



General Assembly

**Bill No. 660**

February Session, 2002

LCO No. 3699

Referred to Committee on No Committee

Introduced by:

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

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

**AN ACT MAKING ADJUSTMENTS TO THE STATE BUDGET FOR THE BIENNIUM ENDING JUNE 30, 2003, AND MAKING APPROPRIATIONS THEREFOR, MAKING DEFICIENCY APPROPRIATIONS AND TRANSFERRING FUNDS TO AGENCIES WITH DEFICIENCIES FOR THE FISCAL YEAR ENDING JUNE 30, 2002, CONCERNING A TAX AMNESTY PROGRAM, THE PERSONAL INCOME TAX, THE GIFT TAX, FUNDING FOR CT-N TELEVISION NETWORK, TAX EXEMPTIONS FOR ALTERNATIVE FUELS, THE DEPRECIATION DEDUCTION UNDER THE CORPORATION BUSINESS TAX, COURT FILING FEES, THE UNDERGROUND STORAGE TANK FUNDING MECHANISM AND THE ADMINISTRATION OF CERTAIN PROVISIONS WITH RESPECT TO TAXES, AND CONCERNING OPERATING A MOTOR VEHICLE WHILE UNDER THE INFLUENCE OF INTOXICATING LIQUOR.**

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

1 Section 1. Section 11 of special act 01-1 of the June special session is  
2 amended to read as follows (*Effective July 1, 2002*):

3 The following sums are appropriated for the annual period as  
4 indicated and for the purposes described.

T1			
T2	GENERAL FUND		
T3		2002-2003	
T4			
T5		\$	
T6			
T7	LEGISLATIVE		
T8			
T9	LEGISLATIVE MANAGEMENT		
T10	Personal Services	34,661,211	
T11	Other Expenses	[14,805,374]	<u>14,583,293</u>
T12	Equipment	[876,000]	<u>862,860</u>
T13	Interim Committee Staffing	510,000	
T14	Interim Salary/Caucus Offices	435,000	
T15	Industrial Renewal Plan	[180,000]	<u>177,300</u>
T16	OTHER THAN PAYMENTS TO LOCAL		
T17	GOVERNMENTS		
T18	Interstate Conference Fund	[265,350]	<u>261,370</u>
T19	AGENCY TOTAL	[51,732,935]	<u>51,491,034</u>
T20			
T21	AUDITORS OF PUBLIC ACCOUNTS		
T22	Personal Services	8,727,197	
T23	Other Expenses	[610,409]	<u>601,253</u>
T24	Equipment	[134,504]	<u>132,486</u>
T25	AGENCY TOTAL	[9,472,110]	<u>9,460,936</u>
T26			
T27	COMMISSION ON THE STATUS OF WOMEN		
T28	Personal Services	497,198	
T29	Other Expenses	[124,860]	<u>122,987</u>
T30	Equipment	2,625	
T31	AGENCY TOTAL	[624,683]	<u>622,810</u>
T32			
T33	COMMISSION ON CHILDREN		
T34	Personal Services	484,875	
T35	Other Expenses	[99,775]	<u>98,278</u>

T36	Equipment	2,625	
T37	Social Health Index	40,000	
T38	AGENCY TOTAL	[627,275]	<u>625,778</u>
T39			
T40	LATINO AND PUERTO RICAN AFFAIRS		
T41	COMMISSION		
T42	Personal Services	316,251	
T43	Other Expenses	[85,690]	<u>84,405</u>
T44	Equipment	5,250	
T45	AGENCY TOTAL	[407,191]	<u>405,906</u>
T46			
T47	AFRICAN-AMERICAN AFFAIRS COMMISSION		
T48	Personal Services	260,417	
T49	Other Expenses	[92,800]	<u>91,408</u>
T50	Equipment	2,500	
T51	AGENCY TOTAL	[355,717]	<u>354,325</u>
T52			
T53	TOTAL	[63,219,911]	<u>62,960,789</u>
T54	LEGISLATIVE		
T55			
T56	GENERAL GOVERNMENT		
T57			
T58	GOVERNOR'S OFFICE		
T59	Personal Services	[2,300,360]	<u>2,174,731</u>
T60	Other Expenses	[289,479]	<u>285,137</u>
T61	Equipment	100	
T62	OTHER THAN PAYMENTS TO LOCAL		
T63	GOVERNMENTS		
T64	New England Governors' Conference	[140,862]	<u>138,749</u>
T65	National Governors' Association	[102,422]	<u>100,886</u>
T66	AGENCY TOTAL	[2,833,223]	<u>2,699,603</u>
T67			
T68	SECRETARY OF THE STATE		
T69	Personal Services	2,882,377	
T70	Other Expenses	[1,256,996]	<u>1</u>

T71	Equipment	1,000	
T72	AGENCY TOTAL	[4,140,373]	<u>2,883,378</u>
T73			
T74	LIEUTENANT GOVERNOR'S OFFICE		
T75	Personal Services	267,222	
T76	Other Expenses	51,688	
T77	Equipment	100	
T78	AGENCY TOTAL	319,010	
T79			
T80	ELECTIONS ENFORCEMENT COMMISSION		
T81	Personal Services	777,158	
T82	Other Expenses	[80,477]	<u>79,270</u>
T83	Equipment	1,000	
T84	AGENCY TOTAL	[858,635]	<u>857,428</u>
T85			
T86	ETHICS COMMISSION		
T87	Personal Services	756,638	
T88	Other Expenses	[106,387]	<u>104,791</u>
T89	Equipment	100	
T90	Lobbyist Electronic Filing Program	42,000	
T91	AGENCY TOTAL	[905,125]	<u>903,529</u>
T92			
T93	FREEDOM OF INFORMATION COMMISSION		
T94	Personal Services	1,216,043	
T95	Other Expenses	[124,909]	<u>123,035</u>
T96	Equipment	1,000	
T97	AGENCY TOTAL	[1,341,952]	<u>1,340,078</u>
T98			
T99	JUDICIAL SELECTION COMMISSION		
T100	Personal Services	89,683	
T101	Other Expenses	20,727	
T102	Equipment	100	
T103	AGENCY TOTAL	110,510	
T104			
T105	STATE PROPERTIES REVIEW BOARD		

T106	Personal Services	363,933	
T107	Other Expenses	[184,346]	<u>181,581</u>
T108	Equipment	1,000	
T109	AGENCY TOTAL	[549,279]	<u>546,514</u>
T110			
T111	STATE TREASURER		
T112	Personal Services	[3,662,260]	<u>3,512,260</u>
T113	Other Expenses	[416,404]	<u>410,158</u>
T114	Equipment	1,000	
T115	AGENCY TOTAL	[4,079,664]	<u>3,923,418</u>
T116			
T117	STATE COMPTRROLLER		
T118	Personal Services	[16,611,027]	<u>16,461,027</u>
T119	Other Expenses	[3,305,488]	<u>3,206,656</u>
T120	Equipment	1,000	
T121	[Wellness Program	47,500]	
T122	OTHER THAN PAYMENTS TO LOCAL		
T123	GOVERNMENTS		
T124	Governmental Accounting Standards Board	19,570	
T125	AGENCY TOTAL	[19,984,585]	<u>19,688,253</u>
T126			
T127	DEPARTMENT OF REVENUE SERVICES		
T128	Personal Services	[52,811,229]	<u>52,411,229</u>
T129	Other Expenses	[10,278,819]	<u>10,124,637</u>
T130	Equipment	1,000	
T131	Collection and Litigation Contingency Fund	[455,000]	<u>448,175</u>
T132	AGENCY TOTAL	[63,546,048]	<u>62,985,041</u>
T133			
T134	DIVISION OF SPECIAL REVENUE		
T135	Personal Services	[7,941,231]	<u>7,552,285</u>
T136	Other Expenses	[1,766,209]	<u>1,850,036</u>
T137	Equipment	1,000	
T138	AGENCY TOTAL	[9,708,440]	<u>9,403,321</u>
T139			
T140	STATE INSURANCE AND RISK		

T141	MANAGEMENT BOARD		
T142	Personal Services	218,583	
T143	Other Expenses	[8,922,742]	<u>9,355,632</u>
T144	Equipment	1,000	
T145	Surety Bonds for State Officials and Employees	[153,450]	<u>151,148</u>
T146	AGENCY TOTAL	[9,295,775]	<u>9,726,363</u>
T147			
T148	GAMING POLICY BOARD		
T149	Other Expenses	3,400	
T150			
T151	OFFICE OF POLICY AND MANAGEMENT		
T152	Personal Services	14,716,345	
T153	Other Expenses	[1,986,086]	<u>1,966,295</u>
T154	Equipment	1,000	
T155	Automated Budget System and Data Base Link	[155,304]	<u>103,724</u>
T156	Drugs Don't Work	[475,000]	<u>397,694</u>
T157	Leadership, Education, Athletics in Partnership		
T158	(LEAP)	[2,076,700]	<u>2,045,549</u>
T159	Children and Youth Program Development	[750,000]	<u>544,212</u>
T160	Cash Management Improvement Act	100	
T161	Justice Assistance Grants	[2,288,501]	<u>2,254,173</u>
T162	Neighborhood Youth Centers	[1,846,107]	<u>1,325,915</u>
T163	High Efficiency Licensing Program	[250,000]	<u>246,250</u>
T164	Boys and Girls Club	[350,000]	<u>310,275</u>
T165	OTHER THAN PAYMENTS TO LOCAL		
T166	GOVERNMENTS		
T167	Tax Relief for Elderly Renters	[12,800,000]	<u>12,608,000</u>
T168	Drug Enforcement Program	[1,414,348]	<u>1,393,133</u>
T169	<u>Arts Grant</u>		<u>1,000,000</u>
T170	Private Providers	[7,500,000]	<u>1,955,000</u>
T171	PAYMENTS TO LOCAL GOVERNMENTS		
T172	Reimbursement Property Tax - Disability		
T173	Exemption	450,000	
T174	Distressed Municipalities	[6,500,000]	<u>9,168,000</u>
T175	Property Tax Relief Elderly Circuit Breaker	22,000,000	

T176	Property Tax Relief Elderly Freeze Program	[1,830,000]	<u>2,700,000</u>
T177	Property Tax Relief for Veterans	8,900,000	
T178	Drug Enforcement Program	[9,266,053]	<u>7,229,002</u>
T179	P.I.L.O.T. - New Manufacturing Machinery and		
T180	Equipment	75,500,000	
T181	<u>Interlocal Agreements</u>		<u>48,500</u>
T182	[Capital City Economic Development	750,000]	
T183	Waste Water Treatment Facility Host Town Grant	250,000	
T184	AGENCY TOTAL	[172,055,544]	<u>167,113,167</u>
T185			
T186	DEPARTMENT OF VETERANS AFFAIRS		
T187	Personal Services	[23,253,633]	<u>22,753,633</u>
T188	Other Expenses	[5,906,995]	<u>6,053,402</u>
T189	Equipment	1,000	
T190	AGENCY TOTAL	[29,161,628]	<u>28,808,035</u>
T191			
T192	OFFICE OF WORKFORCE COMPETITIVENESS		
T193	Personal Services	509,169	
T194	Other Expenses	[500,000]	<u>492,500</u>
T195	Equipment	1,800	
T196	CETC Workforce	[4,230,000]	<u>3,908,433</u>
T197	<u>Job Funnels Projects</u>		<u>492,500</u>
T198	<u>Workforce Development Boards</u>		<u>400,000</u>
T199	AGENCY TOTAL	[5,240,969]	<u>5,804,402</u>
T200			
T201	DEPARTMENT OF ADMINISTRATIVE		
T202	SERVICES		
T203	Personal Services	[19,749,515]	<u>18,810,665</u>
T204	Other Expenses	[2,881,613]	<u>2,615,965</u>
T205	Equipment	1,000	
T206	Loss Control Risk Management	[537,250]	<u>430,691</u>
T207	Employees' Review Board	55,400	
T208	<u>Disabilities Outreach Program</u>		<u>50,000</u>
T209	Quality of Work-Life	[350,000]	<u>344,750</u>
T210	Refunds of Collections	52,000	

T211	W. C. Administrator	[5,620,008]	<u>5,201,292</u>
T212	<u>Hospital Billing System</u>		<u>137,900</u>
T213	AGENCY TOTAL	[29,246,786]	<u>27,699,663</u>
T214			
T215	DEPARTMENT OF INFORMATION		
T216	TECHNOLOGY		
T217	Personal Services	[1,656,070]	<u>1,601,939</u>
T218	Other Expenses	[4,202,944]	<u>4,139,900</u>
T219	Equipment	1,000	
T220	Automated Personnel System	[1,980,359]	<u>1,892,967</u>
T221	AGENCY TOTAL	[7,840,373]	<u>7,635,806</u>
T222			
T223	DEPARTMENT OF PUBLIC WORKS		
T224	Personal Services	6,366,648	
T225	Other Expenses	[15,940,393]	<u>16,073,429</u>
T226	Equipment	1,000	
T227	Management Services	[5,341,395]	<u>5,478,184</u>
T228	Rents and Moving	[7,772,311]	<u>7,655,726</u>
T229	Capitol Day Care Center	[109,250]	<u>107,611</u>
T230	Facilities Design Expenses	[5,572,849]	<u>5,489,256</u>
T231	AGENCY TOTAL	[41,103,846]	<u>41,171,854</u>
T232			
T233	ATTORNEY GENERAL		
T234	Personal Services	26,718,397	
T235	Other Expenses	[1,278,012]	<u>1,258,842</u>
T236	Equipment	1,000	
T237	AGENCY TOTAL	[27,997,409]	<u>27,978,239</u>
T238			
T239	OFFICE OF THE CLAIMS COMMISSIONER		
T240	Personal Services	249,678	
T241	Other Expenses	[31,258]	<u>51,258</u>
T242	Equipment	100	
T243	Adjudicated Claims	[105,000]	<u>103,425</u>
T244	AGENCY TOTAL	[386,036]	<u>404,461</u>
T245			

T246	DIVISION OF CRIMINAL JUSTICE		
T247	Personal Services	[37,120,001]	<u>36,986,001</u>
T248	Other Expenses	[2,734,707]	<u>2,693,686</u>
T249	Equipment	[387,500]	<u>381,687</u>
T250	Forensic Sex Evidence Exams	[338,330]	<u>333,255</u>
T251	Witness Protection	[550,000]	<u>541,750</u>
T252	Training and Education	[85,155]	<u>83,878</u>
T253	Expert Witnesses	[200,000]	<u>197,000</u>
T254	Medicaid Fraud Control	[629,816]	<u>620,369</u>
T255	AGENCY TOTAL	[42,045,509]	<u>41,837,626</u>
T256			
T257	CRIMINAL JUSTICE COMMISSION		
T258	Other Expenses	1,195	
T259			
T260	TOTAL	[472,755,314]	<u>463,844,294</u>
T261	GENERAL GOVERNMENT		
T262			
T263	REGULATION AND PROTECTION		
T264			
T265	DEPARTMENT OF PUBLIC SAFETY		
T266	Personal Services	[111,157,998]	<u>111,907,998</u>
T267	Other Expenses	[20,324,054]	<u>22,151,141</u>
T268	Equipment	1,000	
T269	Stress Reduction	53,354	
T270	Fleet Purchase	[8,177,748]	<u>8,055,082</u>
T271	Gun Law Enforcement Task Force	[500,000]	<u>246,250</u>
T272	Workers' Compensation Claims	[2,085,484]	<u>2,744,265</u>
T273	OTHER THAN PAYMENTS TO LOCAL		
T274	GOVERNMENTS		
T275	Civil Air Patrol	38,692	
T276	AGENCY TOTAL	[142,338,330]	<u>145,197,782</u>
T277			
T278	POLICE OFFICER STANDARDS AND		
T279	TRAINING COUNCIL		
T280	Personal Services	1,749,394	

T281	Other Expenses	[909,539]	<u>901,313</u>
T282	Equipment	1,000	
T283	[Training at Satellite Academies	50,000]	
T284	AGENCY TOTAL	[2,709,933]	<u>2,651,707</u>
T285			
T286	BOARD OF FIREARMS PERMIT EXAMINERS		
T287	Personal Services	65,496	
T288	Other Expenses	38,121	
T289	Equipment	1,000	
T290	AGENCY TOTAL	104,617	
T291			
T292	MILITARY DEPARTMENT		
T293	Personal Services	[4,444,853]	<u>4,191,812</u>
T294	Other Expenses	[2,056,247]	<u>2,131,260</u>
T295	Equipment	1,000	
T296	[Honor Guards	400,000]	
T297	AGENCY TOTAL	[6,902,100]	<u>6,324,072</u>
T298			
T299	COMMISSION ON FIRE PREVENTION AND		
T300	CONTROL		
T301	Personal Services	1,595,423	
T302	Other Expenses	[612,898]	<u>603,705</u>
T303	Equipment	1,000	
T304	OTHER THAN PAYMENTS TO LOCAL		
T305	GOVERNMENTS		
T306	Payments to Volunteer Fire Companies	[240,000]	<u>236,400</u>
T307	AGENCY TOTAL	[2,449,321]	<u>2,436,528</u>
T308			
T309	DEPARTMENT OF CONSUMER PROTECTION		
T310	Personal Services	[10,706,345]	<u>10,413,018</u>
T311	Other Expenses	[1,152,972]	<u>1,135,677</u>
T312	Equipment	1,000	
T313	AGENCY TOTAL	[11,860,317]	<u>11,549,695</u>
T314			
T315	LABOR DEPARTMENT		

T316	Personal Services	[9,936,519]	<u>9,718,719</u>
T317	Other Expenses	[948,336]	<u>934,111</u>
T318	Equipment	2,000	
T319	Workforce Investment Act	[23,656,282]	<u>20,385,606</u>
T320	Vocational and Manpower Training	[2,003,082]	<u>1,576,036</u>
T321	<u>Entrepreneurial Center</u>		<u>215,000</u>
T322	Summer Youth Employment	[732,646]	<u>621,656</u>
T323	Jobs First Employment Services	[15,428,037]	<u>15,226,616</u>
T324	Opportunity Industrial Centers	[584,932]	<u>577,658</u>
T325	Opportunity Certificate and AEITC	[720,442]	<u>197,020</u>
T326	AGENCY TOTAL	[54,012,276]	<u>49,454,422</u>
T327			
T328	OFFICE OF VICTIM ADVOCATE		
T329	Personal Services	[204,953]	<u>249,003</u>
T330	Other Expenses	40,129	
T331	Equipment	1,000	
T332	AGENCY TOTAL	[246,082]	<u>290,132</u>
T333			
T334	COMMISSION ON HUMAN RIGHTS AND		
T335	OPPORTUNITIES		
T336	Personal Services	[5,989,383]	<u>6,553,658</u>
T337	Other Expenses	[568,867]	<u>607,121</u>
T338	Equipment	1,000	
T339	Martin Luther King, Jr. Commission	7,000	
T340	[Human Rights Referees	955,525]	
T341	AGENCY TOTAL	[7,521,775]	<u>7,168,779</u>
T342			
T343	OFFICE OF PROTECTION AND ADVOCACY		
T344	FOR PERSONS WITH DISABILITIES		
T345	Personal Services	[2,470,155]	<u>2,410,155</u>
T346	Other Expenses	[434,547]	<u>428,029</u>
T347	Equipment	1,000	
T348	AGENCY TOTAL	[2,905,702]	<u>2,839,184</u>
T349			
T350	OFFICE OF THE CHILD ADVOCATE		

T351	Personal Services	[500,290]	<u>555,090</u>
T352	Other Expenses	[71,844]	<u>70,766</u>
T353	Equipment	1,000	
T354	Child Fatality Review Panel	[67,500]	<u>66,487</u>
T355	AGENCY TOTAL	[640,634]	<u>693,343</u>
T356			
T357	TOTAL	[231,691,087]	<u>228,710,261</u>
T358	REGULATION AND PROTECTION		
T359			
T360	CONSERVATION AND DEVELOPMENT		
T361			
T362	DEPARTMENT OF AGRICULTURE		
T363	Personal Services	4,229,527	
T364	Other Expenses	[714,010]	<u>703,300</u>
T365	Equipment	1,000	
T366	Oyster Program	[100,000]	<u>98,500</u>
T367	<u>CT Seafood Advisory Council</u>		<u>50,000</u>
T368	Vibrio Bacterium Program	10,000	
T369	OTHER THAN PAYMENTS TO LOCAL		
T370	GOVERNMENTS		
T371	WIC Program for Fresh Produce for Seniors	[89,611]	<u>88,267</u>
T372	Collection of Agricultural Statistics	1,200	
T373	Tuberculosis and Brucellosis Indemnity	1,000	
T374	Exhibits and Demonstrations	5,600	
T375	Connecticut Grown Product Promotion	[435,000]	<u>15,000</u>
T376	WIC Coupon Program for Fresh Produce	[85,371]	<u>84,090</u>
T377	AGENCY TOTAL	[5,672,319]	<u>5,287,484</u>
T378			
T379	DEPARTMENT OF ENVIRONMENTAL		
T380	PROTECTION		
T381	Personal Services	[34,123,514]	<u>34,273,514</u>
T382	Other Expenses	[3,319,037]	<u>3,424,278</u>
T383	Equipment	[1,000]	<u>68,457</u>
T384	Stream Gaging	[160,000]	<u>157,600</u>
T385	Mosquito Control	[337,682]	<u>332,617</u>

T386	State Superfund Site Maintenance	[600,000]	<u>591,000</u>
T387	Laboratory Fees	[280,076]	<u>275,875</u>
T388	Dam Maintenance	[122,298]	<u>120,464</u>
T389	Long Island Sound Research Fund	1,000	
T390	Emergency Response Commission	[135,366]	<u>133,336</u>
T391	Beardsley Park and Zoo	[450,000]	<u>443,250</u>
T392	<u>Grants for Water Programs</u>		<u>100,000</u>
T393	OTHER THAN PAYMENTS TO LOCAL		
T394	GOVERNMENTS		
T395	Soil Conservation Districts	1,040	
T396	Agreement USGS-Geological Investigation	47,000	
T397	Agreement USGS-Hydrological Study	[124,640]	<u>122,770</u>
T398	New England Interstate Water Pollution		
T399	Commission	8,400	
T400	Northeast Interstate Forest Fire Compact	2,040	
T401	Connecticut River Valley Flood Control		
T402	Commission	40,200	
T403	Thames River Valley Flood Control Commission	50,200	
T404	Environmental Review Teams	1,000	
T405	Agreement USGS-Water Quality Stream		
T406	Monitoring	[172,710]	<u>170,119</u>
T407	AGENCY TOTAL	[39,977,203]	<u>40,364,160</u>
T408			
T409	COUNCIL ON ENVIRONMENTAL QUALITY		
T410	Personal Services	129,625	
T411	Other Expenses	6,470	
T412	AGENCY TOTAL	136,095	
T413			
T414	CONNECTICUT HISTORICAL COMMISSION		
T415	Personal Services	[1,118,940]	<u>1,081,497</u>
T416	Other Expenses	[96,573]	<u>95,124</u>
T417	Equipment	1,000	
T418	AGENCY TOTAL	[1,216,513]	<u>1,177,621</u>
T419			
T420	DEPARTMENT OF ECONOMIC AND		

T421	COMMUNITY DEVELOPMENT		
T422	Personal Services	7,324,456	
T423	Other Expenses	[3,086,872]	<u>2,991,319</u>
T424	Equipment	1,000	
T425	Elderly Rental Registry and Counselors	[647,060]	<u>617,654</u>
T426	Cluster Initiative	[1,300,000]	<u>985,000</u>
T427	<u>Business Development</u>		<u>10,000</u>
T428	OTHER THAN PAYMENTS TO LOCAL		
T429	GOVERNMENTS		
T430	[Entrepreneurial Centers	215,000]	
T431	<u>Subsidized Assisted Living Demonstration</u>	[1,769,625]	<u>394,000</u>
T432	Congregate Facilities Operation Costs	[5,179,540]	<u>5,101,847</u>
T433	Housing Assistance and Counseling Program	[384,600]	<u>378,831</u>
T434	Elderly Congregate Rent Subsidy	[1,336,654]	<u>1,316,604</u>
T435	[Tax Abatement	2,243,276]	
T436	[Payment in Lieu of Taxes	2,900,000]	
T437	AGENCY TOTAL	[26,388,083]	<u>19,120,711</u>
T438			
T439	AGRICULTURAL EXPERIMENT STATION		
T440	Personal Services	[5,544,950]	<u>5,530,630</u>
T441	Other Expenses	[463,965]	<u>457,006</u>
T442	Equipment	1,000	
T443	Mosquito Control	[212,653]	<u>209,463</u>
T444	<u>Wildlife Fertility Control</u>		<u>125,000</u>
T445	AGENCY TOTAL	[6,222,568]	<u>6,323,099</u>
T446			
T447	TOTAL	[79,612,781]	<u>72,409,170</u>
T448	CONSERVATION AND DEVELOPMENT		
T449			
T450	HEALTH AND HOSPITALS		
T451			
T452	DEPARTMENT OF PUBLIC HEALTH		
T453	Personal Services	[30,896,117]	<u>30,696,117</u>
T454	Other Expenses	[6,355,166]	<u>6,741,504</u>
T455	Equipment	1,000	

T456	Young Parents Program	[198,912]	<u>182,359</u>
T457	Pregnancy Healthline	[110,798]	<u>101,577</u>
T458	Needle and Syringe Exchange Program	[399,998]	<u>366,711</u>
T459	Community Services Support for Persons With		
T460	AIDS	[215,594]	<u>197,652</u>
T461	Children's Health Initiatives	[1,618,761]	<u>1,484,049</u>
T462	Tobacco Education	[200,000]	<u>1,433,356</u>
T463	CT Immunization Registry	[220,807]	<u>202,431</u>
T464	Newborn Hearing Screening	[70,000]	<u>65,152</u>
T465	Childhood Lead Poisoning	[265,770]	<u>243,653</u>
T466	AIDS Services	[4,268,765]	<u>3,994,497</u>
T467	[Liability Coverage for Volunteer Retired		
T468	Physicians	4,235]	
T469	Breast and Cervical Cancer Detection and		
T470	Treatment	[1,951,710]	<u>1,922,434</u>
T471	Services for Children Affected by AIDS	[286,110]	<u>262,301</u>
T472	Children with Special Health Care Needs	[728,280]	<u>1,033,731</u>
T473	Medicaid Administration	[3,993,267]	<u>3,416,701</u>
T474	OTHER THAN PAYMENTS TO LOCAL		
T475	GOVERNMENTS		
T476	Community Health Services	[6,978,965]	<u>5,941,855</u>
T477	Emergency Medical Services Training	[36,414]	<u>33,892</u>
T478	Emergency Medical Services Regional Offices	[522,716]	<u>500,615</u>
T479	Rape Crisis	[462,062]	<u>423,609</u>
T480	X-Ray Screening and Tuberculosis Care	621,527	
T481	Genetic Diseases Programs	[804,722]	<u>646,075</u>
T482	Loan Repayment Program	[194,500]	<u>191,582</u>
T483	Immunization Services	[7,126,548]	<u>7,019,650</u>
T484	PAYMENTS TO LOCAL GOVERNMENTS		
T485	Local and District Departments of Health	4,446,010	
T486	Venereal Disease Control	[231,255]	<u>215,239</u>
T487	School Based Health Clinics	[6,038,399]	<u>6,058,399</u>
T488	AGENCY TOTAL	[79,248,408]	<u>78,443,678</u>
T489			
T490	OFFICE OF HEALTH CARE ACCESS		

T491	Personal Services	2,718,780	
T492	Other Expenses	[434,368]	<u>427,852</u>
T493	Equipment	2,000	
T494	AGENCY TOTAL	[3,155,148]	<u>3,148,632</u>
T495			
T496	OFFICE OF THE CHIEF MEDICAL EXAMINER		
T497	Personal Services	3,677,188	
T498	Other Expenses	[530,664]	<u>522,704</u>
T499	Equipment	7,500	
T500	Medicolegal Investigations	[661,000]	<u>651,085</u>
T501	AGENCY TOTAL	[4,876,352]	<u>4,858,477</u>
T502			
T503	DEPARTMENT OF MENTAL RETARDATION		
T504	Personal Services	[283,992,763]	<u>283,324,853</u>
T505	Other Expenses	[23,172,643]	<u>23,301,806</u>
T506	Equipment	1,000	
T507	Human Resource Development	[354,109]	<u>331,358</u>
T508	Family Support Grants	[1,008,185]	<u>993,062</u>
T509	Pilot Program for Client Services	[2,235,129]	<u>2,260,960</u>
T510	Cooperative Placements Program	[11,033,394]	<u>11,099,112</u>
T511	Clinical Services	[4,127,868]	<u>3,862,653</u>
T512	Early Intervention	[19,280,429]	<u>20,719,859</u>
T513	Temporary Support Services	[208,094]	<u>204,973</u>
T514	Community Temporary Support Services	[68,340]	<u>67,315</u>
T515	Community Respite Care Programs	[335,376]	<u>330,345</u>
T516	Workers' Compensation Claims	[9,679,788]	<u>10,236,304</u>
T517	OTHER THAN PAYMENTS TO LOCAL		
T518	GOVERNMENTS		
T519	Rent Subsidy Program	[2,717,615]	<u>2,676,851</u>
T520	Respite Care	[2,113,767]	<u>2,082,060</u>
T521	Family Reunion Program	[140,000]	<u>137,900</u>
T522	Employment Opportunities and Day Services	[114,817,427]	<u>116,051,710</u>
T523	Family Placements	[1,831,985]	<u>1,853,157</u>
T524	Emergency Placements	[3,619,881]	<u>3,661,716</u>
T525	Community Residential Services	[240,757,409]	<u>243,933,295</u>

T526	Services to Support the Aging Population	500,000	
T527	AGENCY TOTAL	[721,995,202]	<u>727,630,289</u>
T528			
T529	DEPARTMENT OF MENTAL HEALTH AND		
T530	ADDICTION SERVICES		
T531	Personal Services	[161,704,075]	<u>157,602,911</u>
T532	Other Expenses	[25,972,636]	<u>25,821,360</u>
T533	Equipment	1,000	
T534	Housing Supports and Services	[6,139,019]	<u>5,256,112</u>
T535	Managed Service System	[22,393,700]	<u>24,025,833</u>
T536	Drug Treatment for Schizophrenia	[3,778,777]	<u>6,283,095</u>
T537	Legal Services	[399,711]	<u>393,715</u>
T538	Connecticut Mental Health Center	[8,230,275]	<u>7,771,149</u>
T539	Capitol Region Mental Health Center	[345,592]	<u>340,408</u>
T540	Professional Services	[4,780,607]	<u>4,708,898</u>
T541	Regional Action Councils	[750,125]	<u>566,498</u>
T542	General Assistance Managed Care	[76,463,067]	<u>67,908,979</u>
T543	Workers' Compensation Claims	[5,710,241]	<u>5,082,082</u>
T544	Nursing Home Screening	[492,843]	<u>485,450</u>
T545	Special Populations	[20,828,518]	<u>20,660,820</u>
T546	TBI Community Services	[3,985,675]	<u>4,381,343</u>
T547	Transitional Youth	[3,511,582]	<u>3,402,492</u>
T548	Jail Diversion	[3,308,716]	<u>3,204,198</u>
T549	OTHER THAN PAYMENTS TO LOCAL		
T550	GOVERNMENTS		
T551	Grants for Substance Abuse Services	[21,101,808]	<u>20,911,352</u>
T552	Governor's Partnership to Protect Connecticut's		
T553	Workforce	[470,475]	<u>423,427</u>
T554	Grants for Mental Health Services	[77,466,086]	<u>75,499,830</u>
T555	Employment Opportunities	[9,668,499]	<u>9,633,532</u>
T556	AGENCY TOTAL	[457,503,027]	<u>444,364,484</u>
T557			
T558	PSYCHIATRIC SECURITY REVIEW BOARD		
T559	Personal Services	263,220	
T560	Other Expenses	50,522	

T561	Equipment	1,000	
T562	AGENCY TOTAL	314,742	
T563			
T564	TOTAL	[1,267,092,879]	<u>1,258,760,302</u>
T565	HEALTH AND HOSPITALS		
T566			
T567	TRANSPORTATION		
T568			
T569	DEPARTMENT OF TRANSPORTATION		
T570	PAYMENTS TO LOCAL GOVERNMENTS		
T571	Town Aid Road Grants	35,000,000	
T572			
T573	TOTAL	35,000,000	
T574	TRANSPORTATION		
T575			
T576	HUMAN SERVICES		
T577			
T578	DEPARTMENT OF SOCIAL SERVICES		
T579	Personal Services	[117,379,410]	<u>122,311,510</u>
T580	Other Expenses	[46,397,215]	<u>87,176,798</u>
T581	Equipment	1,000	
T582	HUSKY Outreach and Data Collection	[5,475,060]	<u>4,357,807</u>
T583	[Independent Living Center - Administration	24,388]	
T584	[Anti-Hunger Programs	227,016]	
T585	Genetic Tests in Paternity Actions	[218,484]	<u>204,447</u>
T586	State Food Stamp Supplement	[1,184,763]	<u>1,928,045</u>
T587	Day Care Projects	[490,533]	<u>459,016</u>
T588	Commission on Aging	[281,033]	<u>215,896</u>
T589	[Information Technology Services	50,070,978]	
T590	HUSKY Program	[21,091,470]	<u>25,463,000</u>
T591	OTHER THAN PAYMENTS TO LOCAL		
T592	GOVERNMENTS		
T593	Vocational Rehabilitation	[7,068,478]	<u>6,962,451</u>
T594	Medicaid	[2,593,271,493]	<u>2,650,481,599</u>
T595	Old Age Assistance	[31,779,221]	<u>30,100,052</u>

T596	Aid to the Blind	[587,149]	<u>628,710</u>
T597	Aid to the Disabled	[59,323,266]	<u>57,538,734</u>
T598	Temporary Assistance to Families - TANF	[122,540,334]	<u>132,117,104</u>
T599	Adjustment of Recoveries	[150,000]	<u>147,750</u>
T600	Emergency Assistance	500	
T601	Food Stamp Training Expenses	[130,800]	<u>128,838</u>
T602	Connecticut Pharmaceutical Assistance Contract		
T603	To the Elderly	[74,468,137]	<u>65,023,227</u>
T604	DMHAS-Disproportionate Share	105,935,000	
T605	Connecticut Home Care Program	[25,380,000]	<u>26,876,710</u>
T606	Human Resource Development-Hispanic		
T607	Programs	[105,506]	<u>94,073</u>
T608	Services to the Elderly	[6,498,623]	<u>6,130,871</u>
T609	Safety Net Services	[4,288,624]	<u>3,717,580</u>
T610	Transportation for Employment Independence		
T611	Program	[2,940,430]	<u>2,751,507</u>
T612	Transitory Rental Assistance	[3,420,950]	<u>1,487,770</u>
T613	Refunds of Collections	[200,000]	<u>197,000</u>
T614	[Energy Assistance	2,081,170]	
T615	Services for Persons With Disabilities	[6,925,727]	<u>5,544,874</u>
T616	Child Care Services-TANF/CCDBG	[115,474,708]	<u>112,854,140</u>
T617	Nutrition Assistance	[95,617]	<u>94,183</u>
T618	Housing/Homeless Services	[25,392,337]	<u>25,138,627</u>
T619	Employment Opportunities	[871,135]	<u>858,068</u>
T620	Human Resource Development	[3,827,696]	<u>3,735,516</u>
T621	Child Day Care	[3,677,350]	<u>3,441,080</u>
T622	Independent Living Centers	[729,444]	<u>646,652</u>
T623	AIDS Drug Assistance	[615,917]	<u>606,678</u>
T624	Disproportionate Share - Medical Emergency		
T625	Assistance	[85,000,000]	<u>83,925,000</u>
T626	DSH - Urban Hospitals in Distressed		
T627	Municipalities	[15,000,000]	<u>29,550,000</u>
T628	State Administered General Assistance	[101,442,033]	<u>105,053,927</u>
T629	School Readiness	[3,850,000]	<u>3,753,387</u>
T630	Connecticut Children's Medical Center	[7,000,000]	<u>6,895,000</u>

T631	Community Services	[354,187]	<u>150,000</u>
T632	Lifestar Helicopter	[1,000,000]	<u>1,477,500</u>
T633	PAYMENTS TO LOCAL GOVERNMENTS		
T634	Child Day Care	3,629,725	
T635	Human Resource Development	[77,666]	<u>69,899</u>
T636	Human Resource Development-Hispanic		
T637	Programs	[12,150]	<u>10,935</u>
T638	Teen Pregnancy Prevention	[1,192,420]	<u>1,155,178</u>
T639	Services to the Elderly	49,236	
T640	Housing/Homeless Services	592,427	
T641	AGENCY TOTAL	[3,659,820,806]	<u>3,721,669,027</u>
T642			
T643	TOTAL	[3,659,820,806]	<u>3,721,669,027</u>
T644	HUMAN SERVICES		
T645			
T646	EDUCATION, MUSEUMS, LIBRARIES		
T647			
T648	DEPARTMENT OF EDUCATION		
T649	Personal Services	[117,508,537]	<u>120,649,322</u>
T650	Other Expenses	[12,325,909]	<u>12,178,496</u>
T651	Equipment	60,500	
T652	Institutes for Educators	[305,600]	<u>270,914</u>
T653	Basic Skills Exam Teachers in Training	[1,207,821]	<u>1,189,704</u>
T654	Teachers' Standards Implementation Program	[3,527,796]	<u>3,474,879</u>
T655	Early Childhood Program	[2,806,535]	<u>2,774,779</u>
T656	Development of Mastery Exams Grades 4, 6 and 8	[6,879,931]	<u>6,776,732</u>
T657	Primary Mental Health	[507,980]	<u>499,610</u>
T658	Adult Education Action	[285,000]	<u>280,725</u>
T659	Vocational Technical School Textbooks	[800,000]	<u>788,000</u>
T660	Repair of Instructional Equipment	[737,500]	<u>653,794</u>
T661	Minor Repairs to Plant	[550,000]	<u>492,500</u>
T662	Connecticut Pre-Engineering Program	[400,000]	<u>354,600</u>
T663	Contracting Instructional TV Services	[209,000]	<u>185,278</u>
T664	<u>Connecticut Writing Project</u>		<u>75,000</u>
T665	Jobs for Connecticut Graduates	[275,000]	<u>243,787</u>

T666	[Hartford Public School Monitors	260,000]	
T667	Developmentally Disabled Settlement	[435,000]	<u>428,475</u>
T668	OTHER THAN PAYMENTS TO LOCAL		
T669	GOVERNMENTS		
T670	American School for the Deaf	[7,636,295]	<u>7,521,751</u>
T671	RESC Leases	[2,300,000]	<u>1,193,337</u>
T672	Regional Education Services	[3,297,384]	<u>2,923,131</u>
T673	Omnibus Education Grants State Supported		
T674	Schools	[2,829,000]	<u>3,476,065</u>
T675	Head Start Services	[3,100,000]	<u>3,053,500</u>
T676	Head Start Enhancement	[2,000,000]	<u>1,970,000</u>
T677	Family Resource Centers	[6,132,500]	<u>6,040,512</u>
T678	[Nutmeg Games	50,000]	
T679	Charter Schools	16,254,000	
T680	PAYMENTS TO LOCAL GOVERNMENTS		
T681	Vocational Agriculture	[2,816,700]	<u>2,535,030</u>
T682	Transportation of School Children	[50,000,000]	<u>47,800,000</u>
T683	Adult Education	[18,600,000]	<u>17,800,000</u>
T684	Health and Welfare Services Pupils Private		
T685	Schools	4,000,000	
T686	Education Equalization Grants	[1,515,500,000]	<u>1,516,250,000</u>
T687	Bilingual Education	2,359,087	
T688	Priority School Districts	[83,242,509]	<u>81,622,258</u>
T689	Young Parents Program	[259,080]	<u>233,172</u>
T690	Interdistrict Cooperation	12,960,424	
T691	School Breakfast Program	1,559,805	
T692	Excess Cost - Student Based	[69,000,000]	<u>71,000,000</u>
T693	[Excess Cost - Equity	7,500,000]	
T694	Non-Public School Transportation	[5,300,000]	<u>4,710,000</u>
T695	School to Work Opportunities	[250,000]	<u>225,000</u>
T696	<u>Extended School Hours and Support Programs</u>		<u>79,751</u>
T697	Youth Service Bureaus	[2,927,612]	<u>2,942,612</u>
T698	OPEN Choice Program	8,740,000	
T699	Lighthouse Schools	300,000	
T700	[Transitional School Districts	1,000,000]	

T701	Early Reading Success	[706,461]	<u>2,236,461</u>
T702	Magnet Schools	[45,188,220]	<u>45,688,220</u>
T703	AGENCY TOTAL	[2,024,891,186]	<u>2,016,851,211</u>
T704			
T705	BOARD OF EDUCATION AND SERVICES		
T706	FOR THE BLIND		
T707	Personal Services	[5,325,390]	<u>5,414,990</u>
T708	Other Expenses	[1,535,218]	<u>1,512,190</u>
T709	Equipment	1,000	
T710	<u>Educational Aid for Blind and Visually</u>		
T711	<u>Handicapped Children</u>		<u>7,476,945</u>
T712	OTHER THAN PAYMENTS TO LOCAL		
T713	GOVERNMENTS		
T714	Supplementary Relief and Services	[123,350]	<u>121,500</u>
T715	[Education of Handicapped Blind Children	5,738,166]	
T716	Vocational Rehabilitation	[1,004,522]	<u>989,454</u>
T717	[Education of Pre-School Blind Children	124,887]	
T718	Special Training for the Deaf Blind	[354,540]	<u>349,222</u>
T719	Connecticut Radio Information Service	44,477	
T720	PAYMENTS TO LOCAL GOVERNMENTS		
T721	[Services for Persons With Impaired Vision	442,672]	
T722	[Tuition and Services-Public School Children	1,171,220]	
T723	AGENCY TOTAL	[15,865,442]	<u>15,909,778</u>
T724			
T725	COMMISSION ON THE DEAF AND HEARING		
T726	IMPAIRED		
T727	Personal Services	[817,585]	<u>767,585</u>
T728	Other Expenses	[165,686]	<u>163,201</u>
T729	Equipment	1,000	
T730	Part-time Interpreters	200,000	
T731	AGENCY TOTAL	[1,184,271]	<u>1,131,786</u>
T732			
T733	STATE LIBRARY		
T734	Personal Services	6,432,563	
T735	Other Expenses	[903,615]	<u>890,061</u>

T736	Equipment	1,000	
T737	<u>State-Wide Digital Library</u>		<u>510,456</u>
T738	Interlibrary Loan Delivery Service	[255,555]	<u>251,722</u>
T739	Voices of Children - Parents Academy	50,000	
T740	Legal/Legislative Library Materials	[758,573]	<u>709,834</u>
T741	State-Wide Data Base Program	[758,969]	<u>710,206</u>
T742	OTHER THAN PAYMENTS TO LOCAL		
T743	GOVERNMENTS		
T744	Basic Cultural Resources Grant	[2,903,311]	<u>2,554,534</u>
T745	Support Cooperating Library Service Units	[777,674]	<u>766,009</u>
T746	<u>Grants - Local Institutions in Humanities</u>		<u>240,000</u>
T747	Connecticut Educational Telecommunications		
T748	Corporation	[753,358]	<u>742,058</u>
T749	<u>Regional Arts Fund</u>		<u>200,000</u>
T750	PAYMENTS TO LOCAL GOVERNMENTS		
T751	Grants to Public Libraries	[472,109]	<u>447,109</u>
T752	Connecticard Payments	[726,028]	<u>676,028</u>
T753	AGENCY TOTAL	[14,792,755]	<u>15,181,580</u>
T754			
T755	DEPARTMENT OF HIGHER EDUCATION		
T756	Personal Services	[2,374,446]	<u>2,346,479</u>
T757	Other Expenses	[210,134]	<u>199,397</u>
T758	Equipment	1,000	
T759	Minority Advancement Program	[2,656,242]	<u>3,367,608</u>
T760	Alternate Route to Certification	27,033	
T761	National Service Act	[501,312]	<u>469,102</u>
T762	International Initiatives	[350,000]	<u>221,625</u>
T763	Minority Teacher Incentive Program	[541,500]	<u>506,709</u>
T764	OTHER THAN PAYMENTS TO LOCAL		
T765	GOVERNMENTS		
T766	Capitol Scholarship Program	[5,415,182]	<u>5,171,250</u>
T767	Awards to Children of Deceased/Disabled		
T768	Veterans	[6,000]	<u>4,000</u>
T769	Connecticut Independent College Student Grant	[18,776,929]	<u>16,888,864</u>
T770	Connecticut Aid for Public College Students	[19,759,261]	<u>19,462,872</u>

T771	<u>Connecticut Aid to Charter Oak</u>		<u>25,000</u>
T772	AGENCY TOTAL	[50,619,039]	<u>48,690,939</u>
T773			
T774	UNIVERSITY OF CONNECTICUT		
T775	Operating Expenses	[192,168,592]	<u>186,987,528</u>
T776	Tuition Freeze	4,991,458	
T777	Regional Campus Enhancement	[6,700,000]	<u>6,490,500</u>
T778	AGENCY TOTAL	[203,860,050]	<u>198,469,486</u>
T779			
T780	UNIVERSITY OF CONNECTICUT HEALTH		
T781	CENTER		
T782	Operating Expenses	[76,134,980]	<u>75,134,104</u>
T783	AHEC for Bridgeport	155,707	
T784	AGENCY TOTAL	[76,290,687]	<u>75,289,811</u>
T785			
T786	CHARTER OAK STATE COLLEGE		
T787	Operating Expenses	[1,400,825]	<u>1,360,825</u>
T788	Distance Learning Consortium	[578,438]	<u>1,009,414</u>
T789	AGENCY TOTAL	[1,979,263]	<u>2,370,239</u>
T790			
T791	TEACHERS' RETIREMENT BOARD		
T792	Personal Services	1,679,755	
T793	Other Expenses	[762,046]	<u>750,615</u>
T794	Equipment	1,000	
T795	OTHER THAN PAYMENTS TO LOCAL		
T796	GOVERNMENTS		
T797	Retirement Contributions	[214,737,033]	<u>179,823,603</u>
T798	Retirees Health Service Cost	[7,187,896]	<u>6,636,828</u>
T799	Municipal Retiree Health Insurance Costs	[5,649,600]	<u>4,970,106</u>
T800	AGENCY TOTAL	[230,017,330]	<u>193,861,907</u>
T801			
T802	REGIONAL COMMUNITY - TECHNICAL		
T803	COLLEGES		
T804	Operating Expenses	[129,270,333]	<u>125,993,652</u>
T805	Tuition Freeze	2,274,658	

T806	<u>Woodland Street Operating Expenses</u>		<u>516,293</u>
T807	AGENCY TOTAL	[131,544,991]	<u>128,784,603</u>
T808			
T809	CONNECTICUT STATE UNIVERSITY		
T810	Operating Expenses	[138,491,264]	<u>135,403,062</u>
T811	Tuition Freeze	6,904,180	
T812	Waterbury-Based Degree Program	[861,704]	<u>824,377</u>
T813	AGENCY TOTAL	[146,257,148]	<u>143,131,619</u>
T814			
T815	TOTAL	[2,897,302,162]	<u>2,839,672,959</u>
T816	EDUCATION, MUSEUMS, LIBRARIES		
T817			
T818	CORRECTIONS		
T819			
T820	DEPARTMENT OF CORRECTION		
T821	Personal Services	[348,787,502]	<u>350,961,197</u>
T822	Other Expenses	[68,651,710]	<u>67,836,417</u>
T823	Equipment	[99,604]	<u>217,295</u>
T824	Out of State Beds	[12,305,406]	<u>12,120,825</u>
T825	Community Justice Center	[5,000,000]	<u>1,576,000</u>
T826	Workers' Compensation Claims	[16,339,142]	<u>18,592,655</u>
T827	Inmate Medical Services	[74,966,615]	<u>74,190,109</u>
T828	OTHER THAN PAYMENTS TO LOCAL		
T829	GOVERNMENTS		
T830	Aid to Paroled and Discharged Inmates	[50,000]	<u>47,500</u>
T831	Legal Services to Prisoners	[780,300]	<u>768,595</u>
T832	Volunteer Services	[192,620]	<u>189,731</u>
T833	Community Residential Services	[17,579,180]	<u>17,569,702</u>
T834	Community Non-Residential Services	[1,395,451]	<u>1,412,666</u>
T835	AGENCY TOTAL	[546,147,530]	<u>545,482,692</u>
T836			
T837	BOARD OF PARDONS		
T838	Other Expenses	34,141	
T839	Equipment	100	
T840	AGENCY TOTAL	34,241	

T841			
T842	BOARD OF PAROLE		
T843	Personal Services	[5,130,878]	<u>5,331,298</u>
T844	Other Expenses	[1,247,829]	<u>1,332,980</u>
T845	Equipment	[16,609]	<u>24,909</u>
T846	OTHER THAN PAYMENTS TO LOCAL		
T847	GOVERNMENTS		
T848	Community Residential Services	[1,872,437]	<u>1,956,762</u>
T849	Community Non-Residential Services	[1,970,808]	<u>2,032,525</u>
T850	AGENCY TOTAL	[10,238,561]	<u>10,678,474</u>
T851			
T852	DEPARTMENT OF CHILDREN AND FAMILIES		
T853	Personal Services	[214,554,699]	<u>213,054,699</u>
T854	Other Expenses	[31,201,153]	<u>35,266,879</u>
T855	Equipment	1,000	
T856	Short Term Residential Treatment	[649,242]	<u>656,745</u>
T857	Substance Abuse Screening	[1,768,832]	<u>1,722,274</u>
T858	Workers' Compensation Claims	[2,970,057]	<u>4,017,753</u>
T859	Local Systems of Care	[1,180,929]	<u>1,194,577</u>
T860	OTHER THAN PAYMENTS TO LOCAL		
T861	GOVERNMENTS		
T862	Health Assessment and Consultation	[324,941]	<u>267,145</u>
T863	Grants for Psychiatric Clinics for Children	[13,673,602]	<u>13,826,599</u>
T864	Day Treatment Centers for Children	[5,693,910]	<u>5,757,250</u>
T865	Juvenile Justice Outreach Services	[1,828,827]	<u>2,639,489</u>
T866	Child Abuse and Neglect Intervention	[5,552,415]	<u>5,586,234</u>
T867	Community Emergency Services	[176,576]	<u>178,617</u>
T868	Community Based Prevention Programs	[2,750,117]	<u>2,781,887</u>
T869	Family Violence Outreach and Counseling	[498,759]	<u>504,527</u>
T870	Support for Recovering Families	[1,757,793]	<u>1,776,680</u>
T871	No Nexus Special Education	[6,183,750]	<u>5,950,597</u>
T872	Family Preservation Services	[6,501,272]	<u>6,572,663</u>
T873	Substance Abuse Treatment	[2,687,538]	<u>3,258,598</u>
T874	Child Welfare Support Services	[598,776]	<u>454,492</u>
T875	Board and Care for Children - Adoption	[40,534,633]	<u>40,884,494</u>

T876	Board and Care for Children - Foster	[75,603,518]	<u>79,005,668</u>
T877	Board and Care for Children - Residential	[139,678,045]	<u>130,095,393</u>
T878	Individualized Family Supports	[3,656,365]	<u>7,586,463</u>
T879	Community KidCare	[14,884,257]	<u>14,826,257</u>
T880	AGENCY TOTAL	[574,911,006]	<u>577,866,980</u>
T881			
T882	COUNCIL TO ADMINISTER THE CHILDREN'S		
T883	TRUST FUND		
T884	Children's Trust Fund	[6,341,951]	<u>5,793,594</u>
T885			
T886	COUNTY SHERIFFS		
T887	Personal Services	7	
T888			
T889	TOTAL	[1,137,673,296]	<u>1,139,855,988</u>
T890	CORRECTIONS		
T891			
T892	JUDICIAL		
T893			
T894	JUDICIAL DEPARTMENT		
T895	Personal Services	[212,044,385]	<u>240,120,372</u>
T896	Other Expenses	[57,895,719]	<u>59,935,429</u>
T897	Equipment	[2,191,808]	<u>2,208,181</u>
T898	Alternative Incarceration Program	[35,250,737]	<u>34,549,450</u>
T899	Justice Education Center, Inc.	[232,402]	<u>220,608</u>
T900	Juvenile Alternative Incarceration	[21,658,026]	<u>21,925,214</u>
T901	Juvenile Justice Centers	[2,847,224]	<u>2,882,349</u>
T902	[Probate Court	500,000]	
T903	Truancy Services	[1,029,994]	<u>365,445</u>
T904	[Sheriffs Transition Account	30,840,037]	
T905	AGENCY TOTAL	[364,490,332]	<u>362,207,048</u>
T906			
T907	STATE MARSHAL COMMISSION		
T908	Personal Services	173,383	
T909	Other Expenses	55,000	
T910	Equipment	100	

T911	AGENCY TOTAL	228,483	
T912			
T913	PUBLIC DEFENDER SERVICES COMMISSION		
T914	Personal Services	[26,923,750]	<u>26,898,944</u>
T915	Other Expenses	[1,372,816]	<u>1,352,224</u>
T916	Equipment	[74,655]	<u>73,535</u>
T917	Special Public Defenders - Contractual	[2,060,000]	<u>2,029,100</u>
T918	Special Public Defenders - Non-Contractual	[3,057,677]	<u>3,011,812</u>
T919	Expert Witnesses	[1,096,335]	<u>1,079,890</u>
T920	Training and Education	[85,795]	<u>84,508</u>
T921	AGENCY TOTAL	[34,671,028]	<u>34,530,013</u>
T922			
T923	TOTAL	[399,389,843]	<u>396,965,544</u>
T924	JUDICIAL		
T925			
T926	NON-FUNCTIONAL		
T927			
T928	MISCELLANEOUS APPROPRIATION TO THE		
T929	GOVERNOR		
T930	Governor's Contingency Account	17,100	
T931			
T932	DEBT SERVICE - STATE TREASURER		
T933	OTHER THAN PAYMENTS TO LOCAL		
T934	GOVERNMENTS		
T935	Debt Service	[989,554,225]	<u>964,893,502</u>
T936	UConn 2000 - Debt Service	[68,107,093]	<u>64,984,537</u>
T937	CHEFA Day Care Security	2,500,000	
T938	AGENCY TOTAL	[1,060,161,318]	<u>1,032,378,039</u>
T939			
T940	RESERVE FOR SALARY ADJUSTMENTS		
T941	Reserve for Salary Adjustments	[34,046,700]	<u>29,818,018</u>
T942			
T943	WORKERS' COMPENSATION CLAIMS -		
T944	DEPARTMENT OF ADMINISTRATIVE		
T945	SERVICES		

T946	Workers' Compensation Claims	[10,819,776]	<u>12,515,640</u>
T947			
T948	MISCELLANEOUS APPROPRIATIONS		
T949	ADMINISTERED BY THE COMPTROLLER		
T950			
T951	JUDICIAL REVIEW COUNCIL		
T952	Personal Services	121,895	
T953	Other Expenses	32,959	
T954	Equipment	1,000	
T955	AGENCY TOTAL	155,854	
T956			
T957	FIRE TRAINING SCHOOLS		
T958	OTHER THAN PAYMENTS TO LOCAL		
T959	GOVERNMENTS		
T960	Willimantic	[81,650]	<u>80,425</u>
T961	Torrington	55,050	
T962	New Haven	36,850	
T963	Derby	36,850	
T964	Wolcott	48,300	
T965	Fairfield	36,850	
T966	Hartford	65,230	
T967	Middletown	28,610	
T968	AGENCY TOTAL	[389,390]	<u>388,165</u>
T969			
T970	MAINTENANCE OF COUNTY BASE FIRE		
T971	RADIO NETWORK		
T972	OTHER THAN PAYMENTS TO LOCAL		
T973	GOVERNMENTS		
T974	Maintenance of County Base Fire Radio Network	21,850	
T975			
T976	MAINTENANCE OF STATE-WIDE FIRE RADIO		
T977	NETWORK		
T978	OTHER THAN PAYMENTS TO LOCAL		
T979	GOVERNMENTS		
T980	Maintenance of State-Wide Fire Radio Network	14,570	

T981			
T982	EQUAL GRANTS TO THIRTY-FOUR NON-		
T983	PROFIT GENERAL HOSPITALS		
T984	OTHER THAN PAYMENTS TO LOCAL		
T985	GOVERNMENTS		
T986	Equal Grants to Thirty-Four Non-Profit General		
T987	Hospitals	34	
T988			
T989	POLICE ASSOCIATION OF CONNECTICUT		
T990	OTHER THAN PAYMENTS TO LOCAL		
T991	GOVERNMENTS		
T992	Police Association of Connecticut	[169,100]	<u>166,563</u>
T993			
T994	CONNECTICUT STATE FIREFIGHTERS		
T995	ASSOCIATION		
T996	OTHER THAN PAYMENTS TO LOCAL		
T997	GOVERNMENTS		
T998	Connecticut State Firefighters Association	[197,676]	<u>194,711</u>
T999			
T1000	INTERSTATE ENVIRONMENTAL		
T1001	COMMISSION		
T1002	OTHER THAN PAYMENTS TO LOCAL		
T1003	GOVERNMENTS		
T1004	Interstate Environmental Commission	[86,250]	<u>84,956</u>
T1005			
T1006	REIMBURSEMENTS TO TOWNS FOR LOSS OF		
T1007	TAXES ON STATE PROPERTY		
T1008	PAYMENTS TO LOCAL GOVERNMENTS		
T1009	Reimbursement to Towns for Loss of Taxes on		
T1010	State Property	[63,778,364]	<u>64,959,215</u>
T1011			
T1012	REIMBURSEMENTS TO TOWNS FOR LOSS OF		
T1013	TAXES ON PRIVATE TAX-EXEMPT		
T1014	PROPERTY		
T1015	PAYMENTS TO LOCAL GOVERNMENTS		

T1016	Reimbursements to Towns for Loss of Taxes on		
T1017	Private Tax-Exempt Property	[97,163,154]	<u>100,931,737</u>
T1018			
T1019	UNEMPLOYMENT COMPENSATION		
T1020	Other Expenses	3,340,000	
T1021			
T1022	STATE EMPLOYEES RETIREMENT		
T1023	CONTRIBUTIONS		
T1024	Other Expenses	285,694,490	
T1025			
T1026	HIGHER EDUCATION ALTERNATIVE		
T1027	RETIREMENT SYSTEM		
T1028	Other Expenses	16,634,046	
T1029			
T1030	PENSIONS AND RETIREMENTS - OTHER		
T1031	STATUTORY		
T1032	Other Expenses	1,765,000	
T1033			
T1034	JUDGES AND COMPENSATION		
T1035	COMMISSIONERS RETIREMENT		
T1036	Other Expenses	10,125,658	
T1037			
T1038	INSURANCE - GROUP LIFE		
T1039	Other Expenses	4,179,615	
T1040			
T1041	TUITION REIMBURSEMENT - TRAINING AND		
T1042	TRAVEL		
T1043	Other Current Expenses	[490,000]	<u>1,899,500</u>
T1044			
T1045	EMPLOYERS SOCIAL SECURITY TAX		
T1046	Other Expenses	[183,170,428]	<u>183,795,428</u>
T1047			
T1048	STATE EMPLOYEES HEALTH SERVICE COST		
T1049	Other Expenses	[289,980,512]	<u>291,280,512</u>
T1050			

T1051	RETIRED STATE EMPLOYEES HEALTH		
T1052	SERVICE COST		
T1053	Other Expenses	232,272,000	
T1054			
T1055	TOTAL	[1,189,627,991]	<u>1,197,903,904</u>
T1056	MISCELLANEOUS APPROPRIATIONS		
T1057	ADMINISTERED BY THE COMPTROLLER		
T1058			
T1059	TOTAL	[2,294,672,885]	<u>2,272,632,701</u>
T1060	NON-FUNCTIONAL		
T1061			
T1062	TOTAL	[12,538,230,964]	<u>12,492,481,035</u>
T1063	GENERAL FUND		
T1064			
T1065	LESS:		
T1066			
T1067	Legislative Unallocated Lapses	[-1,200,000]	<u>-2,400,000</u>
T1068	Estimated Unallocated Lapses	-78,000,000	
T1069	General Personal Services Reduction	-13,500,000	
T1070	General Other Expenses Reductions	-11,000,000	
T1071	[DOIT Lapse	-1,500,000]	
T1072	[Energy Costs	-1,650,000]	
T1073			
T1074	NET -	[12,431,380,964]	<u>12,387,581,035</u>
T1075	GENERAL FUND		
T1076			

5       Sec. 2. Section 12 of special act 01-1 of the June special session is  
6       amended to read as follows (*Effective July 1, 2002*):

7       The following sums are appropriated for the annual period as  
8       indicated and for the purposes described.

T1077			
T1078	SPECIAL TRANSPORTATION FUND		
T1079		2002-2003	

T1080			
T1081		\$	
T1082			
T1083	GENERAL GOVERNMENT		
T1084			
T1085	STATE INSURANCE AND RISK		
T1086	MANAGEMENT BOARD		
T1087	Other Expenses	2,457,000	
T1088			
T1089	TOTAL	2,457,000	
T1090	GENERAL GOVERNMENT		
T1091			
T1092	REGULATION AND PROTECTION		
T1093			
T1094	DEPARTMENT OF MOTOR VEHICLES		
T1095	Personal Services	[39,622,867]	<u>39,524,863</u>
T1096	Other Expenses	[14,030,887]	<u>13,981,550</u>
T1097	Equipment	641,064	
T1098	Insurance Enforcement	[514,403]	<u>574,403</u>
T1099	AGENCY TOTAL	[54,809,221]	<u>54,721,880</u>
T1100			
T1101	TOTAL	[54,809,221]	<u>54,721,880</u>
T1102	REGULATION AND PROTECTION		
T1103			
T1104	TRANSPORTATION		
T1105			
T1106	DEPARTMENT OF TRANSPORTATION		
T1107	Personal Services	[131,450,727]	<u>130,050,727</u>
T1108	Other Expenses	[31,142,486]	<u>32,439,518</u>
T1109	Equipment	1,500,000	
T1110	Minor Capital Projects	350,000	
T1111	Highway & Bridge Renewal-Equipment	4,000,000	
T1112	Highway Planning and Research	2,768,418	
T1113	Handicapped Access Program	8,259,400	
T1114	Hospital Transit for Dialysis	113,000	

T1115	Rail Operations	[69,585,798]	<u>69,659,185</u>
T1116	Bus Operations	72,128,068	
T1117	Dial-A-Ride	2,500,000	
T1118	Highway and Bridge Renewal	12,000,000	
T1119	AGENCY TOTAL	[335,797,897]	<u>335,768,316</u>
T1120			
T1121	TOTAL	[335,797,897]	<u>335,768,316</u>
T1122	TRANSPORTATION		
T1123			
T1124	NON-FUNCTIONAL		
T1125			
T1126	DEBT SERVICE - STATE TREASURER		
T1127	OTHER THAN PAYMENTS TO LOCAL		
T1128	GOVERNMENTS		
T1129	Debt Service	[418,206,121]	<u>414,608,531</u>
T1130			
T1131	RESERVE FOR SALARY ADJUSTMENTS		
T1132	Reserve for Salary Adjustments	[1,454,600]	<u>3,264,400</u>
T1133			
T1134	WORKERS' COMPENSATION CLAIMS -		
T1135	DEPARTMENT OF ADMINISTRATIVE		
T1136	SERVICES		
T1137	Workers' Compensation Claims	[3,347,639]	<u>3,374,737</u>
T1138			
T1139	MISCELLANEOUS APPROPRIATIONS		
T1140	ADMINISTERED BY THE COMPTROLLER		
T1141			
T1142	UNEMPLOYMENT COMPENSATION		
T1143	Other Expenses	275,000	
T1144			
T1145	STATE EMPLOYEES RETIREMENT		
T1146	CONTRIBUTIONS		
T1147	Other Expenses	40,214,000	
T1148			
T1149	INSURANCE - GROUP LIFE		

T1150	Other Expenses	240,000	
T1151			
T1152	EMPLOYERS SOCIAL SECURITY TAX		
T1153	Other Expenses	13,432,000	
T1154			
T1155	STATE EMPLOYEES HEALTH SERVICE COST		
T1156	Other Expenses	22,075,300	
T1157			
T1158	TOTAL	76,236,300	
T1159	MISCELLANEOUS APPROPRIATIONS		
T1160	ADMINISTERED BY THE COMPTROLLER		
T1161			
T1162	TOTAL	[499,244,660]	<u>497,483,968</u>
T1163	NON-FUNCTIONAL		
T1164			
T1165	TOTAL	[892,308,778]	<u>890,431,164</u>
T1166	SPECIAL TRANSPORTATION FUND		
T1167			
T1168	LESS:		
T1169			
T1170	Estimated Unallocated Lapses	-15,000,000	
T1171			
T1172	NET -	[877,308,778]	<u>875,431,164</u>
T1173	SPECIAL TRANSPORTATION FUND		
T1174			

9       Sec. 3. Section 13 of special act 01-1 of the June special session is  
10 amended to read as follows (*Effective July 1, 2002*):

11       The following sums are appropriated for the annual period as  
12 indicated and for the purposes described.

T1175			
T1176	MASHANTUCKET PEQUOT AND MOHEGAN		
T1177	FUND		
T1178		2002-2003	

T1179			
T1180		\$	
T1181			
T1182	NON-FUNCTIONAL		
T1183			
T1184	MISCELLANEOUS APPROPRIATIONS		
T1185	ADMINISTERED BY THE COMPTROLLER		
T1186			
T1187	MASHANTUCKET PEQUOT AND MOHEGAN		
T1188	FUND GRANT		
T1189	PAYMENTS TO LOCAL GOVERNMENTS		
T1190	Grants to Towns	[120,000,000]	<u>137,500,000</u>
T1191			
T1192	TOTAL	[120,000,000]	<u>137,500,000</u>
T1193	MISCELLANEOUS APPROPRIATIONS		
T1194	ADMINISTERED BY THE COMPTROLLER		
T1195			
T1196	TOTAL	[120,000,000]	<u>137,500,000</u>
T1197	NON-FUNCTIONAL		
T1198			
T1199	TOTAL	[120,000,000]	<u>137,500,000</u>
T1200	MASHANTUCKET PEQUOT AND MOHEGAN		
T1201	FUND		
T1202			

13       Sec. 4. Section 14 of special act 01-1 of the June special session is  
 14 amended to read as follows (*Effective July 1, 2002*):

15       The following sums are appropriated for the annual period as  
 16 indicated and for the purposes described.

T1203			
T1204	SOLDIERS, SAILORS AND MARINES' FUND		
T1205		2002-2003	
T1206			
T1207		\$	

T1208			
T1209	GENERAL GOVERNMENT		
T1210			
T1211	DEPARTMENT OF VETERANS AFFAIRS		
T1212	OTHER THAN PAYMENTS TO LOCAL		
T1213	GOVERNMENTS		
T1214	Burial Expenses	4,500	
T1215	Headstones	243,000	
T1216	AGENCY TOTAL	247,500	
T1217			
T1218	TOTAL	247,500	
T1219	GENERAL GOVERNMENT		
T1220			
T1221	<u>REGULATION AND PROTECTION</u>		
T1222			
T1223	<u>MILITARY DEPARTMENT</u>		
T1224	<u>Honor Guards</u>		<u>225,000</u>
T1225			
T1226	<u>TOTAL</u>		<u>225,000</u>
T1227	<u>REGULATION AND PROTECTION</u>		
T1228			
T1229	HUMAN SERVICES		
T1230			
T1231	SOLDIERS, SAILORS AND MARINES' FUND		
T1232	Personal Services	[826,652]	<u>788,188</u>
T1233	Other Expenses	[451,985]	<u>436,526</u>
T1234	Equipment	7,500	
T1235	Award Payments to Veterans	1,930,000	
T1236	AGENCY TOTAL	[3,216,137]	<u>3,162,214</u>
T1237			
T1238	TOTAL	[3,216,137]	<u>3,162,214</u>
T1239	HUMAN SERVICES		
T1240			
T1241	TOTAL	[3,463,637]	<u>3,634,714</u>
T1242	SOLDIERS, SAILORS AND MARINES' FUND		



T1272 REGIONAL MARKET OPERATION FUND

T1273

21 Sec. 6. Section 16 of special act 01-1 of the June special session is  
22 amended to read as follows (*Effective July 1, 2002*):

23 The following sums are appropriated for the annual period as  
24 indicated and for the purposes described.

T1274

T1275 BANKING FUND

T1276

2002-2003

T1277

T1278

\$

T1279

T1280 REGULATION AND PROTECTION

T1281

T1282 DEPARTMENT OF BANKING

T1283 Personal Services

[9,078,375]

8,931,527

T1284 Other Expenses

[2,390,399]

2,757,947

T1285 Equipment

134,100

T1286 Fringe Benefits

[3,792,572]

3,731,057

T1287 Indirect Overhead

379,313

T1288 AGENCY TOTAL

[15,774,759]

15,933,944

T1289

T1290 TOTAL

[15,774,759]

15,933,944

T1291 REGULATION AND PROTECTION

T1292

T1293 TOTAL

[15,774,759]

15,933,944

T1294 BANKING FUND

T1295

25 Sec. 7. Section 17 of special act 01-1 of the June special session is  
26 amended to read as follows (*Effective July 1, 2002*):

27 The following sums are appropriated for the annual period as

28 indicated and for the purposes described.

T1296			
T1297	INSURANCE FUND		
T1298		2002-2003	
T1299			
T1300		\$	
T1301			
T1302	REGULATION AND PROTECTION		
T1303			
T1304	[DEPARTMENT OF INSURANCE]		
T1305	<u>INSURANCE DEPARTMENT</u>		
T1306	Personal Services	[12,197,414]	<u>11,939,383</u>
T1307	Other Expenses	2,957,011	
T1308	Equipment	197,000	
T1309	Fringe Benefits	[5,098,620]	<u>4,992,097</u>
T1310	Indirect Overhead	506,360	
T1311	AGENCY TOTAL	[20,956,405]	<u>20,591,851</u>
T1312			
T1313	OFFICE OF THE MANAGED CARE		
T1314	OMBUDSMAN		
T1315	Personal Services	[289,643]	<u>300,369</u>
T1316	Other Expenses	[300,351]	<u>283,051</u>
T1317	Fringe Benefits	[119,277]	<u>125,851</u>
T1318	AGENCY TOTAL	709,271	
T1319			
T1320	TOTAL	[21,665,676]	<u>21,301,122</u>
T1321	REGULATION AND PROTECTION		
T1322			
T1323	TOTAL	[21,665,676]	<u>21,301,122</u>
T1324	INSURANCE FUND		
T1325			

29 Sec. 8. Section 18 of special act 01-1 of the June special session is  
 30 amended to read as follows (*Effective July 1, 2002*):

31       The following sums are appropriated for the annual period as  
 32       indicated and for the purposes described.

T1326			
T1327	CONSUMER COUNSEL AND PUBLIC UTILITY		
T1328	CONTROL FUND		
T1329		2002-2003	
T1330			
T1331		\$	
T1332			
T1333	REGULATION AND PROTECTION		
T1334			
T1335	OFFICE OF CONSUMER COUNSEL		
T1336	Personal Services	[1,396,131]	<u>1,334,532</u>
T1337	Other Expenses	489,924	
T1338	Equipment	16,000	
T1339	Fringe Benefits	[586,196]	<u>560,146</u>
T1340	Indirect Overhead	199,899	
T1341	AGENCY TOTAL	[2,688,150]	<u>2,600,501</u>
T1342			
T1343	DEPARTMENT OF PUBLIC UTILITY CONTROL		
T1344	Personal Services	[11,181,376]	<u>11,095,843</u>
T1345	Other Expenses	[2,300,228]	<u>2,274,761</u>
T1346	Equipment	[189,810]	<u>184,034</u>
T1347	Fringe Benefits	[4,711,159]	<u>4,674,355</u>
T1348	Indirect Overhead	160,469	
T1349	Nuclear Energy Advisory Council	12,000	
T1350	AGENCY TOTAL	[18,555,042]	<u>18,401,462</u>
T1351			
T1352	TOTAL	[21,243,192]	<u>21,001,963</u>
T1353	REGULATION AND PROTECTION		
T1354			
T1355	TOTAL	[21,243,192]	<u>21,001,963</u>
T1356	CONSUMER COUNSEL AND PUBLIC UTILITY		
T1357	CONTROL FUND		
T1358			

33       Sec. 9. Section 19 of special act 01-1 of the June special session is  
 34 amended to read as follows (*Effective July 1, 2002*):

35       The following sums are appropriated for the annual period as  
 36 indicated and for the purposes described.

T1359			
T1360	WORKERS' COMPENSATION FUND		
T1361		2002-2003	
T1362			
T1363		\$	
T1364			
T1365	REGULATION AND PROTECTION		
T1366			
T1367	LABOR DEPARTMENT		
T1368	Occupational Health Clinics	706,810	
T1369			
T1370	WORKERS' COMPENSATION COMMISSION		
T1371	Personal Services	[9,867,856]	<u>9,767,856</u>
T1372	Other Expenses	[3,554,183]	<u>3,454,183</u>
T1373	Equipment	365,500	
T1374	Criminal Justice Fraud Unit	450,097	
T1375	Rehabilitative Services	[4,541,140]	<u>4,319,991</u>
T1376	Fringe Benefits	[3,637,683]	<u>3,601,393</u>
T1377	Indirect Overhead	1,613,524	
T1378	AGENCY TOTAL	[24,029,983]	<u>23,572,544</u>
T1379			
T1380	TOTAL	[24,736,793]	<u>24,279,354</u>
T1381	REGULATION AND PROTECTION		
T1382			
T1383	TOTAL	[24,736,793]	<u>24,279,354</u>
T1384	WORKERS' COMPENSATION FUND		

37       Sec. 10. (*Effective July 1, 2002*) Notwithstanding the provisions of

38 section 3-99c of the general statutes, up to \$1,956,995 of the costs  
39 incurred by the Secretary of the State, for Other Expenses, during the  
40 fiscal year ending June 30, 2003, shall be paid from the commercial  
41 recording account established under said section 3-99c.

42 Sec. 11. (*Effective July 1, 2002*) (a) The unexpended balance of funds  
43 appropriated to the Office of Policy and Management, in section 1 of  
44 special act 01-1 of the June special session, for Justice Assistance  
45 Grants, shall not lapse on June 30, 2002, and such funds shall continue  
46 to be available for expenditure for such purpose during the fiscal year  
47 ending June 30, 2003.

48 (b) The unexpended balance of funds appropriated to the Office of  
49 Policy and Management in section 1 of special act 98-6, and carried  
50 forward by subsection (d) of section 46 of special act 99-10, and the  
51 funds appropriated in section 1 of special act 99-10, and carried  
52 forward by subsection (a) of section 16 of special act 00-13 and by  
53 subsection (i) of section 31 of special act 01-1 of the June special  
54 session, for Interlocal Agreements, shall not lapse on June 30, 2002, and  
55 such funds shall continue to be available for expenditure for such  
56 purpose during the fiscal year ending June 30, 2003.

57 (c) Any funds appropriated to the Office of Policy and Management  
58 in section 1 of this act, or carried forward pursuant to subsection (b) of  
59 this section, for Interlocal Agreements, shall be used to fund  
60 agreements signed prior to June 30, 2001.

61 (d) Up to \$2,037,051 appropriated to the Office of Policy and  
62 Management in section 1 of special act 01-1, as amended by section 1 of  
63 special act 01-1 of the November 15 special session, for PAYMENTS  
64 TO LOCAL GOVERNMENTS, Drug Enforcement Program, shall not  
65 lapse on June 30, 2002, and such funds shall continue to be available  
66 for expenditure for such purpose during the fiscal year ending June 30,  
67 2003.

68 Sec. 12. (*Effective July 1, 2002*) The unexpended balance of funds

69 appropriated to the Office of Workforce Competitiveness, for CETC  
70 Workforce, Jobs Funnel and School to Work, shall not lapse on June 30,  
71 2002, and such funds shall continue to be available for expenditure for  
72 such purpose during the fiscal year ending June 30, 2003.

73 Sec. 13. (*Effective July 1, 2002*) (a) The unexpended balance of funds  
74 appropriated to the Labor Department in section 1 of special act 01-1 of  
75 the June special session, as amended by section 1 of special act 01-1 of  
76 the November 15 special session, for the Workforce Investment Act,  
77 shall not lapse on June 30, 2002, and such funds shall continue to be  
78 available for expenditure for such purpose during the fiscal year  
79 ending June 30, 2003.

80 (b) The unexpended balance of funds appropriated to the Labor  
81 Department in section 1 of special act 99-10, for the Welfare-to-Work  
82 Grant Program, and carried forward by section 73 of special act 00-13,  
83 and carried forward in subsection (a) of section 35 of special act 01-1 of  
84 the June special session, shall not lapse on June 30, 2002, and such  
85 funds shall continue to be available for expenditure for such purpose  
86 during the fiscal year ending June 30, 2003.

87 Sec. 14. (*Effective July 1, 2002*) The unexpended balance of funds  
88 appropriated to the Office of the Chief Medical Examiner, in section 1  
89 of special act 01-1 of the June special session, for Equipment, and the  
90 unexpended balance of funds appropriated to said office in section 1 of  
91 special act 99-1, for Equipment, and carried forward by section 26 of  
92 special act 00-13 and section 36 of special act 01-1 of the June special  
93 session, shall not lapse on June 30, 2002, and such funds shall continue  
94 to be available for expenditure for such purpose during the fiscal year  
95 ending June 30, 2003.

96 Sec. 15. (*Effective July 1, 2002*) (a) The unexpended balance of funds  
97 appropriated to the Department of Social Services in section 1 of  
98 special act 01-1 of the June special session, as amended by section 1 of  
99 special act 01-1 of the November 15 special session, for supplemental  
100 child care services within the Child Care Services - TANF/CCDBG

101 account shall not lapse on June 30, 2002, and such funds shall continue  
102 to be available for expenditure for such purpose during the fiscal year  
103 ending June 30, 2003.

104 (b) For the fiscal years ending June 30, 2002, June 30, 2003, and June  
105 30, 2004, any reimbursements received by the Department of Social  
106 Services, for the costs of data processing system changes and/or  
107 hardware, required to implement the Health Insurance Portability &  
108 Accountability Act, shall be deposited in the General Fund and  
109 credited to a nonlapsing account in the Department of Information  
110 Technology, and shall be available for expenditure by the Department  
111 of Information Technology, for the costs of implementing the Health  
112 Insurance Portability & Accountability Act.

113 (c) The funds made available to the Department of Information  
114 Technology in subsection (b) of this section, for the Health Insurance  
115 Portability & Accountability Act, may be transferred by said  
116 department to state agencies requiring funds for such purpose. The  
117 Department of Information Technology shall submit a quarterly report  
118 to the joint standing committee of the General Assembly having  
119 cognizance of matters relating to appropriations and the budgets of  
120 state agencies, through the Legislative Office of Fiscal Analysis, which  
121 sets forth the amount of funds received pursuant to said subsection (b)  
122 and the purposes for which such funds are expended.

123 (d) For the fiscal years ending June 30, 2003, and June 30, 2004, the  
124 Department of Social Services may, in compliance with an advanced  
125 planning document approved by the Department of Health and  
126 Human Services for the development of a data warehouse, establish a  
127 receivable for the reimbursement anticipated from such project.

128 Sec. 16. Section 5 of public act 01-3 of the June special session is  
129 amended to read as follows (*Effective July 1, 2002*):

130 Except as otherwise provided in subsection (w) of section 47 of  
131 special act 01-1 of the June special session, as amended by section 1 of

132 special act 01-1 of the November 15 special session, for the fiscal  
 133 [years] year ending June 30, 2002, [and June 30, 2003,] the following  
 134 sums shall be paid from funds appropriated to the Department of  
 135 Social Services for Hospital Finance Restructuring Funding in  
 136 subsection (a) of section 47 of special act 01-1 of the June special  
 137 session:

T1385	Hartford Hospital	[\$3,412,244]	<u>\$2,412,048</u>
T1386	Saint Francis Hospital	[\$2,709,583]	<u>\$1,710,048</u>
T1387	Stamford Hospital	[\$2,485,860]	<u>\$1,486,049</u>

138       Sec. 17. (*Effective July 1, 2002*) (a) The unexpended balance of funds  
 139 appropriated to the Department of Education in section 1 of special act  
 140 01-1 of the June special session, as amended by section 1 of special act  
 141 01-1 of the November 15 special session, for the Developmentally  
 142 Disabled Settlement, shall not lapse on June 30, 2002, and such funds  
 143 shall continue to be available for expenditure for such purpose during  
 144 the fiscal year ending June 30, 2003.

145       (b) The unexpended balance of funds appropriated to the  
 146 Department of Education, from the General Fund, for the fiscal year  
 147 ending June 30, 2001, in subsection (a) of section 47 of special act 01-1  
 148 of the June special session, as amended by section 2 of special act 01-1  
 149 of the November 15 special session, for School Construction, shall not  
 150 lapse on June 30, 2002, and such funds shall continue to be available  
 151 for expenditure for such purpose during the fiscal year ending June 30,  
 152 2003.

153       Sec. 18. (*Effective July 1, 2002*) The unexpended balance of funds  
 154 appropriated to the Teachers' Retirement Board in subsection (a) of  
 155 section 43 of special act 99-10, for Computer Software, and carried  
 156 forward by subsection (b) of said section, section 31 of special act 00-13  
 157 and section 42 of special act 01-1 of the June special session, shall not  
 158 lapse on June 30, 2002, and such funds shall continue to be available  
 159 for expenditure for such purpose during the fiscal year ending June 30,  
 160 2003.

161 Sec. 19. (*Effective July 1, 2002*) (a) The unexpended balance of funds  
162 appropriated to the Department of Correction in section 1 of special act  
163 01-1 of the June special session, as amended by section 1 of special act  
164 01-1 of the November 15 special session, for Inmate Medical Services,  
165 shall not lapse on June 30, 2002, and such funds shall continue to be  
166 available for expenditure for such purpose during the fiscal year  
167 ending June 30, 2003.

168 (b) The unexpended balance of funds appropriated to the  
169 Department of Correction, from the General Fund, for the fiscal year  
170 ending June 30, 2001, in subsection (a) of section 47 of special act 01-1  
171 of the June special session, as amended by section 2 of special act 01-1  
172 of the November 15 special session, for Inmate Tracking System, shall  
173 not lapse on June 30, 2002, and such funds shall continue to be  
174 available for expenditure for such purpose during the fiscal year  
175 ending June 30, 2003.

176 Sec. 20. Subsection (b) of section 34 of special act 01-1 of the June  
177 special session is amended to read as follows (*Effective July 1, 2002*):

178 (b) The unexpended balance of funds appropriated to the  
179 Department of Motor Vehicles in section 49 of special act 99-10, for the  
180 purpose of converting to fully reflective license plates, and carried  
181 forward by said section, shall not lapse on ~~June 30, 2001~~ June 30,  
182 2002, and such funds shall continue to be available for expenditure for  
183 such purpose and for the upgrading of the Department of Motor  
184 Vehicles' registration and driver license data processing systems  
185 during the fiscal ~~years~~ year ending ~~June 30, 2002, and~~ June 30, 2003.

186 Sec. 21. Subsection (c) of section 34 of special act 01-1 of the June  
187 special session is amended to read as follows (*Effective July 1, 2002*):

188 (c) Up to \$182,000 appropriated to the Department of Motor  
189 Vehicles in section 12 of special act 99-10, as amended by section 2 of  
190 special act 00-13, for Personal Services and Other Expenses, shall not  
191 lapse on ~~June 30, 2001~~ June 30, 2002, and such funds shall be available

192 for expenditure for Other Expenses during the fiscal year ending [June  
193 30, 2002] June 30, 2003.

194 Sec. 22. (*Effective July 1, 2002*) Notwithstanding the provisions of  
195 subdivision (2) of subsection (c) of section 4-28e of the general statutes,  
196 for the fiscal year ending June 30, 2003, no transfer shall be made from  
197 the Tobacco Settlement Fund to the Tobacco and Health Trust Fund or  
198 the Biomedical Research Trust Fund and such funds shall be credited  
199 to the resources of the General Fund.

200 Sec. 23. (*Effective July 1, 2002*) (a) Notwithstanding the provisions of  
201 section 4-28f of the general statutes, as amended, for the fiscal year  
202 ending June 30, 2003, the sum of \$39,500,000 in the Tobacco and Health  
203 Trust Fund shall be credited to the resources of the General Fund.

204 (b) Notwithstanding the provisions of section 4-28f of the general  
205 statutes, as amended, for the fiscal year ending June 30, 2003, the sum  
206 of \$3,000,000 in the Biomedical Research Trust Fund shall be credited  
207 to the resources of the General Fund.

208 (c) The funds in the Biomedical Research Trust Fund shall not be  
209 subject to the provisions of section 4-85 of the general statutes. On or  
210 before October 1, 2002, the Commissioner of Public Health shall submit  
211 an expenditure plan for such funds to the chairpersons and ranking  
212 members of the joint standing committees on Appropriations and  
213 Public Health, through the Legislative Office of Fiscal Analysis, and  
214 shall submit quarterly expenditure reports thereafter.

215 Sec. 24. (*Effective July 1, 2002*) (a) Notwithstanding the provisions of  
216 section 10-183z of the general statutes, the appropriation to the  
217 Teachers' Retirement Fund for the fiscal year ending June 30, 2003,  
218 shall be at the level of the appropriation for such purpose in section 11  
219 of special act 01-1 of the June special session, as amended by section 1  
220 of this act.

221 (b) Up to \$500,000 appropriated to the Department of Motor

222 Vehicles in section 1 of special act 01-1 of the June special session, as  
223 amended by section 1 of special act 01-1 of the November 15 special  
224 session, or transferred by the Finance Advisory Committee, for Other  
225 Expenses, shall not lapse on June 30, 2002, and such funds shall  
226 continue to be available for expenditure for such purpose during the  
227 fiscal year ending June 30, 2003.

228 (c) Up to \$50,000 of the unexpended balance of funds appropriated  
229 to the Office of the Chief Medical Examiner in section 1 of special act  
230 01-1 of the June special session, as amended by section 1 of special act  
231 01-1 of the November 15 special session, for Medicolegal  
232 Investigations, shall not lapse on June 30, 2002, and such funds shall be  
233 transferred to Equipment, for the purchase of death investigation  
234 software, and shall be available for expenditure for such purpose  
235 during the fiscal year ending June 30, 2003.

236 Sec. 25. (*Effective from passage*) (a) Prior to June 30, 2003, the State  
237 Treasurer is authorized to liquidate stock, currently held in trust in the  
238 Anthem Demutualization Fund, for its fair market value.

239 (b) Notwithstanding any provision of the general statutes, for the  
240 fiscal year ending June 30, 2003, the sum of \$127,200,000 realized from  
241 the liquidation of stock, in the Anthem Demutualization Fund,  
242 pursuant to subsection (a) of this section, shall be credited to the  
243 resources of the General Fund.

244 (c) Notwithstanding any provision of the general statutes, prior to  
245 June 30, 2003, the State Treasurer may invest as much of the funds of  
246 the Connecticut Retirement Plans and Trust Funds as are not required  
247 for current disbursements, to acquire all or a portion of the securities  
248 held in the Anthem Demutualization Fund, provided the acquisition is  
249 for fair market value.

250 (d) Notwithstanding any provision of the general statutes, for the  
251 fiscal year ending June 30, 2003, the State Treasurer may transfer any  
252 appropriation in section 11 of special act 01-1 of the June special

253 session, as amended by section 1 of this act, for State Employees  
254 Retirement Contributions, Other Expenses, to the Anthem  
255 Demutualization Fund, to acquire all or a portion of the securities held  
256 in the Anthem Demutualization Fund, provided the acquisition is for  
257 fair market value.

258       Sec. 26. (*Effective July 1, 2002*) Notwithstanding any provision of the  
259 general statutes, for the fiscal year ending June 30, 2003, the sum of  
260 \$500,000 in the private occupational school student benefit account,  
261 shall be credited to the resources of the General Fund.

262       Sec. 27. (*Effective July 1, 2002*) (a) Notwithstanding any provision of  
263 the general statutes, for the fiscal year ending June 30, 2003, the sum of  
264 \$85,000,000 shall be transferred from the resources of the Connecticut  
265 Housing Finance Authority, and credited to the resources of the  
266 General Fund.

267       (b) Notwithstanding any provision of the general statutes, for the  
268 fiscal year ending June 30, 2003, the sum of \$7,500,000 shall be  
269 transferred from the resources of Connecticut Innovations,  
270 Incorporated, and credited to the resources of the General Fund.

271       (c) Notwithstanding any provision of the general statutes, for the  
272 fiscal year ending June 30, 2003, the sum of \$7,500,000 shall be  
273 transferred from the resources of the Connecticut Development  
274 Authority, and credited to the resources of the General Fund.

275       Sec. 28. (*Effective July 1, 2002*) Notwithstanding the provisions of  
276 section 4-28f of the general statutes, as amended, for the fiscal year  
277 ending June 30, 2003, the sum of \$2,500,000 in the Tobacco and Health  
278 Trust Fund shall be transferred to the Department of Social Services,  
279 for Smoking Cessation programs.

280       Sec. 29. (*Effective July 1, 2002*) Notwithstanding any provision of the  
281 general statutes, for the fiscal year ending June 30, 2003, the sum of  
282 \$5,000,000 shall be transferred from the Probate Court Administration

283 Fund to the General Fund.

284 Sec. 30. (*Effective July 1, 2002*) For the fiscal year ending June 30,  
285 2003, the sum of \$551,000 appropriated to the Labor Department shall  
286 be expended, within existing budgetary resources, as follows: (1)  
287 Project SOAR - \$100,000; (2) Displaced Homemakers - \$100,000; (3)  
288 Non-Traditional Occupational Training - \$351,000.

289 Sec. 31. (*Effective July 1, 2002*) The sum of \$1,600,000 of the amount  
290 appropriated to the Department of Transportation in subsection (a) of  
291 section 47 of special act 01-1 of the June special session, and carried  
292 forward by subsection (2) of said section, for Transportation Strategy  
293 Board, shall be expended as follows: (1) \$1,000,000 for jobs access  
294 programs to Southeast Connecticut and Dial-A-Ride; (2) \$500,000 for  
295 consultant services for the Transportation Strategy Board; (3) \$100,000  
296 for an urban downtown traffic plan.

297 Sec. 32. (*Effective July 1, 2002*) Up to \$425,000 of the amount  
298 appropriated to the Insurance Department, for the fiscal year ending  
299 June 30, 2002, for Other Expenses, shall not lapse on June 30, 2002, and  
300 such funds shall continue to be available, for information systems, for  
301 the fiscal year ending June 30, 2003.

302 Sec. 33. (*Effective July 1, 2002*) The sum of \$100,000 of the amount  
303 appropriated to the Department of Mental Health and Addiction  
304 Services in subsection (a) of section 47 of special act 01-1 of the June  
305 special session, and carried forward by subsection (2) of said section,  
306 for Community Mental Health Strategic Investment Fund, shall be  
307 transferred to Connecticut State University, for the Institute for  
308 Municipal and Regional Policy at the Center for Public Policy and  
309 Practical Politics at Central Connecticut State University.

310 Sec. 34. (*Effective July 1, 2002*) The sum of \$50,000 of the amount  
311 appropriated to The University of Connecticut, for the fiscal year  
312 ending June 30, 2003, for Operating Expenses, shall be used for the  
313 Veterinary Diagnostic Laboratory.

314 Sec. 35. (Effective July 1, 2002) (a) The sum of \$1,400,000 appropriated  
315 to the Department of Transportation, for the fiscal year ending June 30,  
316 2002, for Personal Services, shall not lapse on June 30, 2002, and such  
317 funds shall continue to be available for expenditure for such purpose  
318 during the fiscal year ending June 30, 2003.

319 (b) The sum of \$1,400,000 appropriated to the Department of  
320 Transportation, for the fiscal year ending June 30, 2002, for Other  
321 Expenses, shall not lapse on June 30, 2002, and such funds shall  
322 continue to be available for expenditure for such purpose during the  
323 fiscal year ending June 30, 2003.

324 Sec. 36. (Effective July 1, 2002) The appropriation to the Office of  
325 Policy and Management, for the fiscal year ending June 30, 2003, for  
326 Private Providers, shall be expended for pay increases.

327 Sec. 37. (Effective July 1, 2002) Notwithstanding any provision of the  
328 general statutes or any provision of any public or special act, the  
329 following amounts shall be transferred and credited to the resources of  
330 the General Fund, for the fiscal year ending June 30, 2003, as follows:

T1388	Title V Emissions Program	\$3,000,000
T1389	New Home Construction Guaranty Fund	\$1,000,000
T1390	Municipal Employees Social Security	
T1391	Administration	\$580,922
T1392	Cash Management Improvement Act Settlement	\$1,100,000
T1393	Derby Courthouse Maintenance Reserve	\$500,000
T1394	Meriden Courthouse Maintenance Reserve	\$500,000
T1395	Correction Industries Revolving Fund	\$500,000
T1396	Technical Services Revolving Fund	\$500,000
T1397	Capital Equipment Data Processing Purchasing	
T1398	Fund	\$1,000,000

331 Sec. 38. (Effective from passage) The following sums are appropriated  
332 for the purposes herein specified for the fiscal year ending June 30,  
333 2002:

T1399	SPECIAL TRANSPORTATION FUND	
T1400		
T1401	DEPARTMENT OF TRANSPORTATION	
T1402	Bus Operations	2,800,000
T1403	Reserve for Salary Adjustments	4,600,000
T1404		
T1405	TOTAL	7,400,000
T1406	SPECIAL TRANSPORTATION FUND	

334       Sec. 39. (*Effective from passage*) The sum of \$650,000 appropriated to  
 335 the Office of Policy and Management from the General Fund, for  
 336 Private Provider Infrastructure/Debt Fund, for the fiscal year ending  
 337 June 30, 2001, in subsection (a) of section 47 of special act 01-1 of the  
 338 June special session, and carried forward in subsection (1) of said  
 339 section, as amended by section 2 of special act 01-1 of the November 15  
 340 special session, shall be transferred to the Department of Information  
 341 Technology, for Other Expenses.

342       Sec. 40. (*Effective from passage*) (a) The sum of \$1,900,000  
 343 appropriated to the Office of Policy and Management from the General  
 344 Fund, for Private Provider Infrastructure/Debt Fund, for the fiscal  
 345 year ending June 30, 2001, in subsection (a) of section 47 of special act  
 346 01-1 of the June special session, and carried forward in subsection (1)  
 347 of said section, as amended by section 2 of special act 01-1 of the  
 348 November 15 special session, shall be transferred to the Department of  
 349 Information Technology, for Health Insurance Portability &  
 350 Accountability.

351       (b) The funds transferred to the Department of Information  
 352 Technology in subsection (a) of this section, for Health Insurance  
 353 Portability & Accountability, shall not lapse on June 30, 2002, and shall  
 354 continue to be available for expenditure for such purpose during the  
 355 fiscal year ending June 30, 2003.

356       (c) The funds transferred to the Department of Information  
 357 Technology, in subsection (a) of this section, for Health Insurance

358 Portability & Accountability, may be transferred by said department to  
359 state agencies requiring funds for such purpose.

360       Sec. 41. (*Effective from passage*) The sum of \$681,222 appropriated to  
361 the Office of Policy and Management from the General Fund, for  
362 Private Provider Infrastructure/Debt Fund, for the fiscal year ending  
363 June 30, 2001, in subsection (a) of section 47 of special act 01-1 of the  
364 June special session, and carried forward in subsection (1) of said  
365 section, as amended by section 2 of special act 01-1 of the November 15  
366 special session, shall be transferred to the Department of Public Safety  
367 for Workers' Compensation Claims.

368       Sec. 42. (*Effective from passage*) The sum of \$859,419 appropriated to  
369 the Office of Policy and Management from the General Fund, for  
370 Miscellaneous Grants, for the fiscal year ending June 30, 2001, in  
371 subsection (a) of section 47 of special act 01-1 of the June special  
372 session, and carried forward in subsection (1) of said section, as  
373 amended by section 2 of special act 01-1 of the November 15 special  
374 session, shall be transferred to the Department of Mental Retardation,  
375 for Workers' Compensation Claims.

376       Sec. 43. (*Effective from passage*) The sum of \$3,100,000 appropriated to  
377 the Department of Mental Health and Addiction Services from the  
378 General Fund, for Supportive Housing, for the fiscal year ending June  
379 30, 2001, in subsection (a) of section 47 of special act 01-1 of the June  
380 special session, and carried forward in subsection (2) of said section, as  
381 amended by section 2 of special act 01-1 of the November 15 special  
382 session, shall be transferred to the Department of Mental Health and  
383 Addiction Services, for Other Expenses.

384       Sec. 44. (*Effective from passage*) The sum of \$33,200,000 appropriated  
385 to the Department of Education from the General Fund, for School  
386 Construction, for the fiscal year ending June 30, 2001, in subsection (a)  
387 of section 47 of special act 01-1 of the June special session, and carried  
388 forward in subsection (2) of said section, as amended by section 2 of  
389 special act 01-1 of the November 15 special session, shall be transferred

390 to the Department of Social Services, for Medicaid.

391       Sec. 45. (*Effective from passage*) The sum of \$5,700,000 appropriated to  
392 the Department of Education from the General Fund, for School  
393 Construction, for the fiscal year ending June 30, 2001, in subsection (a)  
394 of section 47 of special act 01-1 of the June special session, and carried  
395 forward in subsection (2) of said section, as amended by section 2 of  
396 special act 01-1 of the November 15 special session, shall be transferred  
397 to the Department of Social Services, for Child Care Services-  
398 TANF/CCDBG.

399       Sec. 46. (*Effective from passage*) The sum of \$300,000 appropriated to  
400 the Department of Education from the General Fund, for School  
401 Construction, for the fiscal year ending June 30, 2001, in subsection (a)  
402 of section 47 of special act 01-1 of the June special session, and carried  
403 forward in subsection (2) of said section, as amended by section 2 of  
404 special act 01-1 of the November 15 special session, shall be transferred  
405 to the Military Department, for Personal Services.

406       Sec. 47. (*Effective from passage*) The sum of \$100,000 appropriated to  
407 the Department of Education from the General Fund, for School  
408 Construction, for the fiscal year ending June 30, 2001, in subsection (a)  
409 of section 47 of special act 01-1 of the June special session, and carried  
410 forward in subsection (2) of said section, as amended by section 2 of  
411 special act 01-1 of the November 15 special session, shall be transferred  
412 to the Military Department, for Other Expenses.

413       Sec. 48. (*Effective from passage*) The sum of \$500,000 appropriated to  
414 the Department of Education from the General Fund, for School  
415 Construction, for the fiscal year ending June 30, 2001, in subsection (a)  
416 of section 47 of special act 01-1 of the June special session, and carried  
417 forward in subsection (2) of said section, as amended by section 2 of  
418 special act 01-1 of the November 15 special session, shall be transferred  
419 to the Department of Environmental Protection, for Personal Services.

420       Sec. 49. (*Effective from passage*) The sum of \$300,000 appropriated to

421 the Department of Education from the General Fund, for School  
422 Construction, for the fiscal year ending June 30, 2001, in subsection (a)  
423 of section 47 of special act 01-1 of the June special session, and carried  
424 forward in subsection (2) of said section, as amended by section 2 of  
425 special act 01-1 of the November 15 special session, shall be transferred  
426 to the Department of Environmental Protection, for Other Expenses.

427       Sec. 50. (*Effective from passage*) The sum of \$500,000 appropriated to  
428 the Department of Education from the General Fund, for School  
429 Construction, for the fiscal year ending June 30, 2001, in subsection (a)  
430 of section 47 of special act 01-1 of the June special session, and carried  
431 forward in subsection (2) of said section, as amended by section 2 of  
432 special act 01-1 of the November 15 special session, shall be transferred  
433 to the Department of Public Health, for Other Expenses.

434       Sec. 51. (*Effective from passage*) The sum of \$9,100,000 appropriated to  
435 the Department of Education from the General Fund, for School  
436 Construction, for the fiscal year ending June 30, 2001, in subsection (a)  
437 of section 47 of special act 01-1 of the June special session, and carried  
438 forward in subsection (2) of said section, as amended by section 2 of  
439 special act 01-1 of the November 15 special session, shall be transferred  
440 to the Department of Social Services, for Medicaid.

441       Sec. 52. (*Effective from passage*) The sum of \$9,700,000 appropriated to  
442 the Office of Policy and Management from the General Fund, for  
443 Energy Contingency, for the fiscal year ending June 30, 2001, in  
444 subsection (a) of section 47 of special act 01-1 of the June special  
445 session, and carried forward in subsection (2) of said section, as  
446 amended by section 2 of special act 01-1 of the November 15 special  
447 session, shall be transferred to the Department of Social Services for  
448 Temporary Assistance to Families-TANF.

449       Sec. 53. (*Effective from passage*) The sum of \$6,500,000 appropriated to  
450 the Department of Higher Education from the General Fund, for  
451 Higher Education State Matching Grant Fund, for the fiscal year  
452 ending June 30, 2001, in subsection (a) of section 47 of special act 01-1

453 of the June special session, and carried forward in subsection (2) of  
454 said section, as amended by section 2 of special act 01-1 of the  
455 November 15 special session, shall be transferred to the Department of  
456 Education, for Excess Cost-Student Based.

457       Sec. 54. (*Effective from passage*) The sum of \$4,000,000 appropriated to  
458 the Department of Environmental Protection from the General Fund,  
459 for Residential Underground Storage Tank Clean-up, for the fiscal year  
460 ending June 30, 2001, in subsection (a) of section 47 of special act 01-1  
461 of the June special session, and carried forward in subsection (1) of  
462 said section, as amended by section 2 of special act 01-1 of the  
463 November 15 special session, shall be transferred to Reserve for Salary  
464 Adjustments, in the General Fund, for Reserve for Salary Adjustments.

465       Sec. 55. (*Effective from passage*) The sum of \$2,046,170 appropriated to  
466 the Department of Higher Education from the General Fund, for  
467 Higher Education State Matching Grant Fund, for the fiscal year  
468 ending June 30, 2001, in subsection (a) of section 47 of special act 01-1  
469 of the June special session, and carried forward in subsection (2) of  
470 said section, as amended by section 2 of special act 01-1 of the  
471 November 15 special session, shall be transferred to the Workers'  
472 Compensation Claims-Department of Administrative Services, in the  
473 General Fund, for Workers' Compensation Claims.

474       Sec. 56. (*Effective from passage*) The sum of \$10,000,000 appropriated  
475 to the Department of Social Services from the General Fund, for  
476 Hospital Finance Restructuring Funding, for the fiscal year ending  
477 June 30, 2001, in subsection (a) of section 47 of special act 01-1 of the  
478 June special session, and carried forward in subsections (1) and (2) of  
479 said section, as amended by section 2 of special act 01-1 of the  
480 November 15 special session, shall be transferred to State Employees  
481 Health Service Cost, in the General Fund, for Other Expenses.

482       Sec. 57. (*Effective from passage*) The sum of \$9,200,000 appropriated  
483 from the Mashantucket Pequot and Mohegan Fund, for Grants to  
484 Towns, for the fiscal year ending June 30, 2001, in subsection (a) of

485 section 47 of special act 01-1 of the June special session, and carried  
486 forward in subsection (2) of said section, shall be transferred to the  
487 Department of Social Services, for Medicaid.

488 Sec. 58. (*Effective from passage*) The sum of \$3,493,189 appropriated  
489 from the Mashantucket Pequot and Mohegan Fund, for Grants to  
490 Towns, for the fiscal year ending June 30, 2001, in subsection (a) of  
491 section 47 of special act 01-1 of the June special session, and carried  
492 forward in subsection (2) of said section, shall be transferred to the  
493 Department of Correction, for Workers' Compensation Claims.

494 Sec. 59. (*Effective from passage*) The sum of \$400,000 made available  
495 for expenditure pursuant to subsection (d) of section 4-28e of the  
496 general statutes, and carried forward in section 59 of special act 01-1 of  
497 the June special session, as amended by special act 01-1 of the  
498 November 15 special session, shall be credited to the resources of the  
499 General Fund for the fiscal year ending June 30, 2002.

500 Sec. 60. (*Effective from passage*) The sum of \$1,400,000 appropriated to  
501 the Department of Mental Health and Addiction Services in section 11  
502 of special act 99-10, as amended by section 1 of special act 00-13, and  
503 carried forward pursuant to subsection (c) of section 4-89 of the  
504 general statutes, for TBI Community Services, shall be credited to the  
505 resources of the General Fund for the fiscal year ending June 30, 2002.

506 Sec. 61. (*Effective from passage*) Notwithstanding the provisions of  
507 subsection (f) of section 4-89 of the general statutes, for the fiscal year  
508 ending June 30, 2002, the sum of \$142,164 appropriated to the  
509 Department of Higher Education and carried forward by said section,  
510 for the Minority Advancement Program, shall be credited to the  
511 resources of the General Fund for the fiscal year ending June 30, 2002.

512 Sec. 62. (*Effective from passage*) Notwithstanding the provisions of  
513 subsection (f) of section 4-89 of the general statutes, for the fiscal year  
514 ending June 30, 2002, the sum of \$61,952 appropriated to the  
515 Department of Higher Education and carried forward by said section,

516 for the National Service Act, shall be credited to the resources of the  
 517 General Fund for the fiscal year ending June 30, 2002.

518       Sec. 63. (*Effective from passage*) Notwithstanding the provisions of  
 519 subsection (f) of section 4-89 of the general statutes, for the fiscal year  
 520 ending June 30, 2002, the sum of \$71,595 appropriated to the  
 521 Department of Higher Education and carried forward by said section,  
 522 for the Minority Teacher Incentive Program, shall be credited to the  
 523 resources of the General Fund for the fiscal year ending June 30, 2002.

524       Sec. 64. (*Effective from passage*) The following sums appropriated  
 525 from the General Fund, for the fiscal year ending June 30, 2001, in  
 526 subsection (a) of section 47 of special act 01-1 of the June special  
 527 session, and carried forward in subsections (1) and (2) of said section,  
 528 as amended by section 2 of special act 01-1 of the November 15 special  
 529 session, shall be credited to the resources of the General Fund for the  
 530 fiscal year ending June 30, 2002:

T1407		\$
T1408	LEGISLATIVE MANAGEMENT	
T1409	CTN	96,549
T1410		
T1411	OFFICE OF POLICY AND MANAGEMENT	
T1412	Energy Contingency	2,174,579
T1413	OTHER THAN PAYMENTS	
T1414	TO LOCAL GOVERNMENTS	
T1415	Private Provider Infrastructure/Debt Fund	1,268,778
T1416	Miscellaneous Grants	140,581
T1417	AGENCY TOTAL	3,583,938
T1418		
T1419	OFFICE OF WORKFORCE COMPETITIVENESS	
T1420	Jobs Funnel Projects	700,000
T1421	Workforce Development Boards	1,852,213
T1422	PAYMENTS TO LOCAL GOVERNMENTS	
T1423	School to Work	81,771
T1424	AGENCY TOTAL	2,633,984
T1425		
T1426	DEPARTMENT OF ADMINISTRATIVE SERVICES	
T1427	Disabilities Outreach Program	50,000

T1428	Hospital Billing Program	140,000
T1429	AGENCY TOTAL	190,000
T1430		
T1431	DEPARTMENT OF PUBLIC SAFETY	
T1432	Personal Services	1,905,293
T1433	Other Expenses	200,000
T1434	AGENCY TOTAL	2,105,293
T1435		
T1436	LABOR DEPARTMENT	
T1437	CEIP Phase-Out	1,411,328
T1438	Individual Development Accounts	400,000
T1439	AGENCY TOTAL	1,811,328
T1440		
T1441	DEPARTMENT OF ENVIRONMENTAL	
T1442	PROTECTION	
T1443	Residential Underground Storage Tank	
T1444	Clean-up	1,024,607
T1445		
T1446	DEPARTMENT OF MENTAL HEALTH	
T1447	AND ADDICTION SERVICES	
T1448	Medicaid Rehabilitation Option and	
T1449	Specialty Health Care Plan	152,499
T1450	Supportive Housing	2,013,279
T1451	Community Mental Health Strategic Investment	
T1452	Fund	3,000,000
T1453	APT Relocation	940,885
T1454	AGENCY TOTAL	6,106,663
T1455		
T1456	DEPARTMENT OF TRANSPORTATION	
T1457	Transportation Strategy Board	14,200,000
T1458	Dial-A-Ride/Jobs Transportation	1,681,771
T1459	AGENCY TOTAL	15,881,771
T1460		
T1461	DEPARTMENT OF SOCIAL SERVICES	
T1462	OTHER THAN PAYMENTS TO LOCAL	
T1463	GOVERNMENTS	
T1464	TFA Supportive Employment	940,885
T1465	Christian Community Action/Hill	
T1466	Cooperative	150,000
T1467	Hospital Finance Restructuring Funding	589,547
T1468	AGENCY TOTAL	1,680,432

T1469		
T1470	DEPARTMENT OF EDUCATION	
T1471	Reading Institutes	940,885
T1472	Teacher Training	564,531
T1473	PAYMENTS TO LOCAL GOVERNMENTS	
T1474	School Construction Grants	300,000
T1475	School Wiring	1,908,853
T1476	School Accountability	940,885
T1477	Poor Performing Schools	1,317,239
T1478	AGENCY TOTAL	5,972,393
T1479		
T1480	DEPARTMENT OF HIGHER EDUCATION	
T1481	Higher Education State Matching Grant Fund	1,427,214
T1482	Education and Health Initiatives	132,270
T1483	AGENCY TOTAL	1,559,484
T1484		
T1485	DEPARTMENT OF CHILDREN AND FAMILIES	
T1486	Transition Costs for Connecticut	
T1487	Juvenile Training School	470,442
T1488	Computerized Case Management System	252,708
T1489	AGENCY TOTAL	723,150
T1490		
T1491	WORKERS' COMPENSATION CLAIMS-	
T1492	DEPARTMENT OF ADMINISTRATIVE	
T1493	SERVICES	
T1494	Transfer Claims Liabilities	1,126,559
T1495		
T1496	MASHANTUCKET PEQUOT AND MOHEGAN	
T1497	FUND GRANT	
T1498	PAYMENTS TO LOCAL GOVERNMENTS	
T1499	Grants to Towns	2,306,811
T1500		
T1501	TOTAL	46,802,962

531       Sec. 65. (*Effective from passage*) (a) The following amounts credited to  
532 the resources of the General Fund, for the fiscal year ending June 30,  
533 2002, pursuant to sections 22 to 27, inclusive, of this act, shall be  
534 transferred to the Department of Social Services, for Medicaid, for  
535 payment as follows: (1) Stamford Hospital - \$2,500,000; and (2) Yale-  
536 New Haven Hospital - \$3,300,000.

537 (b) The sum of \$1,000,000 credited to the resources of the General  
538 Fund, for the fiscal year ending June 30, 2002, pursuant to sections 22  
539 to 27, inclusive, of this act, shall be transferred to the Department of  
540 Social Services, for Other Expenses. Such funds shall not lapse on June  
541 30, 2002, and shall continue to be available for expenditure for such  
542 purpose during the fiscal year ending June 30, 2003.

543 (c) The following amounts credited to the resources of the General  
544 Fund, for the fiscal year ending June 30, 2002, pursuant to sections 22  
545 to 27, inclusive, of this act, shall be transferred to the Department of  
546 Economic and Community Development, for payments to local  
547 governments as follows: (1) \$2,243,276 for Tax Abatement; and (2)  
548 \$2,900,000 for Payment in Lieu of Taxes. Such funds shall not lapse on  
549 June 30, 2002, and shall continue to be available for expenditures for  
550 such purposes during the fiscal year ending June 30, 2003.

551 Sec. 66. (NEW) (*Effective from passage and applicable to taxable years*  
552 *commencing on or after January 1, 2002, and prior to January 1, 2004*) (a)  
553 The definitions provided for in section 12-701 of the general statutes, as  
554 amended, and the provisions of chapter 229 of the general statutes  
555 shall apply to the computation and collection of the tax imposed under  
556 this section.

557 (b) In addition to the tax imposed under chapter 229 of the general  
558 statutes, there is hereby imposed on the Connecticut taxable income of  
559 each resident of this state, for the taxable years commencing on or after  
560 January 1, 2002, and prior to January 1, 2004, for Connecticut taxable  
561 income over one million dollars, a tax at the rate of one per cent of the  
562 excess over one million dollars.

563 Sec. 67. Section 12-642 of the general statutes is repealed and the  
564 following is substituted in lieu thereof (*Effective from passage and*  
565 *applicable to income years commencing on or after January 1, 2002*):

566 (a) (1) With respect to calendar years commencing prior to January  
567 1, 2001, the tax imposed by section 12-640 for the calendar year shall be

568 at a rate of the taxable gifts made by the donor during the calendar  
569 year set forth in the following schedule:

T1502	Amount of Taxable Gifts	Rate of Tax
T1503	Not over \$25,000	1%
T1504	Over \$25,000	\$250, plus 2% of the excess
T1505	but not over \$50,000	over \$25,000
T1506	Over \$50,000	\$750, plus 3% of the excess
T1507	but not over \$75,000	over \$50,000
T1508	Over \$75,000	\$1,500, plus 4% of the excess
T1509	but not over \$100,000	over \$75,000
T1510	Over \$100,000	\$2,500, plus 5% of the excess
T1511	but not over \$200,000	over \$100,000
T1512	Over \$200,000	\$7,500, plus 6% of the excess
T1513		over \$200,000

570 (2) With respect to the calendar [year] years commencing January 1,  
571 2001, January 1, 2002, and January 1, 2003, the tax imposed by section  
572 12-640 for [the] each such calendar year shall be at a rate of the taxable  
573 gifts made by the donor during the calendar year set forth in the  
574 following schedule:

T1514	Amount of Taxable Gifts	Rate of Tax
T1515	Over \$25,000	\$250, plus 2% of the excess
T1516	but not over \$50,000	over \$25,000
T1517	Over \$50,000	\$750, plus 3% of the excess
T1518	but not over \$75,000	over \$50,000
T1519	Over \$75,000	\$1,500, plus 4% of the excess
T1520	but not over \$100,000	over \$75,000
T1521	Over \$100,000	\$2,500, plus 5% of the excess

T1522	but not over \$675,000	over \$100,000
T1523	Over \$675,000	\$31,250, plus 6% of the excess
T1524		over \$675,000

575       (3) With respect to the calendar year commencing January 1, [2002]  
 576       2004, the tax imposed by section 12-640 for the calendar year shall be at  
 577       a rate of the taxable gifts made by the donor during the calendar year  
 578       set forth in the following schedule:

T1525	Amount of Taxable Gifts	Rate of Tax
T1526	Over \$50,000	\$750, plus 3% of the excess
T1527	but not over \$75,000	over \$50,000
T1528	Over \$75,000	\$1,500, plus 4% of the excess
T1529	but not over \$100,000	over \$75,000
T1530	Over \$100,000	\$2,500, plus 5% of the excess
T1531	but not over \$700,000	over \$100,000
T1532	Over \$700,000	\$32,500, plus 6% of the excess
T1533		over \$700,000

579       (4) With respect to the calendar year commencing January 1, [2003]  
 580       2005, the tax imposed by section 12-640 for the calendar year shall be at  
 581       a rate of the taxable gifts made by the donor during the calendar year  
 582       set forth in the following schedule:

T1534	Amount of Taxable Gifts	Rate of Tax
T1535	Over \$75,000	\$1,500, plus 4% of the excess
T1536	but not over \$100,000	over \$75,000
T1537	Over \$100,000	\$2,500, plus 5% of the excess
T1538	but not over \$700,000	over \$100,000

T1539	Over \$700,000	\$32,500, plus 6% of the excess
T1540		over \$700,000

583 (5) With respect to the calendar year commencing January 1, [2004]  
584 2006, the tax imposed by section 12-640 for the calendar year shall be at  
585 a rate of the taxable gifts made by the donor during the calendar year  
586 set forth in the following schedule:

T1541	Amount of Taxable Gifts	Rate of Tax
T1542	Over \$100,000	\$2,500, plus 5% of the excess
T1543	but not over \$850,000	over \$100,000
T1544	Over \$850,000	\$40,000, plus 6% of the excess
T1545		over \$850,000

587 (6) With respect to the calendar year commencing January 1, [2005]  
588 2007, the tax imposed by section 12-640 for the calendar year shall be at  
589 a rate of the taxable gifts made by the donor during the calendar year  
590 set forth in the following schedule:

T1546	Amount of Taxable Gifts	Rate of Tax
T1547	Over \$950,000	\$45,000, plus 6% of the excess
T1548		over \$950,000

591 (7) With respect to the calendar year commencing January 1, [2006]  
592 2008, and each calendar year thereafter, the tax imposed by section 12-  
593 640 for the calendar year shall be at a rate of the taxable gifts made by  
594 the donor during the calendar year set forth in the following schedule:

T1549	Amount of Taxable Gifts	Rate of Tax
T1550	Over \$1,000,000	\$47,500, plus 6% of the excess
T1551		over \$1,000,000

595 (b) The tax imposed by section 12-640 shall be paid by the donor. If  
 596 the gift tax is not paid when due the donee of any gift shall be  
 597 personally liable for the tax to the extent of the value of the gift.

598 Sec. 68. Section 12-724 of the general statutes is amended by adding  
 599 subsections (c) and (d) as follows (*Effective from passage*):

600 (NEW) (c) (1) In the case of a specified terrorist victim, as defined in  
 601 subdivision (3) of this subsection, the tax imposed by this chapter shall  
 602 not apply with respect to the taxable year in which falls the date of his  
 603 or her death, and no returns shall be required on behalf of such  
 604 individual or his or her estate for such year. The tax for any such  
 605 taxable year that is unpaid at the date of death, including interest,  
 606 additions to tax and penalties, if any, shall not be assessed and, if  
 607 assessed, the assessment shall be abated and, if collected, shall be  
 608 refunded to the legal representative of such estate if one has been  
 609 appointed and has qualified, or, if no legal representative has been  
 610 appointed or has qualified, to the surviving spouse, if any.

611 (2) Subdivision (1) of this subsection shall not apply to the amount  
 612 of any tax imposed by this chapter that would be computed by only  
 613 taking into account the items of income, gain or other amounts  
 614 attributable to (A) deferred compensation that would have been  
 615 payable after death if the individual had died other than as a specified  
 616 terrorist victim, or (B) amounts payable in the taxable year that would  
 617 not have been payable in such taxable year but for an action taken after  
 618 September 11, 2001.

619 (3) For purposes of this subsection, "specified terrorist victim"  
 620 means any individual who died as a result of wounds or injury  
 621 incurred as a result of the terrorist attacks against the United States on

622 September 11, 2001, or who died as a result of an attack involving  
623 anthrax occurring on or after September 11, 2001, and before January 1,  
624 2002. "Specified terrorist victim" does not mean or include any  
625 individual identified by the Attorney General of the United States to  
626 have been a participant or conspirator in any such attack or a  
627 representative of such an individual.

628 (4) This subsection shall apply to taxable years commencing on or  
629 after January 1, 2001, but prior to January 1, 2002.

630 (NEW) (d) If an individual who is entitled to relief under subsection  
631 (b) or (c) of this section has filed a joint return under this chapter with  
632 his or her spouse for any taxable year with respect to which such  
633 individual is entitled to such relief, the tax abated, credited or  
634 refunded pursuant to this section for such year shall be an amount  
635 equal to that portion of the joint tax liability which is the same  
636 percentage of such joint liability as a tax computed upon the separate  
637 income of such individual is of the sum of the taxes computed upon  
638 the separate incomes of such individual and his or her spouse.

639 Sec. 69. (NEW) (*Effective from passage*) (a) The Commissioner of  
640 Revenue Services shall assess the companies subject to the public  
641 service companies tax under chapter 211 of the general statutes, which  
642 companies provide community antenna television service in this state,  
643 for a total of two million five hundred thousand dollars for the fiscal  
644 year ending June 30, 2003, and each fiscal year thereafter. Such  
645 assessment shall not be payable by subscribers of such service and  
646 such companies may not collect such assessment through any  
647 surcharge on the bill of any such subscriber. Not later than July 1, 2002,  
648 and each July first thereafter, the commissioner shall assess each  
649 company for each company's share of the assessment. The assessment  
650 shall be on the basis of the number of subscribers served by such  
651 company as of said date, according to the latest information filed with  
652 the Department of Public Utility Control under section 16-333e of the  
653 general statutes. Such assessment shall be due on or before August 1,

654 2002, and each August first thereafter. The moneys assessed by the  
655 commissioner shall be deposited with the State Treasurer and made  
656 available to the Office of Legislative Management to defray the cost of  
657 providing the citizens of this state with Connecticut Television  
658 Network coverage of state government deliberations and public policy  
659 events.

660 (b) One hundred per cent of the assessment paid by such company  
661 under subsection (a) of this section during such income year shall be  
662 allowed as credit in the determination of tax under chapter 211 of the  
663 general statutes payable with respect to such income provided such  
664 company sets aside sufficient bandwidth in a franchise area to transmit  
665 the coverage described in subsection (a) of this section to all of the  
666 customers in that franchise territory on a twenty-four-hour per day,  
667 seven-day per week basis, commencing not later than October 1, 2002.

668 Sec. 70. Subdivision (2) of subsection (b) of section 12-587 of the  
669 general statutes, as amended by sections 20 and 67 of public act 01-6 of  
670 the June special session, is repealed and the following is substituted in  
671 lieu thereof (*Effective July 1, 2002*):

672 (2) Gross earnings derived from the first sale of the following  
673 petroleum products within this state shall be exempt from tax: (A) Any  
674 petroleum products sold for exportation from this state for sale or use  
675 outside this state; (B) the product designated by the American Society  
676 for Testing and Materials as "Specification for Heating Oil D396-69",  
677 commonly known as number 2 heating oil, to be used exclusively for  
678 heating purposes or to be used in a commercial fishing vessel, which  
679 vessel qualifies for an exemption pursuant to section 12-412, as  
680 amended; (C) kerosene, commonly known as number 1 oil, to be used  
681 exclusively for heating purposes, provided delivery is of both number  
682 1 and number 2 oil, and via a truck with a metered delivery ticket to a  
683 residential dwelling or to a centrally metered system serving a group  
684 of residential dwellings; (D) the product identified as propane gas, to  
685 be used exclusively for heating purposes; (E) bunker fuel oil,

686 intermediate fuel, marine diesel oil and marine gas oil to be used in  
687 any vessel having a displacement exceeding four thousand dead  
688 weight tons; (F) for any first sale occurring prior to [January 1, 2000, or  
689 during the period commencing July 1, 2001, and ending June 30, 2002]  
690 July 1, 2003, propane gas to be used as a fuel for a motor vehicle; (G)  
691 for any first sale occurring on or after July 1, 2002, grade number 6 fuel  
692 oil, as defined in regulations adopted pursuant to section 16a-22c, to be  
693 used exclusively by a company which, in accordance with census data  
694 contained in the Standard Industrial Classification Manual, United  
695 States Office of Management and Budget, 1987 edition, is included in  
696 code classifications 2000 to 3999, inclusive, or in Sector 31, 32 or 33 in  
697 the North American Industrial Classification System United States  
698 Manual, United States Office of Management and Budget, 1997 edition;  
699 (H) for any first sale occurring on or after July 1, 2002, number 2  
700 heating oil to be used exclusively in a vessel primarily engaged in  
701 interstate commerce, which vessel qualifies for an exemption under  
702 section 12-412, as amended; [or] (I) for any first sale occurring on or  
703 after July 1, 2000, paraffin or microcrystalline waxes; or (I) for any first  
704 sale occurring on or after July 1, 2002, and prior to July 1, 2003,  
705 petroleum products to be used as a fuel for a fuel cell, as defined in  
706 subdivision (113) of section 12-412, as amended.

707 Sec. 71. Subsection (a) of section 12-264 of the general statutes, as  
708 amended by section 21 of public act 01-6 of the June special session, is  
709 repealed and the following is substituted in lieu thereof (*Effective July*  
710 *1, 2002*):

711 (a) Each (1) Connecticut municipality or department or agency  
712 thereof, or Connecticut district, manufacturing, selling or distributing  
713 gas or electricity to be used for light, heat or power, in this chapter and  
714 in chapter 212a called a "municipal utility", (2) company the principal  
715 business of which is manufacturing, selling or distributing gas or  
716 steam to be used for light, heat or power, including each foreign  
717 municipal electric utility, as defined in section 12-59, and given  
718 authority to engage in business in this state pursuant to the provisions

719 of section 16-246c, and (3) company required to register pursuant to  
720 section 16-258a shall pay a quarterly tax upon gross earnings from  
721 such operations in this state. Gross earnings from such operations  
722 under subdivisions (1) and (2) of this subsection shall include (A) all  
723 income classified as operating revenues by the Department of Public  
724 Utility Control in the uniform systems of accounts prescribed by said  
725 department for operations within the taxable quarter and, with respect  
726 to each such company, (B) all income classified in said uniform  
727 systems of accounts as income from merchandising, jobbing and  
728 contract work, (C) income from nonutility operations, (D) revenues  
729 from lease of physical property not devoted to utility operation, and  
730 (E) receipts from the sale of residuals and other by-products obtained  
731 in connection with the production of gas, electricity or steam. Gross  
732 earnings from such operations under subdivision (3) of this subsection  
733 shall be gross income from the sales of natural gas. Gross earnings of a  
734 gas company, as defined in section 16-1, as amended, shall not include  
735 income earned in a taxable quarter commencing prior to June 30,  
736 [2002] 2003, from the sale of natural gas or propane as a fuel for a  
737 motor vehicle. No deductions shall be allowed from such gross  
738 earnings for any commission, rebate or other payment, except a refund  
739 resulting from an error or overcharge and those specifically mentioned  
740 in section 12-265. Gross earnings of a company as described in  
741 subdivision (2) of this subsection shall not include income earned in  
742 any taxable quarter commencing on or after July 1, 2000, from the sale  
743 of steam.

744 Sec. 72. Subdivisions (67) to (69), inclusive, of section 12-412 of the  
745 general statutes, as amended by section 22 of public act 01-6 of the June  
746 special session, are repealed and the following is substituted in lieu  
747 thereof (*Effective July 1, 2002*):

748 (67) Sales of and the storage, use or other consumption, prior to July  
749 1, [2002] 2003, of a new motor vehicle which is exclusively powered by  
750 a clean alternative fuel. As used in this subsection and subsections (68)  
751 and (69), "clean alternative fuel" shall mean natural gas, hydrogen or

752 electricity when used as a motor vehicle fuel or propane when used as  
753 a motor vehicle fuel if such a vehicle meets the federal fleet emissions  
754 standards under the federal Clean Air Act or any emissions standards  
755 adopted by the Commissioner of Environmental Protection as part of  
756 the state's implementation plan under said act.

757 (68) Sales of and the storage, use or other consumption, prior to July  
758 1, [2002] 2003, of conversion equipment incorporated into or used in  
759 converting vehicles powered by any other fuel to either exclusive use  
760 of a clean alternative fuel or dual use of any other fuel and a clean  
761 alternative fuel, including, but not limited to, storage cylinders,  
762 cylinder brackets, regulated mixers, fill valves, pressure regulators,  
763 solenoid valves, fuel gauges, electronic ignitions and alternative fuel  
764 delivery lines.

765 (69) Sales of and the storage, use or other consumption, prior to July  
766 1, [2002] 2003, of equipment incorporated into or used in a compressed  
767 natural gas or hydrogen filling or electric recharging station for  
768 vehicles powered by a clean alternative fuel, including, but not limited  
769 to, compressors, storage cylinders, associated framing, tubing and  
770 fittings, valves, fuel poles and fuel delivery lines used for clean  
771 alternative fuel storage and filling facilities.

772 Sec. 73. Subsection (b) of section 12-217 of the general statutes is  
773 repealed and the following is substituted in lieu thereof (*Effective from*  
774 *passage and applicable to property placed in service after September 10, 2001,*  
775 *in income years ending after said date*):

776 (b) [(1)] For purposes of determining net income under this section,  
777 the deduction allowed for depreciation [in the determination of net  
778 income for purposes of the federal income tax shall, for the income  
779 year of any company commencing in 1981, 1982, 1983, 1984 or 1985,  
780 not exceed as a percentage of the total amount of such deduction  
781 allowed for federal income tax purposes, ninety-six per cent for the  
782 income year commencing in 1981, ninety-one per cent for the income  
783 year commencing in 1982, eighty-four per cent for the income year

784 commencing in 1983, seventy-seven per cent for the income year  
785 commencing in 1984, and eighty-eight per cent for income years  
786 commencing in 1985, provided the portion of such depreciation  
787 allowed for federal income tax purposes but not allowed with respect  
788 to any of such income years in determining net income under this  
789 section, shall be allowed as a deduction in determining net income  
790 under this section, in equal amounts with each of such amounts  
791 computed as one-fifth of the total of such depreciation not allowed for  
792 such income year, with respect to each of the five successive income  
793 years of such company commencing with the third income year  
794 immediately following the income year in which such depreciation is  
795 not allowed. (2) Alternatively, for purposes of determining net income  
796 under this section, any company qualified to claim deduction for  
797 depreciation as described in subdivision (1) of this subsection for the  
798 income year commencing in 1981, 1982, 1983, 1984 or 1985, may elect,  
799 in lieu of the procedure under said subdivision (1), to depreciate  
800 property placed in service on or after January 1, 1981, in accordance  
801 with provisions of the federal corporation net income tax law  
802 applicable to depreciable property placed in service immediately prior  
803 to January 1, 1981, and such depreciation so determined for any of  
804 such years shall be allowed as a deduction in determining net income  
805 under this section for such income year, provided the Commissioner of  
806 Revenue Services may refuse to allow any such deduction submitted in  
807 accordance with this subdivision if the information in substantiation of  
808 such deduction is deemed unsatisfactory by said commissioner in  
809 relation to generally accepted accounting procedures] shall be  
810 determined as provided under the Internal Revenue Code of 1986, or  
811 any subsequent corresponding internal revenue code of the United  
812 States, as from time to time amended, provided in making such  
813 determination, the provisions of Section 168(k) of said code shall not  
814 apply.

815 Sec. 74. Section 12-226a of the general statutes is repealed and the  
816 following is substituted in lieu thereof (*Effective from passage and*  
817 *applicable to income years commencing on or after January 1, 2002*):

818 If it appears to the Commissioner of Revenue Services that any  
819 agreement, understanding or arrangement exists between the taxpayer  
820 and any other corporation or any person or firm, whereby the activity,  
821 business, income or capital of the taxpayer within the state is  
822 improperly or inaccurately reflected, the Commissioner of Revenue  
823 Services is authorized and empowered, in his or her discretion,  
824 provided such discretion is not arbitrarily, capriciously or  
825 unreasonably exercised, and in such manner as he or she may  
826 determine, to adjust items of income, deductions and capital, and to  
827 eliminate assets in computing any apportionment percentage under  
828 this chapter, provided any income directly traceable thereto shall also  
829 be excluded from entire net income, so as equitably to determine the  
830 tax. Where [(a)] (1) any taxpayer conducts its activity or business under  
831 any agreement, arrangement or understanding in such manner as  
832 either directly or indirectly to benefit its members or stockholders, or  
833 any of them, or any person or persons directly or indirectly interested  
834 in such activity or business, by entering into any transaction at more or  
835 less than a fair price which, but for such agreement, arrangement or  
836 understanding, might have been paid or received therefor, or [(b)] (2)  
837 any taxpayer, a substantial portion of whose capital stock is owned  
838 either directly or indirectly by another corporation, enters into any  
839 transaction with such other corporation on such terms as to create an  
840 improper loss or to reflect inaccurate net income, the Commissioner of  
841 Revenue Services may include in the entire net income of the taxpayer  
842 the fair profits, which, but for such agreement, arrangement or  
843 understanding, the taxpayer might have derived from such  
844 transaction. Not later than January 1, 1995, the commissioner shall  
845 adopt regulations, in accordance with the provisions of chapter 54,  
846 setting forth standards for taking the actions authorized under this  
847 section.

848 Sec. 75. (*Effective from passage*) The General Assembly hereby affirms  
849 that the facts, circumstances and transactions at issue in Carpenter  
850 Technology Corp. v. Commissioner, 256 Conn. 455 (2001), amply  
851 satisfy the improper or inaccurate reflection of net income standard

852 adopted by the General Assembly in the enactment of section 12-226a  
853 of the general statutes and were properly the subject of an adjustment  
854 by the Commissioner of Revenue Services pursuant to said section 12-  
855 226a.

856 Sec. 76. Section 12-227 of the general statutes is repealed and the  
857 following is substituted in lieu thereof (*Effective from passage*):

858 (a) To any refunds granted as a result of overpayment of any taxes  
859 [assessed] imposed under this [part and] chapter or chapter 209, except  
860 refunds due on estimated payments made with tentative returns and  
861 refunds due because of payments on account of estimated tax pursuant  
862 to section 12-242d which are greater than the tax disclosed to be due  
863 upon the filing of the completed returns, there shall be added interest  
864 at the rate of two-thirds of one per cent for each month and fraction of  
865 a month which elapses between the later of [(a)] (1) the due date of  
866 such taxes, or [(b)] (2) the date of making such overpayment, and the  
867 date of notice by the Commissioner of Revenue Services that such  
868 refunds are due. [This section shall apply to returns for all calendar or  
869 fiscal years which commence on or after May 19, 1959.]

870 (b) Notwithstanding the provisions of subsection (a) of this section,  
871 in the case of an overpayment claimed on a tax return that is filed after  
872 the last date prescribed for filing such return, determined without  
873 regard to any extension of time for filing, or claimed on an amended  
874 tax return, no interest shall be allowed or paid for any month or  
875 fraction of a month before the date on which such return or such  
876 amended return is filed.

877 (c) Notwithstanding the provisions of subsection (a) of this section,  
878 if any overpayment of tax imposed under this chapter or chapter 209 is  
879 credited or refunded not later than three months after the last date  
880 prescribed for filing the tax return on which such overpayment was  
881 claimed, determined without regard to any extension of time for filing,  
882 or within three months after such return was filed, whichever is later,  
883 or within three months after an amended tax return was filed claiming

884 such overpayment, no interest shall be allowed or paid under this  
885 section on any such overpayment. For purposes of this subsection, any  
886 amended return filed before the last date prescribed for the filing of  
887 the tax return for such year or period, determined without regard to  
888 any extension of time for filing, shall be considered as filed on such last  
889 date.

890 (d) Notwithstanding the provisions of subsection (a) of this section,  
891 if any overpayment of tax imposed under this chapter or chapter 209  
892 results from a carryback of a net operating loss or a net capital loss,  
893 such overpayment shall be deemed not to have been made prior to the  
894 last date prescribed for the filing of the tax return for the taxable year  
895 in which such net operating loss or net capital loss arises, determined  
896 without regard to any extension of time for filing. For purposes of  
897 subsection (c) of this section, any overpayment described in this  
898 subsection shall be treated as an overpayment for the taxable year in  
899 which such net operating loss or net capital loss arises, and subsection  
900 (c) of this section shall be applied with respect to such overpayment by  
901 treating the return for such loss year as not filed before an amended  
902 return claiming such overpayment is filed for the taxable year or years  
903 to which such net operating loss or net capital loss is carried back.  
904 Such treatment shall apply to any overpayment of tax imposed under  
905 this chapter or chapter 209 which results from a carryback of a tax  
906 credit.

907 (e) For purposes of subsections (b), (c) and (d) of this section, a  
908 return shall not be treated as filed until it has been filed on an  
909 authorized form, and such return contains the taxpayer's name,  
910 address and identifying number and the required signatures and  
911 sufficient required information, whether on the return or on required  
912 attachments, to permit the mathematical verification of tax liability  
913 shown on the return.

914 *Sec. 77. (Effective from passage)* The intent of the amendment to  
915 subsection (b) of section 12-227 of the general statutes, made by section

916 76 of this act, is to clarify that the law does not authorize the  
917 Department of Revenue Services to allow or pay interest on a  
918 corporation business tax overpayment that is claimed on a late  
919 corporation business tax return or on an amended corporation  
920 business tax return for any month or fraction of a month that is before  
921 the date on which such late return or such amended return is filed  
922 with the Department of Revenue Services.

923       Sec. 78. (NEW) (*Effective from passage*) (a) As used in this section, (1)  
924 "person" means person, as defined in section 12-1 of the general  
925 statutes; (2) "affected taxable period" means any taxable period ending  
926 on or before March 31, 2002, (A) for which a tax return was required by  
927 law to be filed with the Commissioner of Revenue Services and for  
928 which no return has been previously filed or made by the  
929 commissioner on behalf of such person, (B) for which a tax return was  
930 previously filed but not examined by the Department of Revenue  
931 Services and on which return the tax was underreported, (C) for which  
932 interest or a penalty was imposed for the late payment of tax, (D) for  
933 which interest or a penalty was imposed, upon examination of a tax  
934 return by the department, for underreporting of the tax, or (E) for  
935 which interest or an addition to tax was made where a person failed to  
936 file a tax return and the commissioner made a return on behalf of such  
937 person; (3) "affected person" means a person owing any tax for an  
938 affected taxable period; (4) "tax" means any tax imposed by any law of  
939 this state and required to be collected by the department; (5)  
940 "commissioner" means the Commissioner of Revenue Services; and (6)  
941 "department" means the Department of Revenue Services.

942       (b) The commissioner shall establish a tax amnesty program for  
943 persons owing any tax for any affected taxable period. Amnesty tax  
944 return forms shall be prepared by the commissioner and shall provide  
945 for specification by the affected person of the tax and the affected  
946 taxable period for which amnesty is being sought. The tax amnesty  
947 program shall be conducted during the period from September 1, 2002,  
948 to November 30, 2002, inclusive. The tax amnesty program shall

949 provide that, upon written application by the affected person, and  
950 payment by such person of all taxes and interest due from such person  
951 to this state for affected tax periods, the commissioner shall not seek to  
952 collect any penalties that may be applicable and shall not seek criminal  
953 prosecution for any affected person for an affected taxable period for  
954 which amnesty has been granted. For the purposes of computing  
955 interest due for the affected taxable period for which tax is due  
956 pursuant to subparagraph (A) or (B) of subdivision (1) of subsection (a)  
957 of this section, such interest shall be computed at the rate of one per  
958 cent per month or fraction thereof. Amnesty shall be granted only to  
959 those affected persons who have applied for amnesty during the tax  
960 amnesty period and who have paid the tax and interest due upon  
961 filing the amnesty tax return or have entered into an installment  
962 payment agreement for reasons of financial hardship upon the terms  
963 and conditions set by the commissioner. In the case of the failure of an  
964 affected person to pay any installment at the time such installment  
965 payment is due under such agreement, the agreement shall cease to be  
966 effective and the balance of the amounts required to be paid  
967 thereunder shall be due immediately. Failure to pay all amounts due to  
968 this state shall invalidate any amnesty granted pursuant to this section.

969 (c) Amnesty shall not be granted pursuant to subsection (b) of this  
970 section to any affected person who (1) has received notice from the  
971 department that an audit examination is being conducted in relation to  
972 the affected taxable period for which amnesty is being sought, or (2) is  
973 a party to any criminal investigation or to any civil or criminal  
974 litigation that is pending on June 1, 2002, in any court of the United  
975 States or this state for failure to file or failure to pay, or for fraud in  
976 relation to any tax imposed by any law of this state and required to be  
977 collected by the department.

978 (d) Notwithstanding any provision of law, the commissioner may  
979 do all things necessary in order to provide for the timely  
980 implementation of this section.

981 (e) In addition to any other penalty, interest or costs of collection  
982 otherwise authorized by law, there shall be imposed a penalty of five  
983 per cent of the value of the taxes due and owing, which penalty may  
984 not be waived or abated, upon any state tax liability eligible to be  
985 satisfied during the amnesty period established under subsection (b) of  
986 this section that is not satisfied during such period.

987 Sec. 79. Section 52-258 of the general statutes is repealed and the  
988 following is substituted in lieu thereof (*Effective July 1, 2002*):

989 The jury fee in civil actions shall be three hundred fifty dollars to be  
990 paid at the time the case is claimed for the jury by the party at whose  
991 request the case is placed upon the jury docket. The jury fee shall be  
992 taxed in favor of the party paying the jury fee in the bill of costs in the  
993 action, if final judgment thereon is rendered in his favor.

994 Sec. 80. Section 52-259 of the general statutes is repealed and the  
995 following is substituted in lieu thereof (*Effective July 1, 2002*):

996 There shall be paid to the clerks for entering each appeal or writ of  
997 error to the Supreme Court, or entering each appeal to the Appellate  
998 Court, as the case may be, two hundred fifty dollars, and for each civil  
999 cause in the Superior Court, one hundred eighty-five dollars; except (1)  
1000 seventy-five dollars for entering each case in the Superior Court in  
1001 which the sole claim for relief is damages and the amount, legal  
1002 interest or property in demand is less than two thousand five hundred  
1003 dollars and for summary process, landlord and tenant and paternity  
1004 actions, and (2) there shall be no entry fee for making an application to  
1005 the Superior Court for relief under section 46b-15, as amended, or for  
1006 making an application to modify or extend an order issued pursuant to  
1007 section 46b-15, as amended. If the amount, legal interest or property in  
1008 demand by the plaintiff is alleged to be less than two thousand five  
1009 hundred dollars, a new entry fee of seventy-five dollars shall be  
1010 charged if the plaintiff amends his complaint to state that such demand  
1011 is not less than two thousand five hundred dollars. The fee for the  
1012 entry of a small claims case shall be [thirty] thirty-five dollars. If a

1013 motion is filed to transfer a small claims case to the regular docket, the  
1014 moving party shall pay a fee of seventy-five dollars. There shall be  
1015 paid to the clerk of the Superior Court by any party who requests a  
1016 finding of fact by a judge of such court to be used on appeal the sum of  
1017 twenty-five dollars, to be paid at the time the request is filed. There  
1018 shall be paid to the clerk of the Superior Court a fee of seventy-five  
1019 dollars for a petition for certification to the Supreme Court and  
1020 Appellate Court. Such clerks shall also receive for receiving and filing  
1021 an assessment of damages by appraisers of land taken for public use or  
1022 the appointment of a commissioner of the Superior Court, two dollars;  
1023 for recording the commission and oath of a notary public or certifying  
1024 under seal to the official character of any magistrate, ten dollars; for  
1025 certifying under seal, two dollars; for exemplifying, twenty dollars; for  
1026 making all necessary records and certificates of naturalization, the fees  
1027 allowed under the provisions of the United States statutes for such  
1028 services; and for making copies, one dollar a page. There shall be paid  
1029 to the clerk of the Superior Court for a copy of a judgment file a fee of  
1030 fifteen dollars, inclusive of the fees for certification and copying, for a  
1031 certified copy and a fee of ten dollars, inclusive of the fee for copying,  
1032 for a copy which is not certified; for a copy of a certificate of judgment  
1033 in a foreclosure action, as provided by the rules of practice and  
1034 procedure, twenty dollars, inclusive of the fees for certification and  
1035 copying. There shall be paid to the clerk of the court a fee of fifty  
1036 dollars at the time any application for a prejudgment remedy is filed.  
1037 A fee of twenty dollars for any check issued to the court in payment of  
1038 any fee which is returned as uncollectible by the bank on which it is  
1039 drawn may be imposed. The tax imposed under chapter 219 shall not  
1040 be imposed upon any fee charged under the provisions of this section.

1041 Sec. 81. Section 52-259c of the general statutes is repealed and the  
1042 following is substituted in lieu thereof (*Effective July 1, 2002*):

1043 (a) There shall be paid to the clerk of the Superior Court upon the  
1044 filing of any motion to open, set aside, modify or extend any civil  
1045 judgment rendered in Superior Court a fee of thirty-five dollars for any

1046 housing matter and a fee of [sixty] seventy dollars for any other  
1047 matter, except no fee shall be paid upon the filing of any motion to  
1048 open, set aside, modify or extend judgments in small claims and  
1049 juvenile matters or orders issued pursuant to section 46b-15, as  
1050 amended. Such fee may be waived by the court.

1051 (b) Upon the filing of a motion to open or reargue a judgment in any  
1052 civil appeal rendered by the Supreme Court or Appellate Court or to  
1053 reconsider any other civil matter decided in either court, the party  
1054 filing the motion shall pay a fee of [sixty] seventy dollars.

1055 Sec. 82. Subdivision (1) of subsection (a) of section 52-356a of the  
1056 general statutes is repealed and the following is substituted in lieu  
1057 thereof (*Effective July 1, 2002*):

1058 (a) (1) On application of a judgment creditor or his attorney, stating  
1059 that a judgment remains unsatisfied and the amount due thereon, and  
1060 subject to the expiration of any stay of enforcement and expiration of  
1061 any right of appeal, the clerk of the court in which the money  
1062 judgment was rendered shall issue an execution pursuant to this  
1063 section against the nonexempt personal property of the judgment  
1064 debtor other than debts due from a banking institution or earnings.  
1065 The application shall be accompanied by a fee of [ten] twenty dollars  
1066 payable to the clerk of the court for the administrative costs of  
1067 complying with the provisions of this section which fee may be  
1068 recoverable by the judgment creditor as a taxable cost of the action. In  
1069 the case of a consumer judgment, the application shall indicate  
1070 whether, pursuant to an installment payment order under subsection  
1071 (b) of section 52-356d, the court has entered a stay of execution and, if  
1072 such a stay was entered, shall contain a statement of the judgment  
1073 creditor or his attorney as to the debtor's default on payments. The  
1074 execution shall be directed to any levying officer.

1075 Sec. 83. Subsection (a) of section 52-361a of the general statutes is  
1076 repealed and the following is substituted in lieu thereof (*Effective July*  
1077 *1, 2002*):

1078 (a) If a judgment debtor fails to comply with an installment  
1079 payment order, the judgment creditor may apply to the court for a  
1080 wage execution. The application shall contain the judgment creditor's  
1081 or his attorney's statement setting forth the particulars of the  
1082 installment payment order and of the judgment debtor's failure to  
1083 comply. The application shall be accompanied by a fee of [ten] twenty  
1084 dollars payable to the clerk of the court for the administrative costs of  
1085 complying with the provisions of this section which fee may be  
1086 recoverable by the judgment creditor as a taxable cost of the action.

1087 Sec. 84. Section 22a-449b of the general statutes is repealed and the  
1088 following is substituted in lieu thereof (*Effective October 1, 2002*):

1089 [(a)] Not later than thirty days immediately following the tax due  
1090 date for the tax imposed under section 12-587, as amended, a portion  
1091 of such tax, in the amount of [one-third of the total amount of tax due  
1092 under said section] three million dollars, shall be credited by the  
1093 Comptroller to the underground storage tank petroleum clean-up  
1094 account established under section 22a-449c, as amended.

1095 [(b) If the balance in said account at the end of any month exceeds  
1096 fifteen million dollars, as determined by the Comptroller, he shall  
1097 suspend the further crediting of tax payments to said account until he  
1098 determines that the balance in said account has fallen below five  
1099 million dollars.]

1100 Sec. 85. Subsection (a) of section 12-702 of the general statutes is  
1101 repealed and the following is substituted in lieu thereof (*Effective from*  
1102 *passage and applicable to taxable years commencing on or after January 1,*  
1103 *2002*):

1104 (a) (1) (A) Any person, other than a trust or estate, subject to the tax  
1105 under this chapter for any taxable year who files under the federal  
1106 income tax for such taxable year as a married individual filing  
1107 separately or, for taxable years commencing prior to January 1, 2000,  
1108 who files income tax for such taxable year as an unmarried individual

1109 shall be entitled to a personal exemption of twelve thousand dollars in  
1110 determining Connecticut taxable income for purposes of this chapter.

1111 (B) In the case of any such taxpayer whose Connecticut adjusted  
1112 gross income for the taxable year exceeds twenty-four thousand  
1113 dollars, the exemption amount shall be reduced by one thousand  
1114 dollars for each one thousand dollars, or fraction thereof, by which the  
1115 taxpayer's Connecticut adjusted gross income for the taxable year  
1116 exceeds said amount. In no event shall the reduction exceed one  
1117 hundred per cent of the exemption.

1118 (2) For taxable years commencing on or after January 1, 2000, any  
1119 person, other than a trust or estate, subject to the tax under this chapter  
1120 for any taxable year who files under the federal income tax for such  
1121 taxable year as an unmarried individual shall be entitled to a personal  
1122 exemption in determining Connecticut taxable income for purposes of  
1123 this chapter as follows:

1124 (A) For taxable years commencing on or after January 1, 2000, but  
1125 prior to January 1, 2001, twelve thousand two hundred fifty dollars. In  
1126 the case of any such taxpayer whose Connecticut adjusted gross  
1127 income for the taxable year exceeds twenty-four thousand five  
1128 hundred dollars, the exemption amount shall be reduced by one  
1129 thousand dollars for each one thousand dollars, or fraction thereof, by  
1130 which the taxpayer's Connecticut adjusted gross income for the taxable  
1131 year exceeds said amount. In no event shall the reduction exceed one  
1132 hundred per cent of the exemption;

1133 (B) For taxable years commencing on or after January 1, 2001, but  
1134 prior to January 1, [2002] 2004, twelve thousand five hundred dollars.  
1135 In the case of any such taxpayer whose Connecticut adjusted gross  
1136 income for the taxable year exceeds twenty-five thousand dollars, the  
1137 exemption amount shall be reduced by one thousand dollars for each  
1138 one thousand dollars, or fraction thereof, by which the taxpayer's  
1139 Connecticut adjusted gross income for the taxable year exceeds said  
1140 amount. In no event shall the reduction exceed one hundred per cent

1141 of the exemption;

1142 (C) For taxable years commencing on or after January 1, [2002] 2004,  
1143 but prior to January 1, [2003] 2005, twelve thousand seven hundred  
1144 fifty dollars. In the case of any such taxpayer whose Connecticut  
1145 adjusted gross income for the taxable year exceeds twenty-five  
1146 thousand five hundred dollars, the exemption amount shall be  
1147 reduced by one thousand dollars for each one thousand dollars, or  
1148 fraction thereof, by which the taxpayer's Connecticut adjusted gross  
1149 income for the taxable year exceeds said amount. In no event shall the  
1150 reduction exceed one hundred per cent of the exemption;

1151 (D) For taxable years commencing on or after January 1, [2003] 2005,  
1152 but prior to January 1, [2004] 2006, thirteen thousand dollars. In the  
1153 case of any such taxpayer whose Connecticut adjusted gross income  
1154 for the taxable year exceeds twenty-six thousand dollars, the  
1155 exemption amount shall be reduced by one thousand dollars for each  
1156 one thousand dollars, or fraction thereof, by which the taxpayer's  
1157 Connecticut adjusted gross income for the taxable year exceeds said  
1158 amount. In no event shall the reduction exceed one hundred per cent  
1159 of the exemption;

1160 (E) For taxable years commencing on or after January 1, [2004] 2006,  
1161 but prior to January 1, [2005] 2007, thirteen thousand five hundred  
1162 dollars. In the case of any such taxpayer whose Connecticut adjusted  
1163 gross income for the taxable year exceeds twenty-seven thousand  
1164 dollars, the exemption amount shall be reduced by one thousand  
1165 dollars for each one thousand dollars, or fraction thereof, by which the  
1166 taxpayer's Connecticut adjusted gross income for the taxable year  
1167 exceeds said amount. In no event shall the reduction exceed one  
1168 hundred per cent of the exemption;

1169 (F) For taxable years commencing on or after January 1, [2005] 2007,  
1170 but prior to January 1, [2006] 2008, fourteen thousand dollars. In the  
1171 case of any such taxpayer whose Connecticut adjusted gross income  
1172 for the taxable year exceeds twenty-eight thousand dollars, the

1173 exemption amount shall be reduced by one thousand dollars for each  
1174 one thousand dollars, or fraction thereof, by which the taxpayer's  
1175 Connecticut adjusted gross income for the taxable year exceeds said  
1176 amount. In no event shall the reduction exceed one hundred per cent  
1177 of the exemption;

1178 (G) For taxable years commencing on or after January 1, [2006] 2008,  
1179 but prior to January 1, [2007] 2009, fourteen thousand five hundred  
1180 dollars. In the case of any such taxpayer whose Connecticut adjusted  
1181 gross income for the taxable year exceeds twenty-nine thousand  
1182 dollars, the exemption amount shall be reduced by one thousand  
1183 dollars for each one thousand dollars, or fraction thereof, by which the  
1184 taxpayer's Connecticut adjusted gross income for the taxable year  
1185 exceeds said amount. In no event shall the reduction exceed one  
1186 hundred per cent of the exemption;

1187 (H) For taxable years commencing on or after January 1, [2007] 2009,  
1188 fifteen thousand dollars. In the case of any such taxpayer whose  
1189 Connecticut adjusted gross income for the taxable year exceeds thirty  
1190 thousand dollars, the exemption amount shall be reduced by one  
1191 thousand dollars for each one thousand dollars, or fraction thereof, by  
1192 which the taxpayer's Connecticut adjusted gross income for the taxable  
1193 year exceeds said amount. In no event shall the reduction exceed one  
1194 hundred per cent of the exemption.

1195 Sec. 86. Subdivision (2) of subsection (a) of section 12-703 of the  
1196 general statutes is repealed and the following is substituted in lieu  
1197 thereof (*Effective from passage and applicable to taxable years commencing*  
1198 *on or after January 1, 2002*):

1199 (2) For taxable years commencing on or after January 1, 2000, any  
1200 person, other than a trust or estate, subject to the tax under this chapter  
1201 for any taxable year who files under the federal income tax for such  
1202 taxable year as an unmarried individual shall be entitled to a credit in  
1203 determining the amount of tax liability for purposes of this chapter in  
1204 accordance with the following schedule:

1205 (A) For taxable years commencing on or after January 1, 2000, but  
1206 prior to January 1, 2001:

T1552	Connecticut	
T1553	Adjusted Gross Income	Amount of Credit
T1554	Over \$12,250 but	
T1555	not over \$15,300	75%
T1556	Over \$15,300 but	
T1557	not over \$15,800	70%
T1558	Over \$15,800 but	
T1559	not over \$16,300	65%
T1560	Over \$16,300 but	
T1561	not over \$16,800	60%
T1562	Over \$16,800 but	
T1563	not over \$17,300	55%
T1564	Over \$17,300 but	
T1565	not over \$17,800	50%
T1566	Over \$17,800 but	
T1567	not over \$18,300	45%
T1568	Over \$18,300 but	
T1569	not over \$18,800	40%
T1570	Over \$18,800 but	
T1571	not over \$20,400	35%
T1572	Over \$20,400 but	
T1573	not over \$20,900	30%
T1574	Over \$20,900 but	
T1575	not over \$21,400	25%
T1576	Over \$21,400 but	
T1577	not over \$21,900	20%
T1578	Over \$21,900 but	
T1579	not over \$25,500	15%
T1580	Over \$25,500 but	
T1581	not over \$26,000	14%

T1582	Over \$26,000 but	
T1583	not over \$26,500	13%
T1584	Over \$26,500 but	
T1585	not over \$27,000	12%
T1586	Over \$27,000 but	
T1587	not over \$27,500	11%
T1588	Over \$27,500 but	
T1589	not over \$49,000	10%
T1590	Over \$49,000 but	
T1591	not over \$49,500	9%
T1592	Over \$49,500 but	
T1593	not over \$50,000	8%
T1594	Over \$50,000 but	
T1595	not over \$50,500	7%
T1596	Over \$50,500 but	
T1597	not over \$51,000	6%
T1598	Over \$51,000 but	
T1599	not over \$51,500	5%
T1600	Over \$51,500 but	
T1601	not over \$52,000	4%
T1602	Over \$52,000 but	
T1603	not over \$52,500	3%
T1604	Over \$52,500 but	
T1605	not over \$53,000	2%
T1606	Over \$53,000 but	
T1607	not over \$53,500	1%

1207 (B) For taxable years commencing on or after January 1, 2001, but  
 1208 prior to January 1, [2002] 2004:

T1608	Connecticut	
T1609	Adjusted Gross Income	Amount of Credit
T1610	Over \$12,500 but	

T1611	not over \$15,600	75%
T1612	Over \$15,600 but	
T1613	not over \$16,100	70%
T1614	Over \$16,100 but	
T1615	not over \$16,600	65%
T1616	Over \$16,600 but	
T1617	not over \$17,100	60%
T1618	Over \$17,100 but	
T1619	not over \$17,600	55%
T1620	Over \$17,600 but	
T1621	not over \$18,100	50%
T1622	Over \$18,100 but	
T1623	not over \$18,600	45%
T1624	Over \$18,600 but	
T1625	not over \$19,100	40%
T1626	Over \$19,100 but	
T1627	not over \$20,800	35%
T1628	Over \$20,800 but	
T1629	not over \$21,300	30%
T1630	Over \$21,300 but	
T1631	not over \$21,800	25%
T1632	Over \$21,800 but	
T1633	not over \$22,300	20%
T1634	Over \$22,300 but	
T1635	not over \$26,000	15%
T1636	Over \$26,000 but	
T1637	not over \$26,500	14%
T1638	Over \$26,500 but	
T1639	not over \$27,000	13%
T1640	Over \$27,000 but	
T1641	not over \$27,500	12%
T1642	Over \$27,500 but	
T1643	not over \$28,000	11%
T1644	Over \$28,000 but	

T1645	not over \$50,000	10%
T1646	Over \$50,000 but	
T1647	not over \$50,500	9%
T1648	Over \$50,500 but	
T1649	not over \$51,000	8%
T1650	Over \$51,000 but	
T1651	not over \$51,500	7%
T1652	Over \$51,500 but	
T1653	not over \$52,000	6%
T1654	Over \$52,000 but	
T1655	not over \$52,500	5%
T1656	Over \$52,500 but	
T1657	not over \$53,000	4%
T1658	Over \$53,000 but	
T1659	not over \$53,500	3%
T1660	Over \$53,500 but	
T1661	not over \$54,000	2%
T1662	Over \$54,000 but	
T1663	not over \$54,500	1%

1209 (C) For taxable years commencing on or after January 1, [2002] 2004,  
 1210 but prior to January 1, [2003] 2005:

T1664	Connecticut	
T1665	Adjusted Gross Income	Amount of Credit
T1666	Over \$12,750 but	
T1667	not over \$15,900	75%
T1668	Over \$15,900 but	
T1669	not over \$16,400	70%
T1670	Over \$16,400 but	
T1671	not over \$16,900	65%
T1672	Over \$16,900 but	
T1673	not over \$17,400	60%

T1674	Over \$17,400 but	
T1675	not over \$17,900	55%
T1676	Over \$17,900 but	
T1677	not over \$18,400	50%
T1678	Over \$18,400 but	
T1679	not over \$18,900	45%
T1680	Over \$18,900 but	
T1681	not over \$19,400	40%
T1682	Over \$19,400 but	
T1683	not over \$21,300	35%
T1684	Over \$21,300 but	
T1685	not over \$21,800	30%
T1686	Over \$21,800 but	
T1687	not over \$22,300	25%
T1688	Over \$22,300 but	
T1689	not over \$22,800	20%
T1690	Over \$22,800 but	
T1691	not over \$26,600	15%
T1692	Over \$26,600 but	
T1693	not over \$27,100	14%
T1694	Over \$27,100 but	
T1695	not over \$27,600	13%
T1696	Over \$27,600 but	
T1697	not over \$28,100	12%
T1698	Over \$28,100 but	
T1699	not over \$28,600	11%
T1700	Over \$28,600 but	
T1701	not over \$51,000	10%
T1702	Over \$51,000 but	
T1703	not over \$51,500	9%
T1704	Over \$51,500 but	
T1705	not over \$52,000	8%
T1706	Over \$52,000 but	
T1707	not over \$52,500	7%

T1708	Over \$52,500 but	
T1709	not over \$53,000	6%
T1710	Over \$53,000 but	
T1711	not over \$53,500	5%
T1712	Over \$53,500 but	
T1713	not over \$54,000	4%
T1714	Over \$54,000 but	
T1715	not over \$54,500	3%
T1716	Over \$54,500 but	
T1717	not over \$55,000	2%
T1718	Over \$55,000 but	
T1719	not over \$55,500	1%

1211 (D) For taxable years commencing on or after January 1, [2003] 2005,  
1212 but prior to January 1, [2004] 2006:

T1720	Connecticut	
T1721	Adjusted Gross Income	Amount of Credit
T1722	Over \$13,000 but	
T1723	not over \$16,300	75%
T1724	Over \$16,300 but	
T1725	not over \$16,800	70%
T1726	Over \$16,800 but	
T1727	not over \$17,300	65%
T1728	Over \$17,300 but	
T1729	not over \$17,800	60%
T1730	Over \$17,800 but	
T1731	not over \$18,300	55%
T1732	Over \$18,300 but	
T1733	not over \$18,800	50%
T1734	Over \$18,800 but	
T1735	not over \$19,300	45%
T1736	Over \$19,300 but	

T1737	not over \$19,800	40%
T1738	Over \$19,800 but	
T1739	not over \$21,700	35%
T1740	Over \$21,700 but	
T1741	not over \$22,200	30%
T1742	Over \$22,200 but	
T1743	not over \$22,700	25%
T1744	Over \$22,700 but	
T1745	not over \$23,200	20%
T1746	Over \$23,200 but	
T1747	not over \$27,100	15%
T1748	Over \$27,100 but	
T1749	not over \$27,600	14%
T1750	Over \$27,600 but	
T1751	not over \$28,100	13%
T1752	Over \$28,100 but	
T1753	not over \$28,600	12%
T1754	Over \$28,600 but	
T1755	not over \$29,100	11%
T1756	Over \$29,100 but	
T1757	not over \$52,000	10%
T1758	Over \$52,000 but	
T1759	not over \$52,500	9%
T1760	Over \$52,500 but	
T1761	not over \$53,000	8%
T1762	Over \$53,000 but	
T1763	not over \$53,500	7%
T1764	Over \$53,500 but	
T1765	not over \$54,000	6%
T1766	Over \$54,000 but	
T1767	not over \$54,500	5%
T1768	Over \$54,500 but	
T1769	not over \$55,000	4%
T1770	Over \$55,000 but	

T1771	not over \$55,500	3%
T1772	Over \$55,500 but	
T1773	not over \$56,000	2%
T1774	Over \$56,000 but	
T1775	not over \$56,500	1%

1213 (E) For taxable years commencing on or after January 1, [2004] 2006,  
1214 but prior to January 1, [2005] 2007:

T1776	Connecticut	
T1777	Adjusted Gross Income	Amount Of Credit
T1778	Over \$13,500 but	
T1779	not over \$16,900	75%
T1780	Over \$16,900 but	
T1781	not over \$17,400	70%
T1782	Over \$17,400 but	
T1783	not over \$17,900	65%
T1784	Over \$17,900 but	
T1785	not over \$18,400	60%
T1786	Over \$18,400 but	
T1787	not over \$18,900	55%
T1788	Over \$18,900 but	
T1789	not over \$19,400	50%
T1790	Over \$19,400 but	
T1791	not over \$19,900	45%
T1792	Over \$19,900 but	
T1793	not over \$20,400	40%
T1794	Over \$20,400 but	
T1795	not over \$22,500	35%
T1796	Over \$22,500 but	
T1797	not over \$23,000	30%
T1798	Over \$23,000 but	
T1799	not over \$23,500	25%

T1800	Over \$23,500 but	
T1801	not over \$24,000	20%
T1802	Over \$24,000 but	
T1803	not over \$28,100	15%
T1804	Over \$28,100 but	
T1805	not over \$28,600	14%
T1806	Over \$28,600 but	
T1807	not over \$29,100	13%
T1808	Over \$29,100 but	
T1809	not over \$29,600	12%
T1810	Over \$29,600 but	
T1811	not over \$30,100	11%
T1812	Over \$30,100 but	
T1813	not over \$54,000	10%
T1814	Over \$54,000 but	
T1815	not over \$54,500	9%
T1816	Over \$54,500 but	
T1817	not over \$55,000	8%
T1818	Over \$55,000 but	
T1819	not over \$55,500	7%
T1820	Over \$55,500 but	
T1821	not over \$56,000	6%
T1822	Over \$56,000 but	
T1823	not over \$56,500	5%
T1824	Over \$56,500 but	
T1825	not over \$57,000	4%
T1826	Over \$57,000 but	
T1827	not over \$57,500	3%
T1828	Over \$57,500 but	
T1829	not over \$58,000	2%
T1830	Over \$58,000 but	
T1831	not over \$58,500	1%

1215 (F) For taxable years commencing on or after January 1, [2005] 2007,

1216 but prior to January 1, [2006] 2008:

T1832	Connecticut	
T1833	Adjusted Gross Income	Amount of Credit
T1834	Over \$14,000 but	
T1835	not over \$17,500	75%
T1836	Over \$17,500 but	
T1837	not over \$18,000	70%
T1838	Over \$18,000 but	
T1839	not over \$18,500	65%
T1840	Over \$18,500 but	
T1841	not over \$19,000	60%
T1842	Over \$19,000 but	
T1843	not over \$19,500	55%
T1844	Over \$19,500 but	
T1845	not over \$20,000	50%
T1846	Over \$20,000 but	
T1847	not over \$20,500	45%
T1848	Over \$20,500 but	
T1849	not over \$21,000	40%
T1850	Over \$21,000 but	
T1851	not over \$23,300	35%
T1852	Over \$23,300 but	
T1853	not over \$23,800	30%
T1854	Over \$23,800 but	
T1855	not over \$24,300	25%
T1856	Over \$24,300 but	
T1857	not over \$24,800	20%
T1858	Over \$24,800 but	
T1859	not over \$29,200	15%
T1860	Over \$29,200 but	
T1861	not over \$29,700	14%
T1862	Over \$29,700 but	

T1863	not over \$30,200	13%
T1864	Over \$30,200 but	
T1865	not over \$30,700	12%
T1866	Over \$30,700 but	
T1867	not over \$31,200	11%
T1868	Over \$31,200 but	
T1869	not over \$56,000	10%
T1870	Over \$56,000 but	
T1871	not over \$56,500	9%
T1872	Over \$56,500 but	
T1873	not over \$57,000	8%
T1874	Over \$57,000 but	
T1875	not over \$57,500	7%
T1876	Over \$57,500 but	
T1877	not over \$58,000	6%
T1878	Over \$58,000 but	
T1879	not over \$58,500	5%
T1880	Over \$58,500 but	
T1881	not over \$59,000	4%
T1882	Over \$59,000 but	
T1883	not over \$59,500	3%
T1884	Over \$59,500 but	
T1885	not over \$60,000	2%
T1886	Over \$60,000 but	
T1887	not over \$60,500	1%

1217 (G) For taxable years commencing on or after January 1, [2006] 2008,  
 1218 but prior to January 1, [2007] 2009:

T1888	Connecticut	
T1889	Adjusted Gross Income	Amount of Credit
T1890	Over \$14,500 but	
T1891	not over \$18,100	75%

T1892	Over \$18,100 but	
T1893	not over \$18,600	70%
T1894	Over \$18,600 but	
T1895	not over \$19,100	65%
T1896	Over \$19,100 but	
T1897	not over \$19,600	60%
T1898	Over \$19,600 but	
T1899	not over \$20,100	55%
T1900	Over \$20,100 but	
T1901	not over \$20,600	50%
T1902	Over \$20,600 but	
T1903	not over \$21,100	45%
T1904	Over \$21,100 but	
T1905	not over \$21,600	40%
T1906	Over \$21,600 but	
T1907	not over \$24,200	35%
T1908	Over \$24,200 but	
T1909	not over \$24,700	30%
T1910	Over \$24,700 but	
T1911	not over \$25,200	25%
T1912	Over \$25,200 but	
T1913	not over \$25,700	20%
T1914	Over \$25,700 but	
T1915	not over \$30,200	15%
T1916	Over \$30,200 but	
T1917	not over \$30,700	14%
T1918	Over \$30,700 but	
T1919	not over \$31,200	13%
T1920	Over \$31,200 but	
T1921	not over \$31,700	12%
T1922	Over \$31,700 but	
T1923	not over \$32,200	11%
T1924	Over \$32,200 but	
T1925	not over \$58,000	10%

T1926	Over \$58,000 but	
T1927	not over \$58,500	9%
T1928	Over \$58,500 but	
T1929	not over \$59,000	8%
T1930	Over \$59,000 but	
T1931	not over \$59,500	7%
T1932	Over \$59,500 but	
T1933	not over \$60,000	6%
T1934	Over \$60,000 but	
T1935	not over \$60,500	5%
T1936	Over \$60,500 but	
T1937	not over \$61,000	4%
T1938	Over \$61,000 but	
T1939	not over \$61,500	3%
T1940	Over \$61,500 but	
T1941	not over \$62,000	2%
T1942	Over \$62,000 but	
T1943	not over \$62,500	1%

1219 (H) For taxable years commencing on or after January 1, [2007] 2009:

T1944	Connecticut	
T1945	Adjusted Gross Income	Amount of Credit
T1946	Over \$15,000 but	
T1947	not over \$18,800	75%
T1948	Over \$18,800 but	
T1949	not over \$19,300	70%
T1950	Over \$19,300 but	
T1951	not over \$19,800	65%
T1952	Over \$19,800 but	
T1953	not over \$20,300	60%
T1954	Over \$20,300 but	
T1955	not over \$20,800	55%

T1956	Over \$20,800 but	
T1957	not over \$21,300	50%
T1958	Over \$21,300 but	
T1959	not over \$21,800	45%
T1960	Over \$21,800 but	
T1961	not over \$22,300	40%
T1962	Over \$22,300 but	
T1963	not over \$25,000	35%
T1964	Over \$25,000 but	
T1965	not over \$25,500	30%
T1966	Over \$25,500 but	
T1967	not over \$26,000	25%
T1968	Over \$26,000 but	
T1969	not over \$26,500	20%
T1970	Over \$26,500 but	
T1971	not over \$31,300	15%
T1972	Over \$31,300 but	
T1973	not over \$31,800	14%
T1974	Over \$31,800 but	
T1975	not over \$32,300	13%
T1976	Over \$32,300 but	
T1977	not over \$32,800	12%
T1978	Over \$32,800 but	
T1979	not over \$33,300	11%
T1980	Over \$33,300 but	
T1981	not over \$60,000	10%
T1982	Over \$60,000 but	
T1983	not over \$60,500	9%
T1984	Over \$60,500 but	
T1985	not over \$61,000	8%
T1986	Over \$61,000 but	
T1987	not over \$61,500	7%
T1988	Over \$61,500 but	
T1989	not over \$62,000	6%

T1990	Over \$62,000 but	
T1991	not over \$62,500	5%
T1992	Over \$62,500 but	
T1993	not over \$63,000	4%
T1994	Over \$63,000 but	
T1995	not over \$63,500	3%
T1996	Over \$63,500 but	
T1997	not over \$64,000	2%
T1998	Over \$64,000 but	
T1999	not over \$64,500	1%

1220       Sec. 87. Subdivision (1) of subsection (c) of section 12-704c of the  
 1221 general statutes is repealed and the following is substituted in lieu  
 1222 thereof (*Effective from passage and applicable to taxable years commencing*  
 1223 *on or after January 1, 2002*):

1224       (c) (1) (A) For taxable years commencing prior to January 1, 2000, in  
 1225 the case of any such taxpayer who files under the federal income tax  
 1226 for such taxable year as an unmarried individual whose Connecticut  
 1227 adjusted gross income exceeds fifty-two thousand five hundred  
 1228 dollars, the amount of the credit that exceeds one hundred dollars shall  
 1229 be reduced by ten per cent for each ten thousand dollars, or fraction  
 1230 thereof, by which the taxpayer's Connecticut adjusted gross income  
 1231 exceeds said amount.

1232       (B) For taxable years commencing on or after January 1, 2000, but  
 1233 prior to January 1, 2001, in the case of any such taxpayer who files  
 1234 under the federal income tax for such taxable year as an unmarried  
 1235 individual whose Connecticut adjusted gross income exceeds  
 1236 fifty-three thousand five hundred dollars, the amount of the credit that  
 1237 exceeds one hundred dollars shall be reduced by ten per cent for each  
 1238 ten thousand dollars, or fraction thereof, by which the taxpayer's  
 1239 Connecticut adjusted gross income exceeds said amount.

1240       (C) For taxable years commencing on or after January 1, 2001, but

1241 prior to January 1, [2002] 2004, in the case of any such taxpayer who  
1242 files under the federal income tax for such taxable year as an  
1243 unmarried individual whose Connecticut adjusted gross income  
1244 exceeds fifty-four thousand five hundred dollars, the amount of the  
1245 credit that exceeds one hundred dollars shall be reduced by ten per  
1246 cent for each ten thousand dollars, or fraction thereof, by which the  
1247 taxpayer's Connecticut adjusted gross income exceeds said amount.

1248 (D) For taxable years commencing on or after January 1, [2002] 2004,  
1249 but prior to January 1, [2003] 2005, in the case of any such taxpayer  
1250 who files under the federal income tax for such taxable year as an  
1251 unmarried individual whose Connecticut adjusted gross income  
1252 exceeds fifty-five thousand five hundred dollars, the amount of the  
1253 credit that exceeds one hundred dollars shall be reduced by ten per  
1254 cent for each ten thousand dollars, or fraction thereof, by which the  
1255 taxpayer's Connecticut adjusted gross income exceeds said amount.

1256 (E) For taxable years commencing on or after January 1, [2003] 2005,  
1257 but prior to January 1, [2004] 2006, in the case of any such taxpayer  
1258 who files under the federal income tax for such taxable year as an  
1259 unmarried individual whose Connecticut adjusted gross income  
1260 exceeds fifty-six thousand five hundred dollars, the amount of the  
1261 credit that exceeds one hundred dollars shall be reduced by ten per  
1262 cent for each ten thousand dollars, or fraction thereof, by which the  
1263 taxpayer's Connecticut adjusted gross income exceeds said amount.

1264 (F) For taxable years commencing on or after January 1, [2004] 2006,  
1265 but prior to January 1, [2005] 2007, in the case of any such taxpayer  
1266 who files under the federal income tax for such taxable year as an  
1267 unmarried individual whose Connecticut adjusted gross income  
1268 exceeds fifty-eight thousand five hundred dollars, the amount of the  
1269 credit that exceeds one hundred dollars shall be reduced by ten per  
1270 cent for each ten thousand dollars, or fraction thereof, by which the  
1271 taxpayer's Connecticut adjusted gross income exceeds said amount.

1272 (G) For taxable years commencing on or after January 1, [2005] 2007,

1273 but prior to January 1, [2006] 2008, in the case of any such taxpayer  
1274 who files under the federal income tax for such taxable year as an  
1275 unmarried individual whose Connecticut adjusted gross income  
1276 exceeds sixty thousand five hundred dollars, the amount of the credit  
1277 that exceeds one hundred dollars shall be reduced by ten per cent for  
1278 each ten thousand dollars, or fraction thereof, by which the taxpayer's  
1279 Connecticut adjusted gross income exceeds said amount.

1280 (H) For taxable years commencing on or after January 1, [2006] 2008,  
1281 but prior to January 1, [2007] 2009, in the case of any such taxpayer  
1282 who files under the federal income tax for such taxable year as an  
1283 unmarried individual whose Connecticut adjusted gross income  
1284 exceeds sixty-two thousand five hundred dollars, the amount of the  
1285 credit that exceeds one hundred dollars shall be reduced by ten per  
1286 cent for each ten thousand dollars, or fraction thereof, by which the  
1287 taxpayer's Connecticut adjusted gross income exceeds said amount.

1288 (I) For taxable years commencing on or after January 1, [2007] 2009,  
1289 in the case of any such taxpayer who files under the federal income tax  
1290 for such taxable year as an unmarried individual whose Connecticut  
1291 adjusted gross income exceeds sixty-four thousand five hundred  
1292 dollars, the amount of the credit that exceeds one hundred dollars shall  
1293 be reduced by ten per cent for each ten thousand dollars, or fraction  
1294 thereof, by which the taxpayer's Connecticut adjusted gross income  
1295 exceeds said amount.

1296 Sec. 88. Subsection (a) of section 12-217ee of the general statutes, as  
1297 amended by section 11 of public act 01-6 of the June special session, is  
1298 repealed and the following is substituted in lieu thereof (*Effective July*  
1299 *1, 2002*):

1300 (a) Any taxpayer that (1) is a qualified small business, (2) qualifies  
1301 for a credit under section 12-217j or section 12-217n, and (3) cannot  
1302 take such credit in the taxable year in which the credit could otherwise  
1303 be taken as a result of having no tax liability under this chapter may  
1304 elect to carry such credit forward under this chapter or may apply to

1305 the commissioner as provided in subsection (b) of this section to  
1306 exchange such credit with the state for a credit refund equal to sixty-  
1307 five per cent of the value of the credit. Any amount of credit refunded  
1308 under this section shall be refunded to the taxpayer under the  
1309 provisions of this chapter, except that such credit refund shall not be  
1310 subject to the provisions of section 12-227. No such credit refund shall  
1311 be made during the period July 1, 2002, to June 30, 2003.

1312 Sec. 89. (*Effective from passage*) The Commissioner of Revenue  
1313 Services may use up to two million dollars of the revenue received by  
1314 the state from the tax amnesty program established under the  
1315 provisions of section 78 of this act for the purpose of administering the  
1316 provisions of this act.

1317 Sec. 90. Section 14-227a of the general statutes, as amended by  
1318 section 1 of public act 01-201, is repealed and the following is  
1319 substituted in lieu thereof (*Effective July 1, 2002*):

1320 (a) No person shall operate a motor vehicle while under the  
1321 influence of intoxicating liquor or any drug or both. A person commits  
1322 the offense of operating a motor vehicle while under the influence of  
1323 intoxicating liquor or any drug or both if such person operates a motor  
1324 vehicle on a public highway of this state or on any road of a district  
1325 organized under the provisions of chapter 105, a purpose of which is  
1326 the construction and maintenance of roads and sidewalks, or on any  
1327 private road on which a speed limit has been established in accordance  
1328 with the provisions of section 14-218a, or in any parking area for ten or  
1329 more cars or on any school property (1) while under the influence of  
1330 intoxicating liquor or any drug or both, or (2) while such person has an  
1331 elevated blood alcohol content. For the purposes of this section,  
1332 "elevated blood alcohol content" means [(A)] a ratio of alcohol in the  
1333 blood of such person that is [ten-hundredths] eight-hundredths of one  
1334 per cent or more of alcohol, by weight, [, or (B) if such person has been  
1335 convicted of a violation of this subsection, a ratio of alcohol in the  
1336 blood of such person that is seven-hundredths of one per cent or more

1337 of alcohol, by weight.]

1338 [(b) No person shall operate a motor vehicle on a public highway of  
1339 this state or on any road of a district organized under the provisions of  
1340 chapter 105, a purpose of which is the construction and maintenance of  
1341 roads and sidewalks, or on any private road on which a speed limit  
1342 has been established in accordance with the provisions of section  
1343 14-218a, or in any parking area for ten or more cars or on any school  
1344 property while such person's ability to operate such motor vehicle is  
1345 impaired by the consumption of intoxicating liquor. A person shall be  
1346 deemed impaired when at the time of the alleged offense the ratio of  
1347 alcohol in the blood of such person was more than seven-hundredths  
1348 of one per cent of alcohol, by weight, but less than ten-hundredths of  
1349 one per cent of alcohol, by weight.]

1350 [(c)] (b) Except as provided in subsection [(d)] (c) of this section, in  
1351 any criminal prosecution for violation of subsection (a) [or (b)] of this  
1352 section, evidence respecting the amount of alcohol or drug in the  
1353 defendant's blood or urine at the time of the alleged offense, as shown  
1354 by a chemical analysis of the defendant's breath, blood or urine shall  
1355 be admissible and competent provided: (1) The defendant was  
1356 afforded a reasonable opportunity to telephone an attorney prior to the  
1357 performance of the test and consented to the taking of the test upon  
1358 which such analysis is made; (2) a true copy of the report of the test  
1359 result was mailed to or personally delivered to the defendant within  
1360 twenty-four hours or by the end of the next regular business day, after  
1361 such result was known, whichever is later; (3) the test was performed  
1362 by or at the direction of a police officer according to methods and with  
1363 equipment approved by the Department of Public Safety and was  
1364 performed in accordance with the regulations adopted under  
1365 subsection [(e)] (d) of this section; (4) the device used for such test was  
1366 checked for accuracy in accordance with the regulations adopted  
1367 under subsection [(e)] (d) of this section; (5) an additional chemical test  
1368 of the same type was performed at least thirty minutes after the initial  
1369 test was performed or, if requested by the police officer for reasonable

1370 cause, an additional chemical test of a different type was performed to  
1371 detect the presence of a drug or drugs other than or in addition to  
1372 alcohol, provided the results of the initial test shall not be inadmissible  
1373 under this subsection if reasonable efforts were made to have such  
1374 additional test performed in accordance with the conditions set forth in  
1375 this subsection and such additional test was not performed or was not  
1376 performed within a reasonable time, or the results of such additional  
1377 test are not admissible for failure to meet a condition set forth in this  
1378 subsection; and (6) evidence is presented that the test was commenced  
1379 within two hours of operation. In any prosecution under this section it  
1380 shall be a rebuttable presumption that the results of such chemical  
1381 analysis establish the ratio of alcohol in the blood of the defendant at  
1382 the time of the alleged offense, except that if the results of the  
1383 additional test indicate that the ratio of alcohol in the blood of such  
1384 defendant is twelve-hundredths of one per cent or less of alcohol, by  
1385 weight, and is higher than the results of the first test, evidence shall be  
1386 presented that demonstrates that the test results and the analysis  
1387 thereof accurately indicate the blood alcohol content at the time of the  
1388 alleged offense.

1389 [(d)] (c) In any prosecution for a violation of subdivision (1) of  
1390 subsection (a) of this section, reliable evidence respecting the amount  
1391 of alcohol in the defendant's blood or urine at the time of the alleged  
1392 offense, as shown by a chemical analysis of the defendant's blood,  
1393 breath or urine, otherwise admissible under subsection [(c)] (b) of this  
1394 section, shall be admissible only at the request of the defendant.

1395 [(e)] (d) The Commissioner of Public Safety shall ascertain the  
1396 reliability of each method and type of device offered for chemical  
1397 testing and analysis purposes of blood, of breath and of urine and  
1398 certify those methods and types which said commissioner finds  
1399 suitable for use in testing and analysis of blood, breath and urine,  
1400 respectively, in this state. The Commissioner of Public Safety [, in  
1401 consultation with the Commissioner of Public Health] shall adopt  
1402 regulations, in accordance with chapter 54, governing the conduct of

1403 chemical tests, the operation and use of chemical test devices, the  
1404 training and certification of operators of such devices and the drawing  
1405 or obtaining of blood, breath or urine samples as said commissioner  
1406 finds necessary to protect the health and safety of persons who submit  
1407 to chemical tests and to insure reasonable accuracy in testing results.  
1408 Such regulations shall not require recertification of a police officer  
1409 solely because such officer terminates such officer's employment with  
1410 the law enforcement agency for which certification was originally  
1411 issued and commences employment with another such agency.

1412 [(f)] (e) In any criminal prosecution for a violation of subsection (a)  
1413 [or (b)] of this section, evidence that the defendant refused to submit to  
1414 a blood, breath or urine test requested in accordance with section  
1415 14-227b, as amended by this act, shall be admissible provided the  
1416 requirements of subsection (b) of said section have been satisfied. If a  
1417 case involving a violation of subsection (a) of this section is tried to a  
1418 jury, the court shall instruct the jury as to any inference that may or  
1419 may not be drawn from the defendant's refusal to submit to a blood,  
1420 breath or urine test.

1421 [(g)] (f) If a person is charged with a violation of the provisions of  
1422 subsection (a) of this section, the charge may not be reduced, nolle or  
1423 dismissed unless the prosecuting authority states in open court such  
1424 prosecutor's reasons for the reduction, nolle or dismissal.

1425 [(h)] (g) Any person who violates any provision of subsection (a) of  
1426 this section shall: (1) For conviction of a first violation, (A) be fined not  
1427 less than five hundred dollars nor more than one thousand dollars,  
1428 and (B) be (i) imprisoned not more than six months, forty-eight  
1429 consecutive hours of which may not be suspended or reduced in any  
1430 manner, or (ii) imprisoned not more than six months, with the  
1431 execution of such sentence of imprisonment suspended entirely and a  
1432 period of probation imposed requiring as a condition of such  
1433 probation that such person perform one hundred hours of community  
1434 service, as defined in section 14-227e, as amended by this act, and (C)

1435 have such person's motor vehicle operator's license or nonresident  
1436 operating privilege suspended for one year; (2) for conviction of a  
1437 second violation within ten years after a prior conviction for the same  
1438 offense, (A) be fined not less than one thousand dollars nor more than  
1439 four thousand dollars, (B) be imprisoned not more than two years, one  
1440 hundred twenty consecutive days of which may not be suspended or  
1441 reduced in any manner, and sentenced to a period of probation  
1442 requiring as a condition of such probation that such person perform  
1443 one hundred hours of community service, as defined in section 14-  
1444 227e, as amended by this act, and (C) have such person's motor vehicle  
1445 operator's license or nonresident operating privilege suspended for  
1446 three years or until the date of such person's twenty-first birthday,  
1447 whichever is longer; and (3) for conviction of a third and subsequent  
1448 violation within ten years after a prior conviction for the same offense,  
1449 (A) be fined not less than two thousand dollars nor more than eight  
1450 thousand dollars, (B) be imprisoned not more than three years, one  
1451 year of which may not be suspended or reduced in any manner, and  
1452 sentenced to a period of probation requiring as a condition of such  
1453 probation that such person perform one hundred hours of community  
1454 service, as defined in section 14-227e, as amended by this act, and (C)  
1455 have such person's motor vehicle operator's license or nonresident  
1456 operating privilege permanently revoked upon such third offense. For  
1457 purposes of the imposition of penalties for a second or third and  
1458 subsequent offense pursuant to this subsection, a conviction under the  
1459 provisions of subsection (a) of this section [14-227a] in effect on  
1460 October 1, 1981, or as amended thereafter, a conviction under the  
1461 provisions of either subdivision (1) or (2) of subsection (a) of this  
1462 section, a conviction under the provisions of section 53a-56b or 53a-60d  
1463 or a conviction in any other state of any offense the essential elements  
1464 of which are determined by the court to be substantially the same as  
1465 subdivision (1) or (2) of subsection (a) of this section or section 53a-56b  
1466 or 53a-60d, shall constitute a prior conviction for the same offense.

1467 [(i) Any person who violates subsection (b) of this section shall be  
1468 fined not more than two hundred dollars.]

1469 [(j)] (h) (1) Each court shall report each conviction under subsection  
1470 (a) of this section to the Commissioner of Motor Vehicles, in  
1471 accordance with the provisions of section 14-141. The commissioner  
1472 shall suspend the motor vehicle operator's license or nonresident  
1473 operating privilege of the person reported as convicted for the period  
1474 of time required by subsection [(h)] (g) of this section. (2) The motor  
1475 vehicle operator's license or nonresident operating privilege of a  
1476 person found guilty under subsection (a) of this section who is under  
1477 eighteen years of age shall be suspended by the commissioner for the  
1478 period of time set forth in subsection [(h)] (g) of this section, or until  
1479 such person attains the age of eighteen years, whichever period is  
1480 longer. (3) The motor vehicle operator's license or nonresident  
1481 operating privilege of a person found guilty under subsection (a) of  
1482 this section who, at the time of the offense, was operating a motor  
1483 vehicle in accordance with a special operator's permit issued pursuant  
1484 to section 14-37a shall be suspended by the commissioner for twice the  
1485 period of time set forth in subsection [(h)] (g) of this section. (4)  
1486 Whenever the motor vehicle operator's license of a person is  
1487 suspended under subsection [(h)] (g) of this section for conviction of a  
1488 violation of subsection (a) of this section, the operator's license that is  
1489 returned or reissued to such person by the Commissioner of Motor  
1490 Vehicles upon completion of the period of suspension shall indicate on  
1491 its reverse side that such person is an at-risk operator. For purposes of  
1492 this subdivision, an "at-risk operator" is a person who has been  
1493 convicted of a violation of subsection (a) of this section. (5) If an appeal  
1494 of any conviction under subsection (a) of this section is taken, the  
1495 suspension of the motor vehicle operator's license or nonresident  
1496 operating privilege by the commissioner, in accordance with this  
1497 subsection, shall be stayed during the pendency of such appeal.

1498 [(k)] (i) In addition to any fine or sentence imposed pursuant to the  
1499 provisions of subsection [(h)] (g) of this section, the court may order  
1500 such person to participate in an alcohol education and treatment  
1501 program.

1502        [(l)] (j) Notwithstanding the provisions of subsection [(c)] (b) of this  
1503 section, evidence respecting the amount of alcohol or drug in the blood  
1504 or urine of an operator of a motor vehicle involved in an accident who  
1505 has suffered or allegedly suffered physical injury in such accident,  
1506 which evidence is derived from a chemical analysis of a blood sample  
1507 taken from or a urine sample provided by such person after such  
1508 accident at the scene of the accident, while en route to a hospital or at a  
1509 hospital, shall be competent evidence to establish probable cause for  
1510 the arrest by warrant of such person for a violation of subsection (a) of  
1511 this section and shall be admissible and competent in any subsequent  
1512 prosecution thereof if: (1) The blood sample was taken or the urine  
1513 sample was provided for the diagnosis and treatment of such injury;  
1514 (2) if a blood sample was taken, the blood sample was taken in  
1515 accordance with the regulations adopted under subsection [(e)] (d) of  
1516 this section; (3) a police officer has demonstrated to the satisfaction of a  
1517 judge of the Superior Court that such officer has reason to believe that  
1518 such person was operating a motor vehicle while under the influence  
1519 of intoxicating liquor or drug or both and that the chemical analysis of  
1520 such blood or urine sample constitutes evidence of the commission of  
1521 the offense of operating a motor vehicle while under the influence of  
1522 intoxicating liquor or drug or both in violation of subsection (a) of this  
1523 section; and (4) such judge has issued a search warrant in accordance  
1524 with section 54-33a, as amended, authorizing the seizure of the  
1525 chemical analysis of such blood or urine sample. Such search warrant  
1526 may also authorize the seizure of the medical records prepared by the  
1527 hospital in connection with the diagnosis or treatment of such injury.

1528        [(m)] (k) If the court sentences a person convicted of a violation of  
1529 subsection (a) of this section to a period of probation, the court may  
1530 require as a condition of such probation that such person participate in  
1531 a victim impact panel program approved by the Court Support  
1532 Services Division of the Judicial Department. Such victim impact panel  
1533 program shall provide a nonconfrontational forum for the victims of  
1534 alcohol-related or drug-related offenses and offenders to share  
1535 experiences on the impact of alcohol-related or drug-related incidents

1536 in their lives. Such victim impact panel program shall be conducted by  
1537 a nonprofit organization that advocates on behalf of victims of  
1538 accidents caused by persons who operated a motor vehicle while  
1539 under the influence of intoxicating liquor or any drug, or both. Such  
1540 organization may assess a participation fee of not more than twenty-  
1541 five dollars on any person required by the court to participate in such  
1542 program.

1543 Sec. 91. Section 14-227b of the general statutes is repealed and the  
1544 following is substituted in lieu thereof (*Effective July 1, 2002*):

1545 (a) Any person who operates a motor vehicle in this state shall be  
1546 deemed to have given such person's consent to a chemical analysis of  
1547 such person's blood, breath or urine and, if such person is a minor,  
1548 such person's parent or parents or guardian shall also be deemed to  
1549 have given their consent.

1550 (b) If any such person, having been placed under arrest for  
1551 operating a motor vehicle while under the influence of intoxicating  
1552 liquor or any drug or both, [or while such person's ability to operate  
1553 such motor vehicle is impaired by the consumption of intoxicating  
1554 liquor,] and thereafter, after being apprised of such person's  
1555 constitutional rights, having been requested to submit to a blood,  
1556 breath or urine test at the option of the police officer, having been  
1557 afforded a reasonable opportunity to telephone an attorney prior to the  
1558 performance of such test and having been informed that such person's  
1559 license or nonresident operating privilege may be suspended in  
1560 accordance with the provisions of this section if such person refuses to  
1561 submit to such test or if such person submits to such test and the  
1562 results of such test indicate that such person has an elevated blood  
1563 alcohol content, and that evidence of any such refusal shall be  
1564 admissible in accordance with subsection [(f)] (e) of section 14-227a, as  
1565 amended by this act, and may be used against such person in any  
1566 criminal prosecution, refuses to submit to the designated test, the test  
1567 shall not be given; provided, if the person refuses or is unable to

1568 submit to a blood test, the police officer shall designate the breath or  
1569 urine test as the test to be taken. The police officer shall make a  
1570 notation upon the records of the police department that such officer  
1571 informed the person that such person's license or nonresident  
1572 operating privilege may be suspended if such person refused to submit  
1573 to such test or if such person submitted to such test and the results of  
1574 such test indicated that such person had an elevated blood alcohol  
1575 content.

1576 (c) If the person arrested refuses to submit to such test or analysis or  
1577 submits to such test or analysis, commenced within two hours of the  
1578 time of operation, and the results of such test or analysis indicate that  
1579 such person has an elevated blood alcohol content, the police officer,  
1580 acting on behalf of the Commissioner of Motor Vehicles, shall  
1581 immediately revoke and take possession of the motor vehicle  
1582 operator's license or, if such person is a nonresident, suspend the  
1583 nonresident operating privilege of such person, for a twenty-four-hour  
1584 period and shall issue a temporary operator's license or nonresident  
1585 operating privilege to such person valid for the period commencing  
1586 twenty-four hours after issuance and ending thirty days after the date  
1587 such person received notice of such person's arrest by the police  
1588 officer. The police officer shall prepare a written report of the incident  
1589 and shall mail the report together with a copy of the completed  
1590 temporary license form, any operator's license taken into possession  
1591 and a copy of the results of any chemical test or analysis to the  
1592 Department of Motor Vehicles within three business days. The report  
1593 shall be made on a form approved by the Commissioner of Motor  
1594 Vehicles and shall be subscribed and sworn to under penalty of false  
1595 statement as provided in section 53a-157b by the arresting officer. If  
1596 the person arrested refused to submit to such test or analysis, the  
1597 report shall be endorsed by a third person who witnessed such refusal.  
1598 The report shall set forth the grounds for the officer's belief that there  
1599 was probable cause to arrest such person for operating a motor vehicle  
1600 while under the influence of intoxicating liquor or any drug or both [or  
1601 while such person's ability to operate such motor vehicle is impaired

1602 by the consumption of intoxicating liquor,] and shall state that such  
1603 person had refused to submit to such test or analysis when requested  
1604 by such police officer to do so or that such person submitted to such  
1605 test or analysis, commenced within two hours of the time of operation,  
1606 and the results of such test or analysis indicated that such person had  
1607 an elevated blood alcohol content.

1608 (d) If the person arrested submits to a blood or urine test at the  
1609 request of the police officer, and the specimen requires laboratory  
1610 analysis in order to obtain the test results, the police officer shall not  
1611 take possession of the motor vehicle operator's license of such person  
1612 or, except as provided in this subsection, follow the procedures  
1613 subsequent to taking possession of the operator's license as set forth in  
1614 subsection (c) of this section. If the test results indicate that such  
1615 person has an elevated blood alcohol content, the police officer,  
1616 immediately upon receipt of the test results, shall notify the  
1617 Commissioner of Motor Vehicles and submit to the commissioner the  
1618 written report required pursuant to subsection (c) of this section.

1619 (e) Upon receipt of such report, the Commissioner of Motor Vehicles  
1620 may suspend any license or nonresident operating privilege of such  
1621 person effective as of a date certain, which date shall be not later than  
1622 thirty days after the date such person received notice of such person's  
1623 arrest by the police officer. Any person whose license or operating  
1624 privilege has been suspended in accordance with this subsection shall  
1625 automatically be entitled to a hearing before the commissioner to be  
1626 held prior to the effective date of the suspension. The commissioner  
1627 shall send a suspension notice to such person informing such person  
1628 that such person's operator's license or nonresident operating privilege  
1629 is suspended as of a date certain and that such person is entitled to a  
1630 hearing prior to the effective date of the suspension and may schedule  
1631 such hearing by contacting the Department of Motor Vehicles not later  
1632 than seven days after the date of mailing of such suspension notice.

1633 (f) If such person does not contact the department to schedule a

1634 hearing, the commissioner shall affirm the suspension contained in the  
1635 suspension notice for the appropriate period specified in subsection (i)  
1636 of this section.

1637 (g) If such person contacts the department to schedule a hearing, the  
1638 department shall assign a date, time and place for the hearing, which  
1639 date shall be prior to the effective date of the suspension. At the  
1640 request of such person or the hearing officer and upon a showing of  
1641 good cause, the commissioner may grant one continuance for a period  
1642 not to exceed fifteen days. If a continuance is granted, the  
1643 commissioner shall extend the validity of the temporary operator's  
1644 license or nonresident operating privilege issued pursuant to  
1645 subsection (c) of this section for a period not to exceed the period of  
1646 such continuance. The hearing shall be limited to a determination of  
1647 the following issues: (1) Did the police officer have probable cause to  
1648 arrest the person for operating a motor vehicle while under the  
1649 influence of intoxicating liquor or drug or both; [or while such person's  
1650 ability to operate such motor vehicle was impaired by the  
1651 consumption of intoxicating liquor;] (2) was such person placed under  
1652 arrest; (3) did such person refuse to submit to such test or analysis or  
1653 did such person submit to such test or analysis, commenced within  
1654 two hours of the time of operation, and the results of such test or  
1655 analysis indicated that such person had an elevated blood alcohol  
1656 content; and (4) was such person operating the motor vehicle. In the  
1657 hearing, the results of the test or analysis shall be sufficient to indicate  
1658 the ratio of alcohol in the blood of such person at the time of operation,  
1659 except that if the results of the additional test indicate that the ratio of  
1660 alcohol in the blood of such person is twelve-hundredths of one per  
1661 cent or less of alcohol, by weight, and is higher than the results of the  
1662 first test, evidence shall be presented that demonstrates that the test  
1663 results and analysis thereof accurately indicate the blood alcohol  
1664 content at the time of operation. The fees of any witness summoned to  
1665 appear at the hearing shall be the same as provided by the general  
1666 statutes for witnesses in criminal cases.

1667 (h) If, after such hearing, the commissioner finds on any one of the  
1668 said issues in the negative, the commissioner shall reinstate such  
1669 license or operating privilege. If, after such hearing, the commissioner  
1670 does not find on any one of the said issues in the negative or if such  
1671 person fails to appear at such hearing, the commissioner shall affirm  
1672 the suspension contained in the suspension notice for the appropriate  
1673 period specified in subsection (i) of this section. The commissioner  
1674 shall render a decision at the conclusion of such hearing or send a  
1675 notice of the decision by bulk certified mail to such person not later  
1676 than thirty days or, if a continuance is granted, not later than forty-five  
1677 days from the date such person received notice of such person's arrest  
1678 by the police officer. The notice of such decision sent by certified mail  
1679 to the address of such person as shown by the records of the  
1680 commissioner shall be sufficient notice to such person that such  
1681 person's operator's license or nonresident operating privilege is  
1682 reinstated or suspended, as the case may be. Unless a continuance of  
1683 the hearing is granted pursuant to subsection (g) of this section, if the  
1684 commissioner fails to render a decision within thirty days from the  
1685 date such person received notice of such person's arrest by the police  
1686 officer, the commissioner shall reinstate such person's operator's  
1687 license or nonresident operating privilege, provided notwithstanding  
1688 such reinstatement the commissioner may render a decision not later  
1689 than two days thereafter suspending such operator's license or  
1690 nonresident operating privilege.

1691 (i) The commissioner shall suspend the operator's license or  
1692 nonresident operating privilege, and revoke the temporary operator's  
1693 license or nonresident operating privilege issued pursuant to  
1694 subsection (c) of this section, of a person who did not contact the  
1695 department to schedule a hearing, who failed to appear at a hearing or  
1696 against whom, after a hearing, the commissioner held pursuant to  
1697 subsection (h) of this section, as of the effective date contained in the  
1698 suspension notice or the date the commissioner renders a decision,  
1699 whichever is later, for a period of: (1) (A) Except as provided in  
1700 subparagraph (B) of this subdivision, ninety days, if such person

1701 submitted to a test or analysis and the results of such test or analysis  
1702 indicated that such person had an elevated blood alcohol content, (B)  
1703 one hundred twenty days, if such person submitted to a test or  
1704 analysis and the results of such test or analysis indicated that the ratio  
1705 of alcohol in the blood of such person was sixteen-hundredths of one  
1706 per cent or more of alcohol, by weight, or (C) six months if such person  
1707 refused to submit to such test or analysis, (2) if such person has  
1708 previously had such person's operator's license or nonresident  
1709 operating privilege suspended under this section, (A) except as  
1710 provided in subparagraph (B) of this subdivision, nine months if such  
1711 person submitted to a test or analysis and the results of such test or  
1712 analysis indicated that such person had an elevated blood alcohol  
1713 content, (B) ten months if such person submitted to a test or analysis  
1714 and the results of such test or analysis indicated that the ratio of  
1715 alcohol in the blood of such person was sixteen-hundredths of one per  
1716 cent or more of alcohol, by weight, and (C) one year if such person  
1717 refused to submit to such test or analysis, and (3) if such person has  
1718 two or more times previously had such person's operator's license or  
1719 nonresident operating privilege suspended under this section, (A)  
1720 except as provided in subparagraph (B) of this subdivision, two years  
1721 if such person submitted to a test or analysis and the results of such  
1722 test or analysis indicated that such person had an elevated blood  
1723 alcohol content, (B) two and one-half years if such person submitted to  
1724 a test or analysis and the results of such test or analysis indicated that  
1725 the ratio of alcohol in the blood of such person was sixteen-hundredths  
1726 of one per cent or more of alcohol, by weight, and (C) three years if  
1727 such person refused to submit to such test or analysis.

1728 (j) Notwithstanding the provisions of subsections (b) to (i),  
1729 inclusive, of this section, any police officer who obtains the results of a  
1730 chemical analysis of a blood sample taken from an operator of a motor  
1731 vehicle involved in an accident who suffered or allegedly suffered  
1732 physical injury in such accident shall notify the Commissioner of  
1733 Motor Vehicles and submit to the commissioner a written report if  
1734 such results indicate that such person had an elevated blood alcohol

1735 content, and if such person was arrested for violation of section  
1736 14-227a, as amended by this act, in connection with such accident. The  
1737 report shall be made on a form approved by the commissioner  
1738 containing such information as the commissioner prescribes, and shall  
1739 be subscribed and sworn to under penalty of false statement, as  
1740 provided in section 53a-157b, by the police officer. The commissioner  
1741 may, after notice and an opportunity for hearing, which shall be  
1742 conducted in accordance with chapter 54, suspend the motor vehicle  
1743 operator's license or nonresident operating privilege of such person for  
1744 a period of up to ninety days, or, if such person has previously had  
1745 such person's operator's license or nonresident operating privilege  
1746 suspended under this section for a period of up to one year. Each  
1747 hearing conducted under this subsection shall be limited to a  
1748 determination of the following issues: (1) Whether the police officer  
1749 had probable cause to arrest the person for operating a motor vehicle  
1750 while under the influence of intoxicating liquor or drug or both; [or  
1751 while the person's ability to operate the motor vehicle was impaired by  
1752 the consumption of intoxicating liquor;] (2) whether such person was  
1753 placed under arrest; (3) whether such person was operating the motor  
1754 vehicle; (4) whether the results of the analysis of the blood of such  
1755 person indicate that such person had an elevated blood alcohol  
1756 content; and (5) whether the blood sample was obtained in accordance  
1757 with conditions for admissibility and competence as evidence as set  
1758 forth in subsection [(l)] (j) of section 14-227a, as amended by this act. If,  
1759 after such hearing, the commissioner finds on any one of the said  
1760 issues in the negative, the commissioner shall not impose a suspension.  
1761 The fees of any witness summoned to appear at the hearing shall be  
1762 the same as provided by the general statutes for witnesses in criminal  
1763 cases, as provided in section 52-260, as amended.

1764 (k) The provisions of this section shall apply with the same effect to  
1765 the refusal by any person to submit to an additional chemical test as  
1766 provided in subdivision (5) of subsection [(c)] (b) of section 14-227a, as  
1767 amended by this act.

1768 (l) The provisions of this section shall not apply to any person  
1769 whose physical condition is such that, according to competent medical  
1770 advice, such test would be inadvisable.

1771 (m) The state shall pay the reasonable charges of any physician who,  
1772 at the request of a municipal police department, takes a blood sample  
1773 for purposes of a test under the provisions of this section.

1774 (n) For the purposes of this section, "elevated blood alcohol content"  
1775 means (1) a ratio of alcohol in the blood of such person that is [ten-  
1776 hundredths] eight-hundredths of one per cent or more of alcohol, by  
1777 weight, [(2) if such person has been convicted of a violation of  
1778 subsection (a) of section 14-227a, a ratio of alcohol in the blood of such  
1779 person that is seven-hundredths of one per cent or more of alcohol, by  
1780 weight, or (3)] or (2) if such person is under twenty-one years of age, a  
1781 ratio of alcohol in the blood of such person that is two-hundredths of  
1782 one per cent or more of alcohol, by weight.

1783 (o) The Commissioner of Motor Vehicles shall adopt regulations in  
1784 accordance with chapter 54 to implement the provisions of this section.

1785 Sec. 92. Section 14-227c of the general statutes is repealed and the  
1786 following is substituted in lieu thereof (*Effective July 1, 2002*):

1787 As part of the investigation of any motor vehicle accident resulting  
1788 in a fatality, the Chief Medical Examiner, Deputy Chief Medical  
1789 Examiner, an associate medical examiner, a pathologist as specified in  
1790 section 19a-405, or an authorized assistant medical examiner, as the  
1791 case may be, shall order that a blood sample be taken from the body of  
1792 any operator or pedestrian who dies as a result of such accident. Such  
1793 blood samples shall be examined for the presence and concentration of  
1794 alcohol by the Division of Scientific Services within the Department of  
1795 Public Safety or by the Office of the Chief Medical Examiner. To the  
1796 extent provided by law, a blood or breath sample may also be obtained  
1797 from any surviving operator whose motor vehicle is involved in such  
1798 an accident. The test shall be performed by or at the direction of a

1799 police officer according to methods and with equipment approved by  
1800 the Department of Public Safety and shall be performed by a person  
1801 certified or recertified for such purpose by said department or  
1802 recertified by persons certified as instructors by the Commissioner of  
1803 Public Safety. The equipment used for such test shall be checked for  
1804 accuracy by a person certified by the Department of Public Safety  
1805 immediately before and after such test is performed. If a blood test is  
1806 performed, it shall be on a blood sample taken by a person licensed to  
1807 practice medicine and surgery in this state, a qualified laboratory  
1808 technician, an emergency medical technician II, a registered nurse or a  
1809 phlebotomist. [ as defined in subsection (m) of section 14-227a.] The  
1810 blood samples obtained from the surviving operator shall be examined  
1811 for the presence and concentration of alcohol by the Division of  
1812 Scientific Services within the Department of Public Safety. Nothing in  
1813 this section or section 19a-406 shall be construed as requiring such  
1814 medical examiner to perform an autopsy in connection with obtaining  
1815 such blood samples.

1816 Sec. 93. Section 14-227e of the general statutes is repealed and the  
1817 following is substituted in lieu thereof (*Effective July 1, 2002*):

1818 As used in this section and subsection [(h)] (g) of section 14-227a, as  
1819 amended by this act:

1820 (a) (1) "Community service" means the placement of defendants in  
1821 unpaid positions with nonprofit or tax-supported agencies for the  
1822 performance of a specified number of hours of work or service within  
1823 a given period of time.

1824 (2) "Community service plan" means an agreement between the  
1825 court and the defendant which specifies (A) the number of required  
1826 community service hours, (B) the type of agency for placement, (C) the  
1827 period of time in which the community service will be completed, (D)  
1828 the tentative schedule, (E) a brief description of the responsibilities, (F)  
1829 conditions and sanctions for failure to fulfill the plan, and (G) the  
1830 supervisor of the plan.

1831 (b) In sentencing a defendant to perform community service, the  
1832 court shall fix the conditions and terms of such sentence and shall  
1833 review the community service plan and, upon approval, sentence such  
1834 defendant in accordance with such plan. No sentence of community  
1835 service shall be imposed without the consent of the defendant.

1836 (c) Any organization administering sentences of community service  
1837 shall prepare and file with the court a copy of all community service  
1838 plans and shall notify the court when a defendant has successfully  
1839 completed such plan.

1840 (d) Any organization administering sentences of community service  
1841 shall prepare a written statement outlining noncompliance by a  
1842 defendant and shall without unnecessary delay notify the state's  
1843 attorney for that judicial district requesting that a hearing be held to  
1844 determine whether the sentence of community service should be  
1845 revoked.

1846 (e) The court may at any time, for good cause shown, terminate the  
1847 sentence of community service or modify or enlarge the terms or  
1848 conditions or require the defendant to serve the original incarcerative  
1849 sentence for violation of any of the conditions of the sentence of  
1850 community service.

1851 Sec. 94. Subsection (a) of section 14-227f of the general statutes is  
1852 repealed and the following is substituted in lieu thereof (*Effective July*  
1853 *1, 2002*):

1854 (a) Any person whose motor vehicle operator's license or  
1855 nonresident operating privilege is suspended under subsection [(h)]  
1856 (g) of section 14-227a, as amended by this act, for a conviction of a  
1857 second or subsequent violation of subsection (a) of said section or  
1858 under section 14-227b, as amended by this act, for a second or  
1859 subsequent time shall participate in a treatment program approved by  
1860 the Commissioner of Motor Vehicles. The commissioner shall not  
1861 reinstate the operator's license or nonresident operating privilege of

1862 any such person until such person submits evidence to the  
1863 commissioner that he has satisfactorily completed the treatment  
1864 program.

1865 Sec. 95. Subsection (c) of section 14-227g of the general statutes is  
1866 repealed and the following is substituted in lieu thereof (*Effective July*  
1867 *1, 2002*):

1868 (c) The provisions of subsections [(c), (e), (g), (h), (j), (k) and (l)] (b),  
1869 (d), (f), (g), (h), (i) and (j) of section 14-227a, as amended by this act,  
1870 adapted accordingly, shall be applicable to a violation of subsection (a)  
1871 of this section.

1872 Sec. 96. Subsection (h) of section 14-111 of the general statutes is  
1873 repealed and the following is substituted in lieu thereof (*Effective July*  
1874 *1, 2002*):

1875 (h) When any person who does not hold a Connecticut operator's  
1876 license is convicted or has his case nulled or is given a suspended  
1877 judgment or sentence for a violation of any provision of section 14-36,  
1878 14-110, 14-145, subsection (b) of section 14-147, 14-215, 14-224,  
1879 subsection (a) of section 14-227a, as amended by this act, or 14-229, the  
1880 commissioner shall not issue to him a nonresident or resident  
1881 operator's license during such period as the commissioner may  
1882 determine, which period shall not be less than the period provided for  
1883 suspension in subsection (b) of this section or in subsection [(h)] (g) of  
1884 section 14-227a, as amended by this act. When any person is convicted  
1885 or has his case nulled or is given a suspended judgment or sentence for  
1886 any violation of any of the provisions of section 14-12, the  
1887 commissioner shall not issue registration for any motor vehicle owned  
1888 by such person until thirty days after application therefor.

1889 Sec. 97. Subsection (a) of section 14-111g of the general statutes is  
1890 repealed and the following is substituted in lieu thereof (*Effective July*  
1891 *1, 2002*):

1892 (a) For the purposes of this subsection, "moving violation" means  
1893 any violation of section 14-218a, 14-219, 14-222, 14-223, [subsection (b)  
1894 of section 14-227a,] 14-230 to 14-249, inclusive, 14-279, 14-289b, 14-299,  
1895 14-301, 14-302, 14-303, and "suspension violation" means a violation of  
1896 section 14-222a, 14-224, subsection (a) of section 14-227a, as amended  
1897 by this act, section 53a-56b, 53a-57 or 53a-60d. The Commissioner of  
1898 Motor Vehicles may require any licensed motor vehicle operator who  
1899 is twenty-four years of age or less, who has been convicted of a  
1900 moving violation or a suspension violation, or both, committed on two  
1901 or more occasions to attend a motor vehicle operator's retraining  
1902 program. The commissioner may require any licensed motor vehicle  
1903 operator over twenty-four years of age, who has been convicted of a  
1904 moving violation or a suspension violation or a combination of said  
1905 violations, committed on three or more occasions to attend a motor  
1906 vehicle operator's retraining program. The retraining program shall (1)  
1907 review principles of motor vehicle operation, (2) develop alternative  
1908 attitudes for those attitudes contributing to aggressive driving  
1909 behavior and (3) emphasize the need to practice safe driving behavior.  
1910 The retraining program shall be offered by the Department of Motor  
1911 Vehicles or by any other organization conducting such a program  
1912 certified by the commissioner. The commissioner shall notify such  
1913 operator, in writing, of such requirement. A fee of not more than sixty  
1914 dollars shall be charged for the retraining program. The commissioner,  
1915 after notice and opportunity for hearing, may suspend the motor  
1916 vehicle operator's license of any such operator who fails to attend or  
1917 successfully complete the program until the operator successfully  
1918 completes the program. The hearing shall be limited to any claim of  
1919 impossibility of the operator to attend the retraining program, or to a  
1920 determination of mistake or misidentification.

1921 Sec. 98. Subsection (b) of section 51-164n of the general statutes, as  
1922 amended by section 5 of public act 01-186, is repealed and the  
1923 following is substituted in lieu thereof (*Effective July 1, 2002*):

1924 (b) Notwithstanding any provision of the general statutes to the

1925 contrary, any person who is alleged to have committed (1) a violation  
1926 under the provisions of section 1-9, 1-10, 1-11, 4b-13, 7-13, 7-14, 7-18, 7-  
1927 35, 7-41, 7-83, 7-104, 7-283, 7-325, 7-393, 8-25, 8-27, 9-63, 9-296, 9-305, 9-  
1928 322, 9-350, 10-193, 10-197, 10-198, 10-230, 10-251, 10-254, 12-52, 12-  
1929 170aa, 12-292, 12-326g, subsection (4) of section 12-408, subsection (3),  
1930 (5) or (6) of section 12-411, section 12-435c, 12-476a, 12-476b, 12-487,  
1931 13a-71, 13a-107, 13a-113, 13a-114, 13a-115, 13a-117b, 13a-123, 13a-124,  
1932 13a-139, 13a-140, 13a-143b, 13a-247, 13a-253, subsection (f) of section  
1933 13b-42, section 13b-90, 13b-221, 13b-224, 13b-292, 13b-336, 13b-337, 13b-  
1934 338, 13b-410a, 13b-410b, 13b-410c, subsection (a), (b) or (c) of section  
1935 13b-412, section 13b-414, subsection (d) of section 14-12, section 14-20a,  
1936 14-27a, subsection (e) of section 14-34a, subsection (d) of section 14-35,  
1937 section 14-43, 14-49, 14-50a, 14-58, subsection (b) of section 14-66,  
1938 section 14-66a, 14-66b, 14-67a, subsection (f) of section 14-80h, section  
1939 14-97a, section 14-100b, 14-103a, 14-106a, 14-106c, 14-146, 14-152, 14-  
1940 153, 14-163b, a first violation as specified in subsection (f) of section 14-  
1941 164i, section 14-219 specified in subsection (e) of said section,  
1942 [subsection (b) of section 14-227a,] section 14-240, 14-249, 14-250,  
1943 subsection (a), (b) or (c) of section 14-261a, section 14-262, 14-264, 14-  
1944 267a, 14-269, 14-270, 14-275a, 14-278, 14-279, subsection (e) of section  
1945 14-283, section 14-291, 14-293b, 14-319, 14-320, 14-321, 14-325a, 14-326,  
1946 14-330, 14-332a, subdivision (1), (2) or (3) of section 14-386a, section 15-  
1947 33, subsection (a) of section 15-115, section 16-256, 16-256e, 16a-15, 16a-  
1948 22, subsection (a) or (b) of section 16a-22h, section 17a-24, 17a-145, 17a-  
1949 149, 17a-152, 17a-465, 17a-642, 17b-124, 17b-131, 17b-137, 17b-407, 17b-  
1950 451, 17b-734, subsection (b) of section 17b-736, 19a-30, 19a-33, 19a-39,  
1951 19a-87, subsection (b) of section 19a-87a, section 19a-91, 19a-105, 19a-  
1952 107, 19a-108, 19a-215, 19a-219, 19a-222, 19a-224, 19a-286, 19a-287, 19a-  
1953 297, 19a-301, 19a-309, 19a-335, 19a-336, 19a-338, 19a-339, 19a-340, 19a-  
1954 425, 19a-502, 20-7a, 20-14, 20-158, 20-231, 20-257, 20-265, 20-324e,  
1955 subsection (a) of section 20-341, section 20-341i, 20-597, 20-608, 20-610,  
1956 21-30, 21-38, 21-39, 21-43, 21-47, 21-48, 21-63, 21-76a, 21a-21, 21a-25,  
1957 21a-26, 21a-30, 21a-31, subsection (a) of section 21a-37, section 21a-46,  
1958 21a-61, 21a-63, 21a-77, subsection (b) of section 21a-79, section 21a-85,

1959 21a-154, 21a-159, 21a-201, 21a-211, 22-13, 22-14, 22-15, 22-16, 22-29, 22-  
 1960 34, 22-35, 22-36, 22-37, 22-38, 22-39, 22-39a, 22-39b, 22-39c, 22-39d, 22-  
 1961 39e, 22-49, 22-54, 22-61, 22-89, 22-90, 22-98, 22-99, 22-100, 22-111o, 22-  
 1962 123, 22-279, 22-280a, 22-318a, 22-320h, 22-324a, 22-326, 22-342,  
 1963 subsection (b) or (e) of section 22-344, section 22-359, 22-366, 22-391, 22-  
 1964 413, 22-414, 22-415, 22a-66a, 22a-246, subsection (a) of section 22a-250,  
 1965 subsection (e) of section 22a-256h, section 22a-449, 22a-461, 23-37, 23-  
 1966 38, 23-46, 23-61b, subsection (a) or (b) of section 23-65, section 25-37,  
 1967 25-40, 26-19, 26-21, 26-31, 26-40, 26-40a, 26-49, 26-54, 26-59, 26-61, 26-64,  
 1968 26-79, 26-89, 26-97, 26-107, 26-117, 26-128, 26-131, 26-132, 26-138, 26-  
 1969 141, 26-207, 26-215, 26-221, 26-222, 26-224a, 26-227, 26-230, 26-234, 26-  
 1970 267, 26-269, 26-294, 28-13, 29-6a, 29-109, 29-161a, 29-161b, 29-198, 29-  
 1971 210, 29-243, 29-277, 29-316, 29-318, 29-341, 29-381, 30-48a, 30-86a, 31-3,  
 1972 31-10, 31-11, 31-12, 31-13, 31-14, 31-15, 31-16, 31-18, 31-23, 31-24, 31-25,  
 1973 31-28, 31-32, 31-36, 31-38, 31-38a, 31-40, 31-44, 31-47, 31-48, 31-51, 31-  
 1974 51k, 31-52, 31-52a, 31-54, subsection (a) or (c) of section 31-69, section  
 1975 31-70, 31-74, 31-75, 31-76, 31-76a, 31-89b, 31-134, subsection (g) of  
 1976 section 31-273, section 31-288, 36a-787, 42-230, 44-3, 45a-450, 45a-634,  
 1977 45a-658, subdivision (13) or (14) of section 46a-54, section 46a-59, 46b-  
 1978 22, 46b-24, 46b-34, 47-34a, 47-47, 49-8a, 49-16, 53-133, subsection (a) or  
 1979 (b) of section 53-211, section 53-212a, 53-249a, 53-252, 53-264, 53-301,  
 1980 53-302a, 53-303e, 53-311a, 53-321, 53-322, 53-323, 53-331, 53-344 or 53-  
 1981 450, or (2) a violation under the provisions of chapter 268, or (3) a  
 1982 violation of any regulation adopted in accordance with the provisions  
 1983 of section 12-484, 12-487 or 13b-410, shall follow the procedures set  
 1984 forth in this section.

1985 Sec. 99. Section 54-56g of the general statutes, as amended by  
 1986 sections 2 and 3 of public act 01-201 and section 9 of public act 01-8 of  
 1987 the June special session, is repealed and the following is substituted in  
 1988 lieu thereof (*Effective July 1, 2002*):

1989 (a) There shall be a pretrial alcohol education system for persons  
 1990 charged with a violation of section 14-227a, as amended by this act, or  
 1991 14-227g. Upon application by any such person for participation in such

1992 system and payment to the court of an application fee of fifty dollars  
1993 and a nonrefundable evaluation fee of one hundred dollars, the court  
1994 shall, but only as to the public, order the court file sealed, provided  
1995 such person states under oath, in open court or before any person  
1996 designated by the clerk and duly authorized to administer oaths,  
1997 under penalties of perjury that: (1) If such person is charged with a  
1998 violation of section 14-227a, as amended by this act, such person has  
1999 [never] not had such system invoked in such person's behalf [and that]  
2000 within the preceding ten years for a violation of section 14-227a, as  
2001 amended by this act, (2) if such person is charged with a violation of  
2002 section 14-227g, such person has never had such system invoked in  
2003 such person's behalf for a violation of section 14-227a, as amended by  
2004 this act, or 14-227g, (3) such person has not been convicted of a  
2005 violation of section 53a-56b or 53a-60d, a violation of subsection (a) of  
2006 section 14-227a, as amended by this act, before or after October 1, 1981,  
2007 or a violation of subdivision (1) or (2) of subsection (a) of section  
2008 14-227a, as amended by this act, on or after October 1, 1985, and [that]  
2009 (4) such person has not been convicted in any other state at any time of  
2010 an offense the essential elements of which are substantially the same as  
2011 section 53a-56b or 53a-60d or subdivision (1) or (2) of subsection (a) of  
2012 section 14-227a, as amended by this act. Unless good cause is shown, a  
2013 person shall be ineligible for participation in such pretrial alcohol  
2014 education system if such person's alleged violation of section 14-227a,  
2015 as amended by this act, or 14-227g caused the serious physical injury,  
2016 as defined in section 53a-3, as amended, of another person. The fee  
2017 imposed by this subsection shall be credited to the Criminal Injuries  
2018 Compensation Fund established by section 54-215.

2019 (b) The court, after consideration of the recommendation of the  
2020 state's attorney, assistant state's attorney or deputy assistant state's  
2021 attorney in charge of the case, may, in its discretion, grant such  
2022 application. If the court grants such application, it shall refer such  
2023 person to the Bail Commission for assessment and confirmation of the  
2024 eligibility of the applicant and to the Department of Mental Health and  
2025 Addiction Services for evaluation. The Bail Commission, in making its

2026 assessment and confirmation, may rely on the representations made by  
2027 the applicant under oath in open court with respect to convictions in  
2028 other states of offenses specified in subsection (a) of this section. Upon  
2029 confirmation of eligibility and receipt of the evaluation report, the  
2030 defendant shall be referred to the Department of Mental Health and  
2031 Addiction Services by the Bail Commission for [evaluation and]  
2032 placement in an appropriate alcohol intervention program for one  
2033 year. Any person who enters the system shall agree: (1) To the tolling  
2034 of the statute of limitations with respect to such crime, (2) to a waiver  
2035 of such person's right to a speedy trial, (3) to [participate in at least]  
2036 complete ten or fifteen counseling sessions in an alcohol intervention  
2037 program pursuant to this section [or, if such person was charged with  
2038 a violation of subdivision (2) of subsection (a) of section 14-227a, where  
2039 the ratio of alcohol in the blood of such person was sixteen-hundredths  
2040 of one per cent or more of alcohol, by weight, to participate in at least  
2041 fifteen counseling sessions in an alcohol program pursuant to this  
2042 section, and complete the assigned program] dependent upon the  
2043 evaluation report and the court order, (4) to accept placement in a  
2044 treatment program upon recommendation of a provider under  
2045 contract with the Department of Mental Health and Addiction Services  
2046 pursuant to subsection (d) of this section or placement in a treatment  
2047 program which has standards substantially similar to, or higher than, a  
2048 program of a provider under contract with the Department of Mental  
2049 Health and Addiction Services if the Bail Commission deems it  
2050 appropriate, and (5) if ordered by the court, to participate in at least  
2051 one victim impact panel. The suspension of the motor vehicle  
2052 operator's license of any such person pursuant to section 14-227b, as  
2053 amended by this act, shall be effective during the period such person is  
2054 participating in such program, provided such person shall have the  
2055 option of not commencing the participation in such program until the  
2056 period of such suspension is completed. If the Bail Commission  
2057 informs the court that the defendant is ineligible for the system and the  
2058 court makes a determination of ineligibility or if the program provider  
2059 certifies to the court that the defendant did not successfully complete

2060 the assigned program or is no longer amenable to treatment, the court  
2061 shall order the court file to be unsealed, enter a plea of not guilty for  
2062 such defendant and immediately place the case on the trial list. If such  
2063 defendant satisfactorily completes the assigned program, such  
2064 defendant may apply for dismissal of the charges against such  
2065 defendant and the court, on reviewing the record of the defendant's  
2066 participation in such program submitted by the Bail Commission and  
2067 on finding such satisfactory completion, shall dismiss the charges. If  
2068 the defendant does not apply for dismissal of the charges against such  
2069 defendant after satisfactorily completing the assigned program the  
2070 court, upon receipt of the record of the defendant's participation in  
2071 such program submitted by the Bail Commission, may on its own  
2072 motion make a finding of such satisfactory completion and dismiss the  
2073 charges. Upon motion of the defendant and a showing of good cause,  
2074 the court may extend the one-year placement period for a reasonable  
2075 period for the defendant to complete the assigned program. A record  
2076 of participation in such program shall be retained by the Bail  
2077 Commission for a period of seven years from the date of application.  
2078 The Bail Commission shall transmit to the Department of Motor  
2079 Vehicles a record of participation in such program for each person who  
2080 satisfactorily completes such program. The Department of Motor  
2081 Vehicles shall maintain for a period of seven years the record of a  
2082 person's participation in such program as part of such person's driving  
2083 record.

2084 (c) At the time the court grants the application for participation in  
2085 the pretrial alcohol education system, such person shall also pay to the  
2086 court a nonrefundable program fee of [~~four~~] three hundred twenty-five  
2087 dollars [or, if such person was charged with a violation of subdivision  
2088 (2) of subsection (a) of section 14-227a, where the ratio of alcohol in the  
2089 blood of such person was sixteen-hundredths of one per cent or more  
2090 of alcohol, by weight, a nonrefundable program fee of six hundred  
2091 dollars] if such person is ordered to participate in the ten-session  
2092 program and a nonrefundable program fee of five hundred dollars if  
2093 such person is ordered to participate in the fifteen-session program,

2094 except that no person may be excluded from such program for  
2095 inability to pay such fee, provided (1) such person files with the court  
2096 an affidavit of indigency or inability to pay, (2) such indigency is  
2097 confirmed by the Bail Commission, and (3) the court enters a finding  
2098 thereof. If the court denies the application, such person shall not be  
2099 required to pay the program fee. If the court grants the application,  
2100 and such person is later determined to be ineligible for participation in  
2101 such pretrial alcohol education system or fails to complete the assigned  
2102 program, the program fee shall not be refunded. All such evaluation  
2103 and program fees shall be credited to the pretrial account.

2104 (d) The Department of Mental Health and Addiction Services shall  
2105 contract with service providers, develop standards and oversee  
2106 appropriate alcohol programs to meet the requirements of this section.  
2107 Said department shall adopt regulations in accordance with chapter 54  
2108 to establish standards for such alcohol programs. Any defendant  
2109 whose employment or residence makes it unreasonable to attend an  
2110 alcohol program in this state may attend a program in another state  
2111 which has standards substantially similar to, or higher than, those of  
2112 this state, subject to the approval of the court and payment of the  
2113 application, evaluation and program fees as provided in this section.

2114 (e) The court may, as a condition of granting such application,  
2115 require that such person participate in a victim impact panel program  
2116 approved by the Court Support Services Division of the Judicial  
2117 Department. Such victim impact panel program shall provide a  
2118 nonconfrontational forum for the victims of alcohol-related or drug-  
2119 related offenses and offenders to share experiences on the impact of  
2120 alcohol-related or drug-related incidents in their lives. Such victim  
2121 impact panel program shall be conducted by a nonprofit organization  
2122 that advocates on behalf of victims of accidents caused by persons who  
2123 operated a motor vehicle while under the influence of intoxicating  
2124 liquor or any drug, or both. Such organization may assess a  
2125 participation fee of not more than twenty-five dollars on any person  
2126 required by the court to participate in such program.

2127        Sec. 100. (*Effective from passage*) Section 16 of public act 01-6 of the  
 2128        June special session is repealed.

2129        Sec. 101. (*Effective July 1, 2002*) Sections 6 and 32 of public act 01-9 of  
 2130        the June special session are repealed.

This act shall take effect as follows:	
Section 1	<i>July 1, 2002</i>
Sec. 2	<i>July 1, 2002</i>
Sec. 3	<i>July 1, 2002</i>
Sec. 4	<i>July 1, 2002</i>
Sec. 5	<i>July 1, 2002</i>
Sec. 6	<i>July 1, 2002</i>
Sec. 7	<i>July 1, 2002</i>
Sec. 8	<i>July 1, 2002</i>
Sec. 9	<i>July 1, 2002</i>
Sec. 10	<i>July 1, 2002</i>
Sec. 11	<i>July 1, 2002</i>
Sec. 12	<i>July 1, 2002</i>
Sec. 13	<i>July 1, 2002</i>
Sec. 14	<i>July 1, 2002</i>
Sec. 15	<i>July 1, 2002</i>
Sec. 16	<i>July 1, 2002</i>
Sec. 17	<i>July 1, 2002</i>
Sec. 18	<i>July 1, 2002</i>
Sec. 19	<i>July 1, 2002</i>
Sec. 20	<i>July 1, 2002</i>
Sec. 21	<i>July 1, 2002</i>
Sec. 22	<i>July 1, 2002</i>
Sec. 23	<i>July 1, 2002</i>
Sec. 24	<i>July 1, 2002</i>
Sec. 25	<i>from passage</i>
Sec. 26	<i>July 1, 2002</i>
Sec. 27	<i>July 1, 2002</i>
Sec. 28	<i>July 1, 2002</i>
Sec. 29	<i>July 1, 2002</i>
Sec. 30	<i>July 1, 2002</i>
Sec. 31	<i>July 1, 2002</i>

Sec. 32	<i>July 1, 2002</i>
Sec. 33	<i>July 1, 2002</i>
Sec. 34	<i>July 1, 2002</i>
Sec. 35	<i>July 1, 2002</i>
Sec. 36	<i>July 1, 2002</i>
Sec. 37	<i>July 1, 2002</i>
Sec. 38	<i>from passage</i>
Sec. 39	<i>from passage</i>
Sec. 40	<i>from passage</i>
Sec. 41	<i>from passage</i>
Sec. 42	<i>from passage</i>
Sec. 43	<i>from passage</i>
Sec. 44	<i>from passage</i>
Sec. 45	<i>from passage</i>
Sec. 46	<i>from passage</i>
Sec. 47	<i>from passage</i>
Sec. 48	<i>from passage</i>
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Sec. 58	<i>from passage</i>
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Sec. 60	<i>from passage</i>
Sec. 61	<i>from passage</i>
Sec. 62	<i>from passage</i>
Sec. 63	<i>from passage</i>
Sec. 64	<i>from passage</i>
Sec. 65	<i>from passage</i>
Sec. 66	<i>from passage and applicable to taxable years commencing on or after January 1, 2002, and prior to January 1, 2004</i>
Sec. 67	<i>from passage and applicable to income years commencing on or after January 1, 2002</i>
Sec. 68	<i>from passage</i>
Sec. 69	<i>from passage</i>

Sec. 70	<i>July 1, 2002</i>
Sec. 71	<i>July 1, 2002</i>
Sec. 72	<i>July 1, 2002</i>
Sec. 73	<i>from passage and applicable to property placed in service after September 10, 2001, in income years ending after said date</i>
Sec. 74	<i>from passage and applicable to income years commencing on or after January 1, 2002</i>
Sec. 75	<i>from passage</i>
Sec. 76	<i>from passage</i>
Sec. 77	<i>from passage</i>
Sec. 78	<i>from passage</i>
Sec. 79	<i>July 1, 2002</i>
Sec. 80	<i>July 1, 2002</i>
Sec. 81	<i>July 1, 2002</i>
Sec. 82	<i>July 1, 2002</i>
Sec. 83	<i>July 1, 2002</i>
Sec. 84	<i>October 1, 2002</i>
Sec. 85	<i>from passage and applicable to taxable years commencing on or after January 1, 2002</i>
Sec. 86	<i>from passage and applicable to taxable years commencing on or after January 1, 2002</i>
Sec. 87	<i>from passage and applicable to taxable years commencing on or after January 1, 2002</i>
Sec. 88	<i>July 1, 2002</i>
Sec. 89	<i>from passage</i>
Sec. 90	<i>July 1, 2002</i>
Sec. 91	<i>July 1, 2002</i>
Sec. 92	<i>July 1, 2002</i>
Sec. 93	<i>July 1, 2002</i>
Sec. 94	<i>July 1, 2002</i>
Sec. 95	<i>July 1, 2002</i>
Sec. 96	<i>July 1, 2002</i>
Sec. 97	<i>July 1, 2002</i>
Sec. 98	<i>July 1, 2002</i>
Sec. 99	<i>July 1, 2002</i>
Sec. 100	<i>from passage</i>
Sec. 101	<i>July 1, 2002</i>