</i>
Sec. 25	<i>from passage</i>
Sec. 26	<i>from passage</i>
Sec. 27	<i>from passage</i>
Sec. 28	<i>from passage</i>
Sec. 29	<i>from passage</i>
Sec. 30	<i>from passage</i>
Sec. 31	<i>from passage</i>
Sec. 32	<i>from passage</i>
Sec. 33	<i>from passage</i>
Sec. 34	<i>from passage</i>
Sec. 35	<i>from passage</i>
Sec. 36	<i>from passage</i>

Sec. 37	<i>from passage</i>
Sec. 38	<i>from passage</i>
Sec. 39	<i>from passage</i>
Sec. 40	<i>from passage</i>

**Statement of Purpose:**

To implement the Governor's budget recommendations.

*[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]*