



General Assembly

Bill No. 6802

June 30 Special Session,
2003

LCO No. 7732

Referred to Committee on No Committee

Introduced by:

REP. LYONS, 146th Dist.

SEN. SULLIVAN, 5th Dist.

**AN ACT CONCERNING EXPENDITURES AND REVENUE FOR THE
BIENNIUM ENDING JUNE 30, 2005.**

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

- 1 Section 1. (*Effective from passage*) The following sums are
2 appropriated for the annual period as indicated and for the purposes
3 described.

T1	GENERAL FUND	
T2		2003-2004
T3		
T4		\$
T5		
T6	LEGISLATIVE	
T7		
T8	LEGISLATIVE MANAGEMENT	
T9	Personal Services	33,463,431
T10	Other Expenses	13,799,514
T11	Equipment	923,500

T12	Minor Capital Improvements	900,000
T13	Interim Committee Staffing	584,000
T14	Interim Salary/Caucus Offices	504,000
T15	OTHER THAN PAYMENTS TO LOCAL	
T16	GOVERNMENTS	
T17	Interstate Conference Fund	275,000
T18	AGENCY TOTAL	50,449,445
T19		
T20	AUDITORS OF PUBLIC ACCOUNTS	
T21	Personal Services	9,042,658
T22	Other Expenses	662,716
T23	Equipment	128,000
T24	AGENCY TOTAL	9,833,374
T25		
T26	COMMISSION ON THE STATUS OF	
T27	WOMEN	
T28	Personal Services	448,120
T29	Other Expenses	62,873
T30	Equipment	1
T31	AGENCY TOTAL	510,994
T32		
T33	COMMISSION ON CHILDREN	
T34	Personal Services	499,010
T35	Other Expenses	35,248
T36	Equipment	1
T37	AGENCY TOTAL	534,259
T38		
T39	LATINO AND PUERTO RICAN AFFAIRS	
T40	COMMISSION	
T41	Personal Services	316,270
T42	Other Expenses	44,032
T43	Equipment	1
T44	AGENCY TOTAL	360,303
T45		
T46	AFRICAN-AMERICAN AFFAIRS COMMISSION	
T47	Personal Services	244,775
T48	Other Expenses	39,559
T49	Equipment	1
T50	AGENCY TOTAL	284,335

T51		
T52	TOTAL	61,972,710
T53	LEGISLATIVE	
T54		
T55	GENERAL GOVERNMENT	
T56		
T57	GOVERNOR'S OFFICE	
T58	Personal Services	2,270,652
T59	Other Expenses	265,720
T60	Equipment	100
T61	OTHER THAN PAYMENTS TO LOCAL	
T62	GOVERNMENTS	
T63	New England Governors' Conference	138,687
T64	National Governors' Association	90,798
T65	AGENCY TOTAL	2,765,957
T66		
T67	SECRETARY OF THE STATE	
T68	Personal Services	2,305,529
T69	Other Expenses	1,508,036
T70	Equipment	1,000
T71	AGENCY TOTAL	3,814,565
T72		
T73	LIEUTENANT GOVERNOR'S OFFICE	
T74	Personal Services	397,787
T75	Other Expenses	46,520
T76	Equipment	100
T77	AGENCY TOTAL	444,407
T78		
T79	ELECTIONS ENFORCEMENT COMMISSION	
T80	Personal Services	747,968
T81	Other Expenses	67,107
T82	Equipment	1,000
T83	AGENCY TOTAL	816,075
T84		
T85	ETHICS COMMISSION	
T86	Personal Services	545,402
T87	Other Expenses	102,895
T88	Equipment	100
T89	Lobbyist Electronic Filing Program	42,000

T90	AGENCY TOTAL	690,397
T91		
T92	FREEDOM OF INFORMATION COMMISSION	
T93	Personal Services	1,067,613
T94	Other Expenses	120,809
T95	Equipment	1,000
T96	AGENCY TOTAL	1,189,422
T97		
T98	JUDICIAL SELECTION COMMISSION	
T99	Personal Services	77,305
T100	Other Expenses	19,691
T101	Equipment	100
T102	AGENCY TOTAL	97,096
T103		
T104	STATE PROPERTIES REVIEW BOARD	
T105	Personal Services	277,499
T106	Other Expenses	178,294
T107	Equipment	1,000
T108	AGENCY TOTAL	456,793
T109		
T110	STATE TREASURER	
T111	Personal Services	3,604,801
T112	Other Expenses	382,227
T113	Equipment	100
T114	AGENCY TOTAL	3,987,128
T115		
T116	STATE COMPTROLLER	
T117	Personal Services	15,390,659
T118	Other Expenses	2,888,283
T119	Equipment	100
T120	OTHER THAN PAYMENTS TO LOCAL	
T121	GOVERNMENTS	
T122	Governmental Accounting Standards Board	19,570
T123	AGENCY TOTAL	18,298,612
T124		
T125	DEPARTMENT OF REVENUE SERVICES	
T126	Personal Services	49,460,426
T127	Other Expenses	10,215,515
T128	Equipment	4,800

T129	Collection and Litigation Contingency Fund	425,767
T130	AGENCY TOTAL	60,106,508
T131		
T132	DIVISION OF SPECIAL REVENUE	
T133	Personal Services	7,216,967
T134	Other Expenses	1,381,226
T135	Equipment	100
T136	AGENCY TOTAL	8,598,293
T137		
T138	STATE INSURANCE AND RISK	
T139	MANAGEMENT BOARD	
T140	Personal Services	227,252
T141	Other Expenses	13,306,968
T142	Equipment	1,000
T143	Surety Bonds for State Officials and Employees	115,300
T144	AGENCY TOTAL	13,650,520
T145		
T146	GAMING POLICY BOARD	
T147	Other Expenses	3,230
T148		
T149	OFFICE OF POLICY AND MANAGEMENT	
T150	Personal Services	13,914,421
T151	Other Expenses	2,101,556
T152	Equipment	1,000
T153	Automated Budget System and Data Base Link	98,538
T154	Leadership, Education, Athletics in Partnership	
T155	(LEAP)	850,000
T156	Cash Management Improvement Act	100
T157	Justice Assistance Grants	3,511,662
T158	OTHER THAN PAYMENTS TO LOCAL	
T159	GOVERNMENTS	
T160	Tax Relief for Elderly Renters	13,808,223
T161	PAYMENTS TO LOCAL GOVERNMENTS	
T162	Distressed Municipalities	7,000,000
T163	Property Tax Relief Elderly Circuit Breaker	20,505,899
T164	Property Tax Relief Elderly Freeze Program	2,150,000
T165	Property Tax Relief for Veterans	5,605,000
T166	Drug Enforcement Program	850,000
T167	P.I.L.O.T. - New Manufacturing Machinery and	

T168	Equipment	50,729,721
T169	Interlocal Agreements	48,500
T170	Capital City Economic Development	712,500
T171	AGENCY TOTAL	121,887,120
T172		
T173	DEPARTMENT OF VETERANS' AFFAIRS	
T174	Personal Services	22,366,628
T175	Other Expenses	6,756,959
T176	Equipment	1,000
T177	AGENCY TOTAL	29,124,587
T178		
T179	OFFICE OF WORKFORCE COMPETITIVENESS	
T180	Personal Services	408,294
T181	Other Expenses	491,180
T182	Equipment	1,800
T183	CETC Workforce	1,750,000
T184	AGENCY TOTAL	2,651,274
T185		
T186	DEPARTMENT OF ADMINISTRATIVE	
T187	SERVICES	
T188	Personal Services	18,317,337
T189	Other Expenses	2,143,463
T190	Equipment	1,000
T191	Loss Control Risk Management	409,157
T192	Employees' Review Board	52,630
T193	Quality of Work-Life	350,000
T194	Refunds of Collections	49,400
T195	W. C. Administrator	5,182,000
T196	Hospital Billing System	131,005
T197	AGENCY TOTAL	26,635,992
T198		
T199	DEPARTMENT OF INFORMATION	
T200	TECHNOLOGY	
T201	Personal Services	1,621,765
T202	Other Expenses	4,632,097
T203	Equipment	100
T204	Automated Personnel System	1,523,503
T205	AGENCY TOTAL	7,777,465
T206		

T207	DEPARTMENT OF PUBLIC WORKS	
T208	Personal Services	6,526,546
T209	Other Expenses	17,382,866
T210	Equipment	1,000
T211	Management Services	4,529,548
T212	Rents and Moving	7,873,811
T213	Capitol Day Care Center	109,250
T214	Facilities Design Expenses	4,989,078
T215	AGENCY TOTAL	41,412,099
T216		
T217	ATTORNEY GENERAL	
T218	Personal Services	27,026,586
T219	Other Expenses	1,570,224
T220	Equipment	100
T221	AGENCY TOTAL	28,596,910
T222		
T223	OFFICE OF THE CLAIMS COMMISSIONER	
T224	Personal Services	238,671
T225	Other Expenses	51,258
T226	Equipment	100
T227	Adjudicated Claims	115,000
T228	AGENCY TOTAL	405,029
T229		
T230	DIVISION OF CRIMINAL JUSTICE	
T231	Personal Services	36,003,430
T232	Other Expenses	2,645,963
T233	Equipment	1,000
T234	Forensic Sex Evidence Exams	316,593
T235	Witness Protection	372,913
T236	Training and Education	82,685
T237	Expert Witnesses	230,150
T238	Medicaid Fraud Control	630,985
T239	AGENCY TOTAL	40,283,719
T240		
T241	CRIMINAL JUSTICE COMMISSION	
T242	Other Expenses	1,136
T243		
T244	STATE MARSHAL COMMISSION	
T245	Personal Services	91,524

T246	Other Expenses	52,250
T247	Equipment	100
T248	AGENCY TOTAL	143,874
T249		
T250	TOTAL	413,838,208
T251	GENERAL GOVERNMENT	
T252		
T253		
T254	REGULATION AND PROTECTION	
T255		
T256	DEPARTMENT OF PUBLIC SAFETY	
T257	Personal Services	107,202,968
T258	Other Expenses	21,537,508
T259	Equipment	1,000
T260	Stress Reduction	53,354
T261	Fleet Purchase	6,046,128
T262	Workers' Compensation Claims	2,848,504
T263	OTHER THAN PAYMENTS TO LOCAL	
T264	GOVERNMENTS	
T265	Civil Air Patrol	36,758
T266	AGENCY TOTAL	137,726,220
T267		
T268	POLICE OFFICER STANDARDS AND	
T269	TRAINING COUNCIL	
T270	Personal Services	1,639,223
T271	Other Expenses	880,405
T272	Equipment	1,000
T273	AGENCY TOTAL	2,520,628
T274		
T275	BOARD OF FIREARMS PERMIT EXAMINERS	
T276	Personal Services	66,401
T277	Other Expenses	36,215
T278	Equipment	100
T279	AGENCY TOTAL	102,716
T280		
T281	MILITARY DEPARTMENT	
T282	Personal Services	4,214,509
T283	Other Expenses	2,063,159
T284	Equipment	1,000

T285	AGENCY TOTAL	6,278,668
T286		
T287	COMMISSION ON FIRE PREVENTION AND	
T288	CONTROL	
T289	Personal Services	1,617,221
T290	Other Expenses	615,168
T291	Equipment	100
T292	AGENCY TOTAL	2,232,489
T293		
T294	DEPARTMENT OF CONSUMER PROTECTION	
T295	Personal Services	9,841,497
T296	Other Expenses	1,252,540
T297	Equipment	100
T298	AGENCY TOTAL	11,094,137
T299		
T300	LABOR DEPARTMENT	
T301	Personal Services	7,388,401
T302	Other Expenses	1,254,868
T303	Equipment	2,000
T304	Workforce Investment Act	19,287,923
T305	Jobs First Employment Services	15,136,998
T306	AGENCY TOTAL	43,070,190
T307		
T308	OFFICE OF VICTIM ADVOCATE	
T309	Personal Services	182,651
T310	Other Expenses	33,123
T311	Equipment	100
T312	AGENCY TOTAL	215,874
T313		
T314	COMMISSION ON HUMAN RIGHTS AND	
T315	OPPORTUNITIES	
T316	Personal Services	6,142,290
T317	Other Expenses	596,132
T318	Equipment	950
T319	Martin Luther King, Jr. Commission	6,650
T320	AGENCY TOTAL	6,746,022
T321		
T322	OFFICE OF PROTECTION AND ADVOCACY	
T323	FOR PERSONS WITH DISABILITIES	

T324	Personal Services	2,101,578
T325	Other Expenses	402,282
T326	Equipment	950
T327	AGENCY TOTAL	2,504,810
T328		
T329	OFFICE OF THE CHILD ADVOCATE	
T330	Personal Services	466,371
T331	Other Expenses	74,485
T332	Equipment	100
T333	Child Fatality Review Panel	67,248
T334	AGENCY TOTAL	608,204
T335		
T336	TOTAL	213,099,958
T337	REGULATION AND PROTECTION	
T338		
T339	CONSERVATION AND DEVELOPMENT	
T340		
T341	DEPARTMENT OF AGRICULTURE	
T342	Personal Services	3,695,809
T343	Other Expenses	753,789
T344	Oyster Program	93,575
T345	CT Seafood Advisory Council	50,000
T346	Vibrio Bacterium Program	10,000
T347	Connecticut Wine Council	50,000
T348	OTHER THAN PAYMENTS TO LOCAL	
T349	GOVERNMENTS	
T350	WIC Program for Fresh Produce for Seniors	88,267
T351	Collection of Agricultural Statistics	1,200
T352	Tuberculosis and Brucellosis Indemnity	1,000
T353	Exhibits and Demonstrations	5,600
T354	Connecticut Grown Product Promotion	15,000
T355	WIC Coupon Program for Fresh Produce	84,090
T356	AGENCY TOTAL	4,848,330
T357		
T358	DEPARTMENT OF ENVIRONMENTAL	
T359	PROTECTION	
T360	Personal Services	31,980,408
T361	Other Expenses	3,362,299
T362	Equipment	100

T363	Stream Gaging	157,600
T364	Mosquito Control	342,632
T365	State Superfund Site Maintenance	391,000
T366	Laboratory Fees	275,875
T367	Dam Maintenance	124,313
T368	Long Island Sound Research Fund	1,000
T369	Emergency Response Commission	140,501
T370	OTHER THAN PAYMENTS TO LOCAL	
T371	GOVERNMENTS	
T372	Soil Conservation Districts	1,040
T373	Agreement USGS-Geological Investigation	47,000
T374	Agreement USGS-Hydrological Study	122,770
T375	New England Interstate Water Pollution	
T376	Commission	8,400
T377	Northeast Interstate Forest Fire Compact	2,040
T378	Connecticut River Valley Flood Control	
T379	Commission	40,200
T380	Thames River Valley Flood Control Commission	50,200
T381	Environmental Review Teams	1,000
T382	Agreement USGS-Water Quality Stream	
T383	Monitoring	170,119
T384	AGENCY TOTAL	37,218,497
T385		
T386	DEPARTMENT OF ECONOMIC AND	
T387	COMMUNITY DEVELOPMENT	
T388	Personal Services	5,551,036
T389	Other Expenses	2,209,750
T390	Equipment	1,000
T391	Elderly Rental Registry and Counselors	617,654
T392	Cluster Initiative	40,000
T393	OTHER THAN PAYMENTS TO LOCAL	
T394	GOVERNMENTS	
T395	Entrepreneurial Centers	150,000
T396	Subsidized Assisted Living Demonstration	970,300
T397	Congregate Facilities Operation Costs	4,970,681
T398	Housing Assistance and Counseling Program	359,014
T399	Elderly Congregate Rent Subsidy	1,423,004
T400	PAYMENTS TO LOCAL GOVERNMENTS	
T401	Tax Abatement	2,131,112

T402	Payment in Lieu of Taxes	2,755,000
T403	AGENCY TOTAL	21,178,551
T404		
T405	AGRICULTURAL EXPERIMENT STATION	
T406	Personal Services	5,295,925
T407	Other Expenses	457,006
T408	Equipment	1,000
T409	Mosquito Control	209,463
T410	Wildlife Disease Prevention	69,300
T411	AGENCY TOTAL	6,032,694
T412		
T413	TOTAL	69,278,072
T414	CONSERVATION AND DEVELOPMENT	
T415		
T416	HEALTH AND HOSPITALS	
T417		
T418	DEPARTMENT OF PUBLIC HEALTH	
T419	Personal Services	28,368,909
T420	Other Expenses	6,423,910
T421	Equipment	700
T422	Needle and Syringe Exchange Program	316,150
T423	Community Services Support for Persons With	
T424	AIDS	187,769
T425	Children's Health Initiatives	1,018,602
T426	Childhood Lead Poisoning	231,470
T427	AIDS Services	3,794,772
T428	Breast and Cervical Cancer Detection and	
T429	Treatment	1,596,315
T430	Services for Children Affected by AIDS	249,186
T431	Children with Special Health Care Needs	982,044
T432	Medicaid Administration	3,772,285
T433	OTHER THAN PAYMENTS TO LOCAL	
T434	GOVERNMENTS	
T435	Community Health Services	5,549,762
T436	Emergency Medical Services Training	32,197
T437	Emergency Medical Services Regional Offices	475,584
T438	Rape Crisis	402,429
T439	X-Ray Screening and Tuberculosis Care	690,451
T440	Genetic Diseases Programs	491,467

T441	Loan Repayment Program	122,620
T442	PAYMENTS TO LOCAL GOVERNMENTS	
T443	Local and District Departments of Health	3,952,826
T444	Venereal Disease Control	204,477
T445	School Based Health Clinics	5,767,729
T446	AGENCY TOTAL	64,631,654
T447		
T448	OFFICE OF HEALTH CARE ACCESS	
T449	Personal Services	1,769,151
T450	Other Expenses	384,613
T451	AGENCY TOTAL	2,153,764
T452		
T453	OFFICE OF THE CHIEF MEDICAL EXAMINER	
T454	Personal Services	3,628,701
T455	Other Expenses	608,594
T456	Equipment	1,000
T457	Medicolegal Investigations	651,085
T458	AGENCY TOTAL	4,889,380
T459		
T460	DEPARTMENT OF MENTAL RETARDATION	
T461	Personal Services	278,017,165
T462	Other Expenses	22,789,806
T463	Equipment	1,000
T464	Human Resource Development	231,358
T465	Family Support Grants	993,062
T466	Pilot Program for Client Services	2,261,347
T467	Cooperative Placements Program	14,162,571
T468	Clinical Services	4,362,653
T469	Early Intervention	22,873,250
T470	Temporary Support Services	204,973
T471	Community Temporary Support Services	67,315
T472	Community Respite Care Programs	330,345
T473	Workers' Compensation Claims	13,434,911
T474	New Placements	5,500,000
T475	OTHER THAN PAYMENTS TO LOCAL	
T476	GOVERNMENTS	
T477	Rent Subsidy Program	2,676,851
T478	Respite Care	2,082,060
T479	Family Reunion Program	137,900

T480	Employment Opportunities and Day Services	115,368,097
T481	Family Placements	1,853,307
T482	Emergency Placements	3,662,228
T483	Community Residential Services	246,816,839
T484	AGENCY TOTAL	737,827,038
T485		
T486	DEPARTMENT OF MENTAL HEALTH AND	
T487	ADDICTION SERVICES	
T488	Personal Services	156,221,602
T489	Other Expenses	26,602,744
T490	Equipment	1,000
T491	Housing Supports and Services	5,434,086
T492	Managed Service System	23,657,577
T493	Behavioral Health Medications	6,289,095
T494	Legal Services	397,000
T495	Connecticut Mental Health Center	7,236,103
T496	Capitol Region Mental Health Center	340,408
T497	Professional Services	4,843,898
T498	Regional Action Councils	275,498
T499	General Assistance Managed Care	64,387,020
T500	Workers' Compensation Claims	7,584,673
T501	Nursing Home Screening	487,167
T502	Special Populations	20,808,607
T503	TBI Community Services	4,808,050
T504	Transitional Youth	3,407,578
T505	Jail Diversion	3,409,440
T506	OTHER THAN PAYMENTS TO LOCAL	
T507	GOVERNMENTS	
T508	Grants for Substance Abuse Services	19,911,352
T509	Grants for Mental Health Services	73,938,499
T510	Employment Opportunities	9,640,135
T511	Governor's Partnership to Protect	
T512	Connecticut's Workforce	236,000
T513	AGENCY TOTAL	439,917,532
T514		
T515	PSYCHIATRIC SECURITY REVIEW BOARD	
T516	Personal Services	269,019
T517	Other Expenses	50,522
T518	AGENCY TOTAL	319,541

T519		
T520	TOTAL	1,249,738,909
T521	HEALTH AND HOSPITALS	
T522		
T523	HUMAN SERVICES	
T524		
T525	DEPARTMENT OF SOCIAL SERVICES	
T526	Personal Services	102,847,400
T527	Other Expenses	90,012,250
T528	Equipment	1,000
T529	HUSKY Outreach	720,000
T530	Genetic Tests in Paternity Actions	194,225
T531	State Food Stamp Supplement	806,126
T532	Day Care Projects	676,264
T533	Commission on Aging	109,972
T534	HUSKY Program	23,866,345
T535	OTHER THAN PAYMENTS TO LOCAL	
T536	GOVERNMENTS	
T537	Vocational Rehabilitation	6,962,451
T538	Medicaid	2,755,222,909
T539	Lifestar Helicopter	1,308,625
T540	Old Age Assistance	31,501,281
T541	Aid to the Blind	646,244
T542	Aid to the Disabled	58,458,632
T543	Temporary Assistance to Families - TANF	127,542,315
T544	Adjustment of Recoveries	73,875
T545	Emergency Assistance	500
T546	Food Stamp Training Expenses	128,838
T547	Connecticut Pharmaceutical Assistance Contract	
T548	to the Elderly	66,799,130
T549	Healthy Start	1,260,917
T550	DMHAS-Disproportionate Share	105,935,000
T551	Connecticut Home Care Program	32,000,000
T552	Human Resource Development-Hispanic	
T553	Programs	137,629
T554	Services to the Elderly	4,558,377
T555	Safety Net Services	1,500,000
T556	Transportation for Employment Independence	
T557	Program	2,613,932

T558	Alzheimer Respite Care	1,120,200
T559	Transitional Rental Assistance	1,148,963
T560	Refunds of Collections	197,000
T561	Services for Persons With Disabilities	832,066
T562	Child Care Services-TANF/CCDBG	90,366,879
T563	Nutrition Assistance	344,158
T564	Housing/Homeless Services	21,488,685
T565	Employment Opportunities	1,254,984
T566	Human Resource Development	2,754,206
T567	Child Day Care	3,245,561
T568	Independent Living Centers	614,319
T569	AIDS Drug Assistance	606,678
T570	Disproportionate Share - Medical Emergency	
T571	Assistance	63,725,000
T572	DSH - Urban Hospitals in Distressed	
T573	Municipalities	31,550,000
T574	State Administered General Assistance	114,119,761
T575	School Readiness	3,198,048
T576	Connecticut Children's Medical Center	6,750,000
T577	Community Services	1,236,235
T578	Family Grants	484,826
T579	PAYMENTS TO LOCAL GOVERNMENTS	
T580	Child Day Care	3,448,239
T581	Human Resource Development	31,454
T582	Human Resource Development-Hispanic	
T583	Programs	4,920
T584	Teen Pregnancy Prevention	2,063,299
T585	Services to the Elderly	46,774
T586	Housing/Homeless Services	562,806
T587	AGENCY TOTAL	3,767,079,298
T588		
T589	TOTAL	3,767,079,298
T590	HUMAN SERVICES	
T591		
T592	EDUCATION, MUSEUMS, LIBRARIES	
T593		
T594	DEPARTMENT OF EDUCATION	
T595	Personal Services	122,385,374
T596	Other Expenses	13,754,210

T597	Equipment	57,475
T598	Institutes for Educators	135,914
T599	Basic Skills Exam Teachers in Training	1,166,534
T600	Teachers' Standards Implementation Program	3,021,378
T601	Early Childhood Program	2,507,448
T602	Development of Mastery Exams Grades 4, 6 and 8	6,627,644
T603	Primary Mental Health	499,610
T604	Adult Education Action	266,689
T605	Vocational Technical School Textbooks	750,000
T606	Repair of Instructional Equipment	408,415
T607	Minor Repairs to Plant	410,750
T608	Connecticut Pre-Engineering Program	336,870
T609	Jobs for Connecticut Graduates	200,000
T610	Resource Equity Assessment	447,000
T611	OTHER THAN PAYMENTS TO LOCAL	
T612	GOVERNMENTS	
T613	American School for the Deaf	7,552,977
T614	RESC Leases	800,000
T615	Regional Education Services	1,600,000
T616	Omnibus Education Grants State Supported	
T617	Schools	3,129,000
T618	Head Start Services	2,748,150
T619	Head Start Enhancement	1,773,000
T620	Family Resource Centers	4,756,461
T621	Charter Schools	16,971,000
T622	PAYMENTS TO LOCAL GOVERNMENTS	
T623	Vocational Agriculture	2,288,578
T624	Transportation of School Children	43,139,500
T625	Adult Education	16,910,000
T626	Health and Welfare Services Pupils Private	
T627	Schools	3,800,000
T628	Education Equalization Grants	1,522,700,000
T629	Bilingual Education	2,129,033
T630	Priority School Districts	81,154,487
T631	Young Parents Program	221,513
T632	Interdistrict Cooperation	13,573,316
T633	School Breakfast Program	1,481,815
T634	Excess Cost - Student Based	61,500,000
T635	Non-Public School Transportation	3,250,300

T636	School to Work Opportunities	213,750
T637	Youth Service Bureaus	2,796,231
T638	OPEN Choice Program	9,070,000
T639	Early Reading Success	2,191,647
T640	Magnet Schools	58,768,158
T641	AGENCY TOTAL	2,017,494,227
T642		
T643	BOARD OF EDUCATION AND SERVICES	
T644	FOR THE BLIND	
T645	Personal Services	4,598,347
T646	Other Expenses	1,484,820
T647	Equipment	1,000
T648	Educational Aid for Blind and Visually	
T649	Handicapped Children	7,103,099
T650	OTHER THAN PAYMENTS TO LOCAL	
T651	GOVERNMENTS	
T652	Supplementary Relief and Services	115,425
T653	Vocational Rehabilitation	989,454
T654	Special Training for the Deaf Blind	331,761
T655	Connecticut Radio Information Service	42,253
T656	AGENCY TOTAL	14,666,159
T657		
T658	COMMISSION ON THE DEAF AND HEARING	
T659	IMPAIRED	
T660	Personal Services	766,817
T661	Other Expenses	160,247
T662	Equipment	1,000
T663	Part-Time Interpreters	190,000
T664	AGENCY TOTAL	1,118,064
T665		
T666	STATE LIBRARY	
T667	Personal Services	5,103,435
T668	Other Expenses	748,446
T669	Equipment	1,000
T670	State-Wide Digital Library	1,897,200
T671	Interlibrary Loan Delivery Service	251,722
T672	Legal/Legislative Library Materials	250,000
T673	State-Wide Data Base Program	710,206
T674	OTHER THAN PAYMENTS TO LOCAL	

T675	GOVERNMENTS	
T676	Support Cooperating Library Service Units	150,000
T677	PAYMENTS TO LOCAL GOVERNMENTS	
T678	Grants to Public Libraries	347,109
T679	Connecticard Payments	676,028
T680	AGENCY TOTAL	10,135,146
T681		
T682	DEPARTMENT OF HIGHER EDUCATION	
T683	Personal Services	2,111,540
T684	Other Expenses	185,818
T685	Equipment	1,000
T686	Minority Advancement Program	2,337,021
T687	Alternate Route to Certification	27,033
T688	National Service Act	345,647
T689	Minority Teacher Incentive Program	481,374
T690	Education and Health Initiatives	400,000
T691	OTHER THAN PAYMENTS TO LOCAL	
T692	GOVERNMENTS	
T693	Capitol Scholarship Program	5,120,000
T694	Awards to Children of Deceased/Disabled	
T695	Veterans	4,000
T696	Connecticut Independent College Student Grant	15,067,492
T697	Connecticut Aid for Public College Students	16,039,728
T698	Connecticut Aid to Charter Oak	22,500
T699	AGENCY TOTAL	42,143,153
T700		
T701	UNIVERSITY OF CONNECTICUT	
T702	Operating Expenses	185,659,535
T703	Tuition Freeze	4,741,885
T704	Regional Campus Enhancement	6,645,732
T705	Veterinary Diagnostic Laboratory	50,000
T706	AGENCY TOTAL	197,097,152
T707		
T708	UNIVERSITY OF CONNECTICUT HEALTH	
T709	CENTER	
T710	Operating Expenses	74,738,010
T711	AHEC for Bridgeport	155,707
T712	AGENCY TOTAL	74,893,717
T713		

T714	CHARTER OAK STATE COLLEGE	
T715	Operating Expenses	1,410,032
T716	Distance Learning Consortium	497,008
T717	AGENCY TOTAL	1,907,040
T718		
T719	TEACHERS' RETIREMENT BOARD	
T720	Personal Services	1,550,071
T721	Other Expenses	803,181
T722	Equipment	1,000
T723	OTHER THAN PAYMENTS TO LOCAL	
T724	GOVERNMENTS	
T725	Retirement Contributions	185,348,143
T726	Retirees Health Service Cost	7,377,825
T727	Municipal Retiree Health Insurance Costs	5,447,989
T728	AGENCY TOTAL	200,528,209
T729		
T730	REGIONAL COMMUNITY - TECHNICAL	
T731	COLLEGES	
T732	Operating Expenses	123,984,666
T733	Tuition Freeze	2,160,925
T734	AGENCY TOTAL	126,145,591
T735		
T736	CONNECTICUT STATE UNIVERSITY	
T737	Operating Expenses	133,018,710
T738	Tuition Freeze	6,561,971
T739	Waterbury-Based Degree Program	851,638
T740	AGENCY TOTAL	140,432,319
T741		
T742	TOTAL	2,826,560,777
T743	EDUCATION, MUSEUMS, LIBRARIES	
T744		
T745	CORRECTIONS	
T746		
T747	DEPARTMENT OF CORRECTION	
T748	Personal Services	348,304,344
T749	Other Expenses	67,113,531
T750	Equipment	85,276
T751	Out of State Beds	35,855,704
T752	Prison Overcrowding	1,950,000

T753	Stress Management	100,000
T754	Workers' Compensation Claims	25,279,484
T755	Inmate Medical Services	74,910,471
T756	OTHER THAN PAYMENTS TO LOCAL	
T757	GOVERNMENTS	
T758	Aid to Paroled and Discharged Inmates	8,750
T759	Legal Services to Prisoners	768,595
T760	Volunteer Services	170,758
T761	Community Support Services	20,653,284
T762	AGENCY TOTAL	575,200,197
T763		
T764	DEPARTMENT OF CHILDREN AND FAMILIES	
T765	Personal Services	209,852,839
T766	Other Expenses	37,558,944
T767	Equipment	1,000
T768	Short Term Residential Treatment	656,777
T769	Substance Abuse Screening	1,679,336
T770	Workers' Compensation Claims	5,841,962
T771	Local Systems of Care	1,767,800
T772	OTHER THAN PAYMENTS TO LOCAL	
T773	GOVERNMENTS	
T774	Health Assessment and Consultation	263,374
T775	Grants for Psychiatric Clinics for Children	12,678,893
T776	Day Treatment Centers for Children	5,339,499
T777	Juvenile Justice Outreach Services	3,039,596
T778	Child Abuse and Neglect Intervention	5,319,252
T779	Community Emergency Services	176,414
T780	Community Based Prevention Programs	2,751,101
T781	Family Violence Outreach and Counseling	498,316
T782	Support for Recovering Families	2,552,029
T783	No Nexus Special Education	7,457,594
T784	Family Preservation Services	6,493,120
T785	Substance Abuse Treatment	3,575,018
T786	Child Welfare Support Services	375,299
T787	Board and Care for Children - Adoption	50,659,689
T788	Board and Care for Children - Foster	77,476,640
T789	Board and Care for Children - Residential	134,177,443
T790	Individualized Family Supports	7,497,355
T791	Community KidCare	13,374,996

T792	Covenant to Care	150,000
T793	Fund Neighborhood Center	100,000
T794	AGENCY TOTAL	591,314,286
T795		
T796	COUNCIL TO ADMINISTER THE CHILDREN'S	
T797	TRUST FUND	
T798	Children's Trust Fund	5,533,943
T799		
T800	TOTAL	1,172,048,426
T801	CORRECTIONS	
T802		
T803	JUDICIAL	
T804		
T805	JUDICIAL DEPARTMENT	
T806	Personal Services	236,104,997
T807	Other Expenses	63,690,872
T808	Equipment	1,448,000
T809	Alternative Incarceration Program	32,112,740
T810	Justice Education Center, Inc.	198,666
T811	Juvenile Alternative Incarceration	20,064,187
T812	Juvenile Justice Centers	2,595,573
T813	Truancy Services	329,097
T814	AGENCY TOTAL	356,544,132
T815		
T816	PUBLIC DEFENDER SERVICES COMMISSION	
T817	Personal Services	25,936,314
T818	Other Expenses	1,332,339
T819	Equipment	1,000
T820	Special Public Defenders - Contractual	2,099,155
T821	Special Public Defenders - Non-Contractual	3,234,779
T822	Expert Witnesses	1,025,896
T823	Training and Education	80,283
T824	AGENCY TOTAL	33,709,766
T825		
T826	TOTAL	390,253,898
T827	JUDICIAL	
T828		
T829	NON-FUNCTIONAL	
T830		

T831	MISCELLANEOUS APPROPRIATION TO THE	
T832	GOVERNOR	
T833	Governor's Contingency Account	17,100
T834		
T835	DEBT SERVICE - STATE TREASURER	
T836	OTHER THAN PAYMENTS TO LOCAL	
T837	GOVERNMENTS	
T838	Debt Service	1,088,370,232
T839	UConn 2000 - Debt Service	73,348,160
T840	CHEFA Day Care Security	2,500,000
T841	AGENCY TOTAL	1,164,218,392
T842		
T843	RESERVE FOR SALARY ADJUSTMENTS	
T844	Reserve for Salary Adjustments	5,603,000
T845		
T846	WORKERS' COMPENSATION CLAIMS -	
T847	DEPARTMENT OF ADMINISTRATIVE	
T848	SERVICES	
T849	Workers' Compensation Claims	19,911,152
T850		
T851	MISCELLANEOUS APPROPRIATIONS	
T852	ADMINISTERED BY THE COMPTROLLER	
T853		
T854	JUDICIAL REVIEW COUNCIL	
T855	Personal Services	127,300
T856	Other Expenses	29,933
T857	Equipment	1,000
T858	AGENCY TOTAL	158,233
T859		
T860	FIRE TRAINING SCHOOLS	
T861	OTHER THAN PAYMENTS TO LOCAL	
T862	GOVERNMENTS	
T863	Willimantic	80,425
T864	Torrington	55,050
T865	New Haven	36,850
T866	Derby	36,850
T867	Wolcott	48,300
T868	Fairfield	36,850
T869	Hartford	65,230

T870	Middletown	28,610
T871	AGENCY TOTAL	388,165
T872		
T873	MAINTENANCE OF COUNTY BASE FIRE	
T874	RADIO NETWORK	
T875	OTHER THAN PAYMENTS TO LOCAL	
T876	GOVERNMENTS	
T877	Maintenance of County Base Fire Radio Network	21,850
T878		
T879	MAINTENANCE OF STATE-WIDE FIRE RADIO	
T880	NETWORK	
T881	OTHER THAN PAYMENTS TO LOCAL	
T882	GOVERNMENTS	
T883	Maintenance of State-Wide Fire Radio Network	14,570
T884		
T885	EQUAL GRANTS TO THIRTY-FOUR NON-	
T886	PROFIT GENERAL HOSPITALS	
T887	OTHER THAN PAYMENTS TO LOCAL	
T888	GOVERNMENTS	
T889	Equal Grants to Thirty-Four Non-Profit General	
T890	Hospitals	31
T891		
T892	POLICE ASSOCIATION OF CONNECTICUT	
T893	OTHER THAN PAYMENTS TO LOCAL	
T894	GOVERNMENTS	
T895	Police Association of Connecticut	166,000
T896		
T897	CONNECTICUT STATE FIREFIGHTERS	
T898	ASSOCIATION	
T899	OTHER THAN PAYMENTS TO LOCAL	
T900	GOVERNMENTS	
T901	Connecticut State Firefighters Association	194,711
T902		
T903	INTERSTATE ENVIRONMENTAL	
T904	COMMISSION	
T905	OTHER THAN PAYMENTS TO LOCAL	
T906	GOVERNMENTS	
T907	Interstate Environmental Commission	84,956
T908		

T909	REIMBURSEMENTS TO TOWNS FOR LOSS OF	
T910	TAXES ON STATE PROPERTY	
T911	PAYMENTS TO LOCAL GOVERNMENTS	
T912	Reimbursement to Towns for Loss of Taxes on	
T913	State Property	64,959,215
T914		
T915	REIMBURSEMENTS TO TOWNS FOR LOSS OF	
T916	TAXES ON PRIVATE TAX-EXEMPT	
T917	PROPERTY	
T918	PAYMENTS TO LOCAL GOVERNMENTS	
T919	Reimbursements to Towns for Loss of Taxes on	
T920	Private Tax-Exempt Property	100,931,737
T921		
T922	UNEMPLOYMENT COMPENSATION	
T923	Other Expenses	5,195,000
T924		
T925	STATE EMPLOYEES RETIREMENT	
T926	CONTRIBUTIONS	
T927	Other Expenses	339,471,159
T928		
T929	HIGHER EDUCATION ALTERNATIVE	
T930	RETIREMENT SYSTEM	
T931	Other Expenses	19,820,000
T932		
T933	PENSIONS AND RETIREMENTS - OTHER	
T934	STATUTORY	
T935	Other Expenses	1,700,000
T936		
T937	JUDGES AND COMPENSATION	
T938	COMMISSIONERS RETIREMENT	
T939	Other Expenses	11,597,773
T940		
T941	INSURANCE - GROUP LIFE	
T942	Other Expenses	4,425,000
T943		
T944	TUITION REIMBURSEMENT - TRAINING AND	
T945	TRAVEL	
T946	Other Current Expenses	2,037,000
T947		

T948	EMPLOYERS SOCIAL SECURITY TAX	
T949	Other Expenses	182,710,100
T950		
T951	STATE EMPLOYEES HEALTH SERVICE COST	
T952	Other Expenses	335,359,545
T953		
T954	RETIRED STATE EMPLOYEES HEALTH	
T955	SERVICE COST	
T956	Other Expenses	282,311,000
T957		
T958	TOTAL	1,351,546,045
T959	MISCELLANEOUS APPROPRIATIONS	
T960	ADMINISTERED BY THE COMPTROLLER	
T961		
T962	TOTAL	2,541,295,689
T963	NON-FUNCTIONAL	
T964		
T965	TOTAL	12,705,165,945
T966	GENERAL FUND	
T967		
T968	LESS:	
T969		
T970	Legislative Unallocated Lapses	-2,000,000
T971	Estimated Unallocated Lapses	-75,000,000
T972	General Personal Services Reduction	-14,000,000
T973	General Other Expenses Reductions	-11,000,000
T974	Governor's Early Retirement Incentive Plan	-153,311,400
T975	Fleet Reduction	-5,000,000
T976		
T977	NET -	12,444,854,545
T978	GENERAL FUND	

4 Sec. 2. (*Effective from passage*) The following sums are appropriated
5 for the annual period as indicated and for the purposes described.

T979	SPECIAL TRANSPORTATION FUND	
T980		2003-2004
T981		

T982		\$
T983		
T984	GENERAL GOVERNMENT	
T985		
T986	STATE INSURANCE AND RISK	
T987	MANAGEMENT BOARD	
T988	Other Expenses	2,250,000
T989		
T990	TOTAL	2,250,000
T991	GENERAL GOVERNMENT	
T992		
T993	REGULATION AND PROTECTION	
T994		
T995	DEPARTMENT OF MOTOR VEHICLES	
T996	Personal Services	35,008,756
T997	Other Expenses	14,560,443
T998	Equipment	797,112
T999	Insurance Enforcement	621,769
T1000	AGENCY TOTAL	50,988,080
T1001		
T1002	TOTAL	50,988,080
T1003	REGULATION AND PROTECTION	
T1004		
T1005	TRANSPORTATION	
T1006		
T1007	DEPARTMENT OF TRANSPORTATION	
T1008	Personal Services	130,903,722
T1009	Other Expenses	32,696,122
T1010	Equipment	1,425,000
T1011	Highway Planning and Research	2,229,998
T1012	Minor Capital Projects	332,500
T1013	Highway & Bridge Renewal-Equipment	3,885,000
T1014	Handicapped Access Program	9,845,711
T1015	Hospital Transit for Dialysis	100,000
T1016	Rail Operations	70,031,134
T1017	Bus Operations	76,503,116
T1018	Dial-A-Ride	2,500,000
T1019	Highway and Bridge Renewal	12,000,000
T1020	PAYMENTS TO LOCAL GOVERNMENTS	

T1021	Town Aid Road Grants	12,500,000
T1022	AGENCY TOTAL	354,952,303
T1023		
T1024	TOTAL	354,952,303
T1025	TRANSPORTATION	
T1026		
T1027	NON-FUNCTIONAL	
T1028		
T1029	DEBT SERVICE - STATE TREASURER	
T1030	OTHER THAN PAYMENTS TO LOCAL	
T1031	GOVERNMENTS	
T1032	Debt Service	425,943,916
T1033		
T1034	RESERVE FOR SALARY ADJUSTMENTS	
T1035	Reserve for Salary Adjustments	100
T1036		
T1037	WORKERS' COMPENSATION CLAIMS -	
T1038	DEPARTMENT OF ADMINISTRATIVE	
T1039	SERVICES	
T1040	Workers' Compensation Claims	4,263,094
T1041		
T1042	MISCELLANEOUS APPROPRIATIONS	
T1043	ADMINISTERED BY THE COMPTROLLER	
T1044		
T1045	UNEMPLOYMENT COMPENSATION	
T1046	Other Expenses	275,000
T1047		
T1048	STATE EMPLOYEES RETIREMENT	
T1049	CONTRIBUTIONS	
T1050	Other Expenses	44,864,000
T1051		
T1052	INSURANCE - GROUP LIFE	
T1053	Other Expenses	250,000
T1054		
T1055	EMPLOYERS SOCIAL SECURITY TAX	
T1056	Other Expenses	13,095,000
T1057		
T1058	STATE EMPLOYEES HEALTH SERVICE	
T1059	COST	

T1060	Other Expenses	22,747,400
T1061		
T1062	TOTAL	81,231,400
T1063	MISCELLANEOUS APPROPRIATIONS	
T1064	ADMINISTERED BY THE COMPTROLLER	
T1065		
T1066	TOTAL	511,438,510
T1067	NON-FUNCTIONAL	
T1068		
T1069	TOTAL	919,628,893
T1070	SPECIAL TRANSPORTATION FUND	
T1071		
T1072	LESS:	
T1073		
T1074	Estimated Unallocated Lapses	-11,000,000
T1075	Governor's Early Retirement Incentive Plan	-11,063,700
T1076		
T1077	NET -	897,565,193
T1078	SPECIAL TRANSPORTATION FUND	

6 Sec. 3. (*Effective from passage*) The following sums are appropriated
7 for the annual period as indicated and for the purposes described.

T1079	MASHANTUCKET PEQUOT AND	
T1080	MOHEGAN FUND	
T1081		2003-2004
T1082		
T1083		\$
T1084		
T1085	NON-FUNCTIONAL	
T1086		
T1087	MISCELLANEOUS APPROPRIATIONS	
T1088	ADMINISTERED BY THE COMPTROLLER	
T1089		
T1090	MASHANTUCKET PEQUOT AND	
T1091	MOHEGAN FUND GRANT	
T1092	PAYMENTS TO LOCAL GOVERNMENTS	
T1093	Grants to Towns	85,000,000

T1094		
T1095	TOTAL	85,000,000
T1096	MISCELLANEOUS APPROPRIATIONS	
T1097	ADMINISTERED BY THE COMPTROLLER	
T1098		
T1099	TOTAL	85,000,000
T1100	NON-FUNCTIONAL	
T1101		
T1102	TOTAL	85,000,000
T1103	MASHANTUCKET PEQUOT AND	
T1104	MOHEGAN FUND	

8 Sec. 4. (*Effective from passage*) The following sums are appropriated
 9 for the annual period as indicated and for the purposes described.

T1105	SOLDIERS, SAILORS AND MARINES' FUND	
T1106		
T1107		2003-2004
T1108		
T1109		\$
T1110		
T1111	GENERAL GOVERNMENT	
T1112		
T1113	DEPARTMENT OF VETERANS' AFFAIRS	
T1114	OTHER THAN PAYMENTS TO LOCAL	
T1115	GOVERNMENTS	
T1116	Burial Expenses	1,800
T1117	Headstones	247,500
T1118	AGENCY TOTAL	249,300
T1119		
T1120	TOTAL	249,300
T1121	GENERAL GOVERNMENT	
T1122		
T1123	REGULATION AND PROTECTION	
T1124		
T1125	MILITARY DEPARTMENT	
T1126	Honor Guards	306,803
T1127		

T1128	TOTAL	306,803
T1129	REGULATION AND PROTECTION	
T1130		
T1131	HUMAN SERVICES	
T1132		
T1133	SOLDIERS, SAILORS AND MARINES' FUND	
T1134	Personal Services	708,623
T1135	Other Expenses	398,444
T1136	Equipment	7,725
T1137	Award Payments to Veterans	1,790,000
T1138	AGENCY TOTAL	2,904,792
T1139		
T1140	TOTAL	2,904,792
T1141	HUMAN SERVICES	
T1142		
T1143	TOTAL	3,460,895
T1144	SOLDIERS, SAILORS AND MARINES' FUND	

10 Sec. 5. (*Effective from passage*) The following sums are appropriated
11 for the annual period as indicated and for the purposes described.

T1145	REGIONAL MARKET OPERATION FUND	
T1146		2003-2004
T1147		
T1148		\$
T1149		
T1150	CONSERVATION AND DEVELOPMENT	
T1151		
T1152	DEPARTMENT OF AGRICULTURE	
T1153	Personal Services	440,167
T1154	Other Expenses	342,857
T1155	Equipment	7,000
T1156	AGENCY TOTAL	790,024
T1157		
T1158	TOTAL	790,024
T1159	CONSERVATION AND DEVELOPMENT	
T1160		
T1161	NON-FUNCTIONAL	

T1162		
T1163	DEBT SERVICE - STATE TREASURER	
T1164	OTHER THAN PAYMENTS TO LOCAL	
T1165	GOVERNMENTS	
T1166	Debt Service	150,831
T1167		
T1168	TOTAL	150,831
T1169	NON-FUNCTIONAL	
T1170		
T1171	TOTAL	940,855
T1172	REGIONAL MARKET OPERATION FUND	

12 Sec. 6. (*Effective from passage*) The following sums are appropriated
 13 for the annual period as indicated and for the purposes described.

T1173	BANKING FUND	
T1174		2003-2004
T1175		
T1176		\$
T1177		
T1178	REGULATION AND PROTECTION	
T1179		
T1180	DEPARTMENT OF BANKING	
T1181	Personal Services	8,804,497
T1182	Other Expenses	2,320,050
T1183	Equipment	133,700
T1184	Fringe Benefits	3,593,996
T1185	Indirect Overhead	282,514
T1186	AGENCY TOTAL	15,134,757
T1187		
T1188	TOTAL	15,134,757
T1189	REGULATION AND PROTECTION	
T1190		
T1191	TOTAL	15,134,757
T1192	BANKING FUND	

14 Sec. 7. (*Effective from passage*) The following sums are appropriated
 15 for the annual period as indicated and for the purposes described.

T1193	INSURANCE FUND	
T1194		2003-2004
T1195		
T1196		\$
T1197		
T1198	REGULATION AND PROTECTION	
T1199		
T1200	INSURANCE DEPARTMENT	
T1201	Personal Services	11,343,451
T1202	Other Expenses	2,559,161
T1203	Equipment	129,150
T1204	Fringe Benefits	4,571,567
T1205	Indirect Overhead	575,097
T1206	AGENCY TOTAL	19,178,426
T1207		
T1208	OFFICE OF THE MANAGED CARE	
T1209	OMBUDSMAN	
T1210	Personal Services	185,006
T1211	Other Expenses	216,899
T1212	Fringe Benefits	75,501
T1213	Indirect Overhead	1,922
T1214	AGENCY TOTAL	479,328
T1215		
T1216	TOTAL	19,657,754
T1217	REGULATION AND PROTECTION	
T1218		
T1219	TOTAL	19,657,754
T1220	INSURANCE FUND	

16 Sec. 8. (*Effective from passage*) The following sums are appropriated
 17 for the annual period as indicated and for the purposes described.

T1221	CONSUMER COUNSEL AND PUBLIC	
T1222	UTILITY CONTROL FUND	
T1223		2003-2004
T1224		
T1225		\$

T1226		
T1227	REGULATION AND PROTECTION	
T1228		
T1229	OFFICE OF CONSUMER COUNSEL	
T1230	Personal Services	1,169,590
T1231	Other Expenses	505,588
T1232	Equipment	14,600
T1233	Fringe Benefits	469,982
T1234	Indirect Overhead	134,436
T1235	AGENCY TOTAL	2,294,196
T1236		
T1237	DEPARTMENT OF PUBLIC UTILITY CONTROL	
T1238	Personal Services	10,569,914
T1239	Other Expenses	2,011,023
T1240	Equipment	141,034
T1241	Fringe Benefits	4,014,938
T1242	Indirect Overhead	301,036
T1243	Nuclear Energy Advisory Council	10,200
T1244	AGENCY TOTAL	17,048,145
T1245		
T1246	TOTAL	19,342,341
T1247	REGULATION AND PROTECTION	
T1248		
T1249	TOTAL	19,342,341
T1250	CONSUMER COUNSEL AND PUBLIC	
T1251	UTILITY CONTROL FUND	

18 Sec. 9. (*Effective from passage*) The following sums are appropriated
 19 for the annual period as indicated and for the purposes described.

T1252	WORKERS' COMPENSATION FUND	
T1253		2003-2004
T1254		
T1255		\$
T1256		
T1257		
T1258	REGULATION AND PROTECTION	
T1259		

T1260	LABOR DEPARTMENT	
T1261	Occupational Health Clinics	671,470
T1262		
T1263	WORKERS' COMPENSATION COMMISSION	
T1264	Personal Services	8,605,245
T1265	Other Expenses	3,115,288
T1266	Equipment	146,725
T1267	Criminal Justice Fraud Unit	514,395
T1268	Rehabilitative Services	3,937,357
T1269	Fringe Benefits	3,866,831
T1270	Indirect Overhead	1,578,027
T1271	AGENCY TOTAL	21,763,868
T1272		
T1273	TOTAL	22,435,338
T1274	REGULATION AND PROTECTION	
T1275		
T1276	TOTAL	22,435,338
T1277	WORKERS' COMPENSATION FUND	

20 Sec. 10. (*Effective from passage*) The following sums are appropriated
 21 for the annual period as indicated and for the purposes described.

T1278	CRIMINAL INJURIES COMPENSATION FUND	
T1279		2003-2004
T1280		
T1281		\$
T1282		
T1283	JUDICIAL	
T1284		
T1285	JUDICIAL DEPARTMENT	
T1286	Criminal Injuries Compensation	1,425,000
T1287		
T1288	TOTAL	1,425,000
T1289	JUDICIAL	
T1290		
T1291	TOTAL	1,425,000
T1292	CRIMINAL INJURIES COMPENSATION FUND	

22 Sec. 11. (*Effective from passage*) The following sums are appropriated
 23 for the annual period as indicated and for the purposes described.

T1293	GENERAL FUND	
T1294		2004-2005
T1295		
T1296		\$
T1297		
T1298	LEGISLATIVE	
T1299		
T1300	LEGISLATIVE MANAGEMENT	
T1301	Personal Services	36,083,256
T1302	Other Expenses	14,910,176
T1303	Equipment	732,500
T1304	Minor Capital Improvements	900,000
T1305	Interim Committee Staffing	473,000
T1306	Interim Salary/Caucus Offices	376,000
T1307	OTHER THAN PAYMENTS TO LOCAL	
T1308	GOVERNMENTS	
T1309	Interstate Conference Fund	283,000
T1310	AGENCY TOTAL	53,757,932
T1311		
T1312	AUDITORS OF PUBLIC ACCOUNTS	
T1313	Personal Services	9,478,709
T1314	Other Expenses	695,107
T1315	Equipment	163,000
T1316	AGENCY TOTAL	10,336,816
T1317		
T1318	COMMISSION ON THE STATUS OF WOMEN	
T1319	Personal Services	477,342
T1320	Other Expenses	66,161
T1321	Equipment	1
T1322	AGENCY TOTAL	543,504
T1323		
T1324	COMMISSION ON CHILDREN	
T1325	Personal Services	558,382
T1326	Other Expenses	37,892
T1327	Equipment	1

T1328	AGENCY TOTAL	596,275
T1329		
T1330	LATINO AND PUERTO RICAN AFFAIRS	
T1331	COMMISSION	
T1332	Personal Services	337,033
T1333	Other Expenses	45,852
T1334	Equipment	1
T1335	AGENCY TOTAL	382,886
T1336		
T1337	AFRICAN-AMERICAN AFFAIRS COMMISSION	
T1338	Personal Services	261,617
T1339	Other Expenses	41,803
T1340	Equipment	1
T1341	AGENCY TOTAL	303,421
T1342		
T1343	TOTAL	65,920,834
T1344	LEGISLATIVE	
T1345		
T1346	GENERAL GOVERNMENT	
T1347		
T1348	GOVERNOR'S OFFICE	
T1349	Personal Services	2,401,891
T1350	Other Expenses	265,720
T1351	Equipment	100
T1352	OTHER THAN PAYMENTS TO LOCAL	
T1353	GOVERNMENTS	
T1354	New England Governors' Conference	138,687
T1355	National Governors' Association	92,770
T1356	AGENCY TOTAL	2,899,168
T1357		
T1358	SECRETARY OF THE STATE	
T1359	Personal Services	2,335,750
T1360	Other Expenses	1,303,509
T1361	Equipment	1,000
T1362	AGENCY TOTAL	3,640,259
T1363		
T1364	LIEUTENANT GOVERNOR'S OFFICE	
T1365	Personal Services	415,711
T1366	Other Expenses	46,520

T1367	Equipment	100
T1368	AGENCY TOTAL	462,331
T1369		
T1370	ELECTIONS ENFORCEMENT COMMISSION	
T1371	Personal Services	784,684
T1372	Other Expenses	67,107
T1373	Equipment	1,000
T1374	AGENCY TOTAL	852,791
T1375		
T1376	ETHICS COMMISSION	
T1377	Personal Services	575,968
T1378	Other Expenses	82,895
T1379	Equipment	100
T1380	Lobbyist Electronic Filing Program	42,000
T1381	AGENCY TOTAL	700,963
T1382		
T1383	FREEDOM OF INFORMATION COMMISSION	
T1384	Personal Services	1,113,749
T1385	Other Expenses	90,809
T1386	Equipment	1,000
T1387	AGENCY TOTAL	1,205,558
T1388		
T1389	JUDICIAL SELECTION COMMISSION	
T1390	Personal Services	81,897
T1391	Other Expenses	19,691
T1392	Equipment	100
T1393	AGENCY TOTAL	101,688
T1394		
T1395	STATE PROPERTIES REVIEW BOARD	
T1396	Personal Services	285,226
T1397	Other Expenses	178,294
T1398	Equipment	1,000
T1399	AGENCY TOTAL	464,520
T1400		
T1401	STATE TREASURER	
T1402	Personal Services	3,729,565
T1403	Other Expenses	382,227
T1404	Equipment	100
T1405	AGENCY TOTAL	4,111,892

T1406		
T1407	STATE COMPTROLLER	
T1408	Personal Services	15,681,739
T1409	Other Expenses	2,888,283
T1410	Equipment	100
T1411	OTHER THAN PAYMENTS TO LOCAL	
T1412	GOVERNMENTS	
T1413	Governmental Accounting Standards Board	19,570
T1414	AGENCY TOTAL	18,589,692
T1415		
T1416	DEPARTMENT OF REVENUE SERVICES	
T1417	Personal Services	49,814,910
T1418	Other Expenses	10,902,083
T1419	Equipment	2,900
T1420	Collection and Litigation Contingency Fund	425,767
T1421	AGENCY TOTAL	61,145,660
T1422		
T1423	DIVISION OF SPECIAL REVENUE	
T1424	Personal Services	7,276,450
T1425	Other Expenses	1,367,576
T1426	Equipment	100
T1427	AGENCY TOTAL	8,644,126
T1428		
T1429	STATE INSURANCE AND RISK	
T1430	MANAGEMENT BOARD	
T1431	Personal Services	233,071
T1432	Other Expenses	15,747,898
T1433	Equipment	1,000
T1434	Surety Bonds for State Officials and Employees	284,350
T1435	AGENCY TOTAL	16,266,319
T1436		
T1437	GAMING POLICY BOARD	
T1438	Other Expenses	3,230
T1439		
T1440	OFFICE OF POLICY AND MANAGEMENT	
T1441	Personal Services	14,327,452
T1442	Other Expenses	2,101,556
T1443	Equipment	1,000
T1444	Automated Budget System and Data Base Link	98,538

T1445	Leadership, Education, Athletics in Partnership	
T1446	(LEAP)	850,000
T1447	Cash Management Improvement Act	100
T1448	Justice Assistance Grants	3,514,514
T1449	Private Providers	7,831,532
T1450	OTHER THAN PAYMENTS TO LOCAL	
T1451	GOVERNMENTS	
T1452	Tax Relief for Elderly Renters	14,530,320
T1453	PAYMENTS TO LOCAL GOVERNMENTS	
T1454	Distressed Municipalities	7,800,000
T1455	Property Tax Relief Elderly Circuit Breaker	20,505,899
T1456	Property Tax Relief Elderly Freeze Program	1,950,000
T1457	Property Tax Relief for Veterans	5,415,000
T1458	Drug Enforcement Program	850,000
T1459	P.I.L.O.T. - New Manufacturing Machinery and	
T1460	Equipment	50,729,721
T1461	Interlocal Agreements	25,000
T1462	Capital City Economic Development	712,500
T1463	AGENCY TOTAL	131,243,132
T1464		
T1465	DEPARTMENT OF VETERANS' AFFAIRS	
T1466	Personal Services	23,126,536
T1467	Other Expenses	6,756,909
T1468	Equipment	1,000
T1469	AGENCY TOTAL	29,884,445
T1470		
T1471	OFFICE OF WORKFORCE COMPETITIVENESS	
T1472	Personal Services	432,573
T1473	Other Expenses	512,637
T1474	Equipment	1,800
T1475	CETC Workforce	1,750,000
T1476	AGENCY TOTAL	2,697,010
T1477		
T1478	DEPARTMENT OF ADMINISTRATIVE	
T1479	SERVICES	
T1480	Personal Services	18,863,663
T1481	Other Expenses	2,123,463
T1482	Equipment	1,000
T1483	Loss Control Risk Management	409,157

T1484	Employees' Review Board	52,630
T1485	Quality of Work-Life	350,000
T1486	Refunds of Collections	49,400
T1487	W. C. Administrator	5,322,486
T1488	Hospital Billing System	131,005
T1489	AGENCY TOTAL	27,302,804
T1490		
T1491	DEPARTMENT OF INFORMATION	
T1492	TECHNOLOGY	
T1493	Personal Services	1,677,197
T1494	Other Expenses	4,630,897
T1495	Equipment	100
T1496	Automated Personnel System	1,548,109
T1497	AGENCY TOTAL	7,856,303
T1498		
T1499	DEPARTMENT OF PUBLIC WORKS	
T1500	Personal Services	6,812,834
T1501	Other Expenses	17,382,866
T1502	Equipment	1,000
T1503	Management Services	4,533,683
T1504	Rents and Moving	7,886,517
T1505	Capitol Day Care Center	109,250
T1506	Facilities Design Expenses	5,085,643
T1507	AGENCY TOTAL	41,811,793
T1508		
T1509	ATTORNEY GENERAL	
T1510	Personal Services	28,113,843
T1511	Other Expenses	1,568,228
T1512	Equipment	100
T1513	AGENCY TOTAL	29,682,171
T1514		
T1515	OFFICE OF THE CLAIMS COMMISSIONER	
T1516	Personal Services	252,194
T1517	Other Expenses	51,258
T1518	Equipment	100
T1519	Adjudicated Claims	115,000
T1520	AGENCY TOTAL	418,552
T1521		
T1522	DIVISION OF CRIMINAL JUSTICE	

T1523	Personal Services	36,783,805
T1524	Other Expenses	2,648,179
T1525	Equipment	1,000
T1526	Forensic Sex Evidence Exams	316,593
T1527	Witness Protection	372,913
T1528	Training and Education	84,685
T1529	Expert Witnesses	240,150
T1530	Medicaid Fraud Control	728,311
T1531	AGENCY TOTAL	41,175,636
T1532		
T1533	CRIMINAL JUSTICE COMMISSION	
T1534	Other Expenses	1,136
T1535		
T1536	STATE MARSHAL COMMISSION	
T1537	Personal Services	102,442
T1538	Other Expenses	52,250
T1539	Equipment	100
T1540	AGENCY TOTAL	154,792
T1541		
T1542	TOTAL	431,315,971
T1543	GENERAL GOVERNMENT	
T1544		
T1545	REGULATION AND PROTECTION	
T1546		
T1547	DEPARTMENT OF PUBLIC SAFETY	
T1548	Personal Services	109,128,332
T1549	Other Expenses	20,873,648
T1550	Equipment	1,000
T1551	Stress Reduction	53,354
T1552	Fleet Purchase	6,039,928
T1553	Workers' Compensation Claims	2,956,956
T1554	OTHER THAN PAYMENTS TO LOCAL	
T1555	GOVERNMENTS	
T1556	Civil Air Patrol	36,758
T1557	AGENCY TOTAL	139,089,976
T1558		
T1559	POLICE OFFICER STANDARDS AND	
T1560	TRAINING COUNCIL	
T1561	Personal Services	1,688,322

T1562	Other Expenses	922,089
T1563	Equipment	1,000
T1564	AGENCY TOTAL	2,611,411
T1565		
T1566	BOARD OF FIREARMS PERMIT EXAMINERS	
T1567	Personal Services	69,332
T1568	Other Expenses	36,215
T1569	Equipment	100
T1570	AGENCY TOTAL	105,647
T1571		
T1572	MILITARY DEPARTMENT	
T1573	Personal Services	4,342,605
T1574	Other Expenses	2,075,898
T1575	Equipment	1,000
T1576	AGENCY TOTAL	6,419,503
T1577		
T1578	COMMISSION ON FIRE PREVENTION AND	
T1579	CONTROL	
T1580	Personal Services	1,633,735
T1581	Other Expenses	615,168
T1582	Equipment	100
T1583	AGENCY TOTAL	2,249,003
T1584		
T1585	DEPARTMENT OF CONSUMER PROTECTION	
T1586	AND AGRICULTURE	
T1587	Personal Services	13,238,206
T1588	Other Expenses	2,076,001
T1589	Equipment	100
T1590	Oyster Program	93,575
T1591	CT Seafood Advisory Council	50,000
T1592	Vibrio Bacterium Program	10,000
T1593	Connecticut Wine Council	50,000
T1594	OTHER THAN PAYMENT TO LOCAL	
T1595	GOVERNMENTS	
T1596	WIC Program for Fresh Produce for Seniors	88,267
T1597	Collection of Agricultural Statistics	1,200
T1598	Tuberculosis and Brucellosis Indemnity	1,000
T1599	Exhibits and Demonstrations	5,600
T1600	Connecticut Grown Product Promotion	15,000

T1601	WIC Coupon Program for Fresh Produce	84,090
T1602	AGENCY TOTAL	15,713,039
T1603		
T1604	LABOR DEPARTMENT	
T1605	Personal Services	7,482,687
T1606	Other Expenses	1,251,327
T1607	Equipment	2,000
T1608	Workforce Investment Act	19,287,923
T1609	Jobs First Employment Services	15,136,998
T1610	AGENCY TOTAL	43,160,935
T1611		
T1612	OFFICE OF VICTIM ADVOCATE	
T1613	Personal Services	190,519
T1614	Other Expenses	33,123
T1615	Equipment	100
T1616	AGENCY TOTAL	223,742
T1617		
T1618	COMMISSION ON HUMAN RIGHTS AND	
T1619	OPPORTUNITIES	
T1620	Personal Services	6,180,581
T1621	Other Expenses	596,132
T1622	Equipment	950
T1623	Martin Luther King, Jr. Commission	6,650
T1624	AGENCY TOTAL	6,784,313
T1625		
T1626	OFFICE OF PROTECTION AND ADVOCACY	
T1627	FOR PERSONS WITH DISABILITIES	
T1628	Personal Services	2,114,994
T1629	Other Expenses	402,282
T1630	Equipment	950
T1631	AGENCY TOTAL	2,518,226
T1632		
T1633	OFFICE OF THE CHILD ADVOCATE	
T1634	Personal Services	471,928
T1635	Other Expenses	74,485
T1636	Equipment	100
T1637	Child Fatality Review Panel	69,366
T1638	AGENCY TOTAL	615,879
T1639		

T1640	TOTAL	219,491,674
T1641	REGULATION AND PROTECTION	
T1642		
T1643	CONSERVATION AND DEVELOPMENT	
T1644		
T1645	DEPARTMENT OF ENVIRONMENTAL	
T1646	PROTECTION	
T1647	Personal Services	32,839,144
T1648	Other Expenses	3,362,299
T1649	Equipment	100
T1650	Stream Gaging	157,600
T1651	Mosquito Control	352,717
T1652	State Superfund Site Maintenance	391,000
T1653	Laboratory Fees	275,875
T1654	Dam Maintenance	129,314
T1655	Long Island Sound Research Fund	1,000
T1656	Emergency Response Commission	144,439
T1657	OTHER THAN PAYMENTS TO LOCAL	
T1658	GOVERNMENTS	
T1659	Soil Conservation Districts	1,040
T1660	Agreement USGS-Geological Investigation	47,000
T1661	Agreement USGS-Hydrological Study	122,770
T1662	New England Interstate Water Pollution	
T1663	Commission	8,400
T1664	Northeast Interstate Forest Fire Compact	2,040
T1665	Connecticut River Valley Flood Control	
T1666	Commission	40,200
T1667	Thames River Valley Flood Control Commission	50,200
T1668	Environmental Review Teams	1,000
T1669	Agreement USGS-Water Quality Stream	
T1670	Monitoring	170,119
T1671	AGENCY TOTAL	38,096,257
T1672		
T1673	DEPARTMENT OF ECONOMIC AND	
T1674	COMMUNITY DEVELOPMENT	
T1675	Personal Services	6,784,057
T1676	Other Expenses	2,356,375
T1677	Equipment	1,000
T1678	Elderly Rental Registry and Counselors	617,654

T1679	OTHER THAN PAYMENTS TO LOCAL	
T1680	GOVERNMENTS	
T1681	Entrepreneurial Centers	150,000
T1682	Subsidized Assisted Living Demonstration	2,014,300
T1683	Congregate Facilities Operation Costs	5,258,151
T1684	Housing Assistance and Counseling Program	378,903
T1685	Elderly Congregate Rent Subsidy	1,523,004
T1686	PAYMENTS TO LOCAL GOVERNMENTS	
T1687	Tax Abatement	2,131,112
T1688	Payment in Lieu of Taxes	2,755,000
T1689	AGENCY TOTAL	23,969,556
T1690		
T1691	AGRICULTURAL EXPERIMENT STATION	
T1692	Personal Services	5,526,402
T1693	Other Expenses	457,006
T1694	Equipment	1,000
T1695	Mosquito Control	209,463
T1696	Wildlife Disease Prevention	74,000
T1697	AGENCY TOTAL	6,267,871
T1698		
T1699	TOTAL	68,333,684
T1700	CONSERVATION AND DEVELOPMENT	
T1701		
T1702	HEALTH AND HOSPITALS	
T1703		
T1704	DEPARTMENT OF PUBLIC HEALTH	
T1705	Personal Services	29,251,570
T1706	Other Expenses	6,423,910
T1707	Equipment	700
T1708	Needle and Syringe Exchange Program	316,150
T1709	Community Services Support for Persons With	
T1710	AIDS	187,769
T1711	Children's Health Initiatives	1,037,595
T1712	Childhood Lead Poisoning	231,470
T1713	AIDS Services	3,794,772
T1714	Breast and Cervical Cancer Detection and	
T1715	Treatment	1,601,659
T1716	Services for Children Affected by AIDS	249,186
T1717	Children with Special Health Care Needs	982,044

T1718	Medicaid Administration	3,942,220
T1719	OTHER THAN PAYMENTS TO LOCAL	
T1720	GOVERNMENTS	
T1721	Community Health Services	5,549,762
T1722	Emergency Medical Services Training	32,197
T1723	Emergency Medical Services Regional Offices	475,584
T1724	Rape Crisis	402,429
T1725	X-Ray Screening and Tuberculosis Care	690,450
T1726	Genetic Diseases Programs	491,467
T1727	Loan Repayment Program	122,620
T1728	PAYMENTS TO LOCAL GOVERNMENTS	
T1729	Local and District Departments of Health	3,952,826
T1730	Venereal Disease Control	204,477
T1731	School Based Health Clinics	5,767,729
T1732	AGENCY TOTAL	65,708,586
T1733		
T1734	OFFICE OF HEALTH CARE ACCESS	
T1735	Personal Services	1,807,533
T1736	Other Expenses	384,613
T1737	AGENCY TOTAL	2,192,146
T1738		
T1739	OFFICE OF THE CHIEF MEDICAL EXAMINER	
T1740	Personal Services	3,716,428
T1741	Other Expenses	608,594
T1742	Equipment	1,000
T1743	Medicolegal Investigations	651,085
T1744	AGENCY TOTAL	4,977,107
T1745		
T1746	DEPARTMENT OF MENTAL RETARDATION	
T1747	Personal Services	287,258,816
T1748	Other Expenses	22,789,806
T1749	Equipment	1,000
T1750	Human Resource Development	231,358
T1751	Family Support Grants	993,062
T1752	Pilot Program for Client Services	2,261,347
T1753	Cooperative Placements Program	17,473,651
T1754	Clinical Services	4,362,653
T1755	Early Intervention	22,673,250
T1756	Temporary Support Services	204,973

T1757	Community Temporary Support Services	67,315
T1758	Community Respite Care Programs	330,345
T1759	Workers' Compensation Claims	14,061,604
T1760	New Placements	7,500,000
T1761	OTHER THAN PAYMENTS TO LOCAL	
T1762	GOVERNMENTS	
T1763	Rent Subsidy Program	2,676,851
T1764	Respite Care	2,082,060
T1765	Family Reunion Program	137,900
T1766	Employment Opportunities and Day Services	115,368,097
T1767	Family Placements	1,853,307
T1768	Emergency Placements	3,662,228
T1769	Community Residential Services	246,816,839
T1770	AGENCY TOTAL	752,806,462
T1771		
T1772	DEPARTMENT OF MENTAL HEALTH AND	
T1773	ADDICTION SERVICES	
T1774	Personal Services	165,576,820
T1775	Other Expenses	26,602,744
T1776	Equipment	1,000
T1777	Housing Supports and Services	6,002,086
T1778	Managed Service System	23,657,577
T1779	Behavioral Health Medications	6,289,095
T1780	Legal Services	397,000
T1781	Connecticut Mental Health Center	7,236,103
T1782	Capitol Region Mental Health Center	340,408
T1783	Professional Services	4,843,898
T1784	Regional Action Councils	275,498
T1785	General Assistance Managed Care	70,467,681
T1786	Workers' Compensation Claims	7,926,261
T1787	Nursing Home Screening	489,474
T1788	Special Populations	21,608,602
T1789	TBI Community Services	5,154,972
T1790	Transitional Youth	3,414,678
T1791	Jail Diversion	3,489,873
T1792	OTHER THAN PAYMENTS TO LOCAL	
T1793	GOVERNMENTS	
T1794	Grants for Substance Abuse Services	19,911,352
T1795	Grants for Mental Health Services	73,938,499

T1796	Employment Opportunities	9,640,135
T1797	Governor's Partnership to Protect	
T1798	Connecticut's Workforce	236,000
T1799	AGENCY TOTAL	457,499,756
T1800		
T1801	PSYCHIATRIC SECURITY REVIEW BOARD	
T1802	Personal Services	286,093
T1803	Other Expenses	50,522
T1804	AGENCY TOTAL	336,615
T1805		
T1806	TOTAL	1,283,520,672
T1807	HEALTH AND HOSPITALS	
T1808		
T1809	HUMAN SERVICES	
T1810		
T1811	DEPARTMENT OF SOCIAL SERVICES	
T1812	Personal Services	103,143,894
T1813	Other Expenses	86,553,045
T1814	Equipment	1,000
T1815	HUSKY Outreach	720,000
T1816	Genetic Tests in Paternity Actions	194,225
T1817	State Food Stamp Supplement	598,890
T1818	Day Care Projects	676,264
T1819	Commission on Aging	116,920
T1820	HUSKY Program	24,076,665
T1821	Behavioral Health Partnership	200,000,000
T1822	OTHER THAN PAYMENTS TO LOCAL	
T1823	GOVERNMENTS	
T1824	Vocational Rehabilitation	6,962,451
T1825	Medicaid	2,687,174,503
T1826	Lifestar Helicopter	1,308,625
T1827	Old Age Assistance	32,915,673
T1828	Aid to the Blind	656,543
T1829	Aid to the Disabled	61,890,267
T1830	Temporary Assistance to Families - TANF	125,270,733
T1831	Adjustment of Recoveries	73,875
T1832	Emergency Assistance	500
T1833	Food Stamp Training Expenses	128,838
T1834	Connecticut Pharmaceutical Assistance Contract	

T1835	to the Elderly	73,542,896
T1836	Healthy Start	1,260,917
T1837	DMHAS-Disproportionate Share	105,935,000
T1838	Connecticut Home Care Program	33,900,000
T1839	Human Resource Development-Hispanic	
T1840	Programs	137,629
T1841	Services to the Elderly	4,558,377
T1842	Safety Net Services	1,500,000
T1843	Transportation for Employment Independence	
T1844	Program	2,613,932
T1845	Alzheimer Respite Care	1,120,200
T1846	Transitional Rental Assistance	1,148,963
T1847	Refunds of Collections	197,000
T1848	Services for Persons With Disabilities	832,066
T1849	Child Care Services-TANF/CCDBG	84,510,951
T1850	Nutrition Assistance	344,158
T1851	Housing/Homeless Services	21,488,685
T1852	Employment Opportunities	1,254,984
T1853	Human Resource Development	2,754,206
T1854	Child Day Care	3,245,561
T1855	Independent Living Centers	614,319
T1856	AIDS Drug Assistance	606,678
T1857	Disproportionate Share - Medical Emergency	
T1858	Assistance	63,725,000
T1859	DSH - Urban Hospitals in Distressed	
T1860	Municipalities	31,550,000
T1861	State Administered General Assistance	113,990,000
T1862	School Readiness	3,198,048
T1863	Connecticut Children's Medical Center	6,750,000
T1864	Community Services	1,236,235
T1865	Family Grants	484,826
T1866	PAYMENTS TO LOCAL GOVERNMENTS	
T1867	Child Day Care	3,448,239
T1868	Human Resource Development	31,454
T1869	Human Resource Development-Hispanic	
T1870	Programs	4,920
T1871	Teen Pregnancy Prevention	2,063,299
T1872	Services to the Elderly	46,774
T1873	Housing/Homeless Services	562,806

T1874	AGENCY TOTAL	3,901,121,034
T1875		
T1876	TOTAL	3,901,121,034
T1877	HUMAN SERVICES	
T1878		
T1879	EDUCATION, MUSEUMS, LIBRARIES	
T1880		
T1881	DEPARTMENT OF EDUCATION	
T1882	Personal Services	125,123,415
T1883	Other Expenses	14,035,960
T1884	Equipment	57,475
T1885	Institutes for Educators	135,914
T1886	Basic Skills Exam Teachers in Training	1,205,210
T1887	Teachers' Standards Implementation Program	3,026,824
T1888	Early Childhood Program	2,516,548
T1889	Development of Mastery Exams Grades 4, 6 and 8	6,822,705
T1890	Primary Mental Health	499,610
T1891	Adult Education Action	266,689
T1892	Vocational Technical School Textbooks	750,000
T1893	Repair of Instructional Equipment	408,415
T1894	Minor Repairs to Plant	410,750
T1895	Connecticut Pre-Engineering Program	336,870
T1896	Jobs for Connecticut Graduates	200,000
T1897	Resource Equity Assessment	447,000
T1898	OTHER THAN PAYMENTS TO LOCAL	
T1899	GOVERNMENTS	
T1900	American School for the Deaf	7,609,202
T1901	RESC Leases	800,000
T1902	Regional Education Services	1,600,000
T1903	Omnibus Education Grants State Supported	
T1904	Schools	3,154,000
T1905	Head Start Services	2,748,150
T1906	Head Start Enhancement	1,773,000
T1907	Family Resource Centers	4,756,461
T1908	Charter Schools	17,832,000
T1909	PAYMENTS TO LOCAL GOVERNMENTS	
T1910	Vocational Agriculture	2,288,578
T1911	Transportation of School Children	43,139,500
T1912	Adult Education	16,910,000

T1913	Health and Welfare Services Pupils Private	
T1914	Schools	3,800,000
T1915	Education Equalization Grants	1,522,700,000
T1916	Bilingual Education	2,129,033
T1917	Priority School Districts	81,154,487
T1918	Young Parents Program	221,513
T1919	Interdistrict Cooperation	14,196,369
T1920	School Breakfast Program	1,481,815
T1921	Excess Cost - Student Based	61,500,000
T1922	Non-Public School Transportation	3,250,300
T1923	School to Work Opportunities	213,750
T1924	Youth Service Bureaus	2,796,231
T1925	OPEN Choice Program	10,640,000
T1926	Early Reading Success	2,191,647
T1927	Magnet Schools	72,639,217
T1928	AGENCY TOTAL	2,037,768,638
T1929		
T1930	BOARD OF EDUCATION AND SERVICES	
T1931	FOR THE BLIND	
T1932	Personal Services	4,777,933
T1933	Other Expenses	1,484,820
T1934	Equipment	1,000
T1935	Educational Aid for Blind and Visually	
T1936	Handicapped Children	7,103,099
T1937	OTHER THAN PAYMENTS TO LOCAL	
T1938	GOVERNMENTS	
T1939	Supplementary Relief and Services	115,425
T1940	Vocational Rehabilitation	989,454
T1941	Special Training for the Deaf Blind	331,761
T1942	Connecticut Radio Information Service	42,253
T1943	AGENCY TOTAL	14,845,745
T1944		
T1945	COMMISSION ON THE DEAF AND HEARING	
T1946	IMPAIRED	
T1947	Personal Services	803,663
T1948	Other Expenses	160,247
T1949	Equipment	1,000
T1950	Part-Time Interpreters	190,000
T1951	AGENCY TOTAL	1,154,910

T1952		
T1953	STATE LIBRARY	
T1954	Personal Services	5,142,147
T1955	Other Expenses	747,310
T1956	Equipment	1,000
T1957	State-Wide Digital Library	1,894,322
T1958	Interlibrary Loan Delivery Service	251,722
T1959	Legal/Legislative Library Materials	250,000
T1960	State-Wide Data Base Program	710,206
T1961	OTHER THAN PAYMENTS TO LOCAL	
T1962	GOVERNMENTS	
T1963	Support Cooperating Library Service Units	150,000
T1964	PAYMENTS TO LOCAL GOVERNMENTS	
T1965	Grants to Public Libraries	347,109
T1966	Connecticard Payments	676,028
T1967	AGENCY TOTAL	10,169,844
T1968		
T1969	DEPARTMENT OF HIGHER EDUCATION	
T1970	Personal Services	2,150,219
T1971	Other Expenses	185,818
T1972	Equipment	1,000
T1973	Minority Advancement Program	2,337,021
T1974	Alternate Route to Certification	27,033
T1975	National Service Act	345,647
T1976	Minority Teacher Incentive Program	481,374
T1977	Education and Health Initiatives	400,000
T1978	OTHER THAN PAYMENTS TO LOCAL	
T1979	GOVERNMENTS	
T1980	Capitol Scholarship Program	5,120,000
T1981	Awards to Children of Deceased/Disabled	
T1982	Veterans	4,000
T1983	Connecticut Independent College Student Grant	15,067,492
T1984	Connecticut Aid for Public College Students	16,039,728
T1985	Connecticut Aid to Charter Oak	22,500
T1986	AGENCY TOTAL	42,181,832
T1987		
T1988	UNIVERSITY OF CONNECTICUT	
T1989	Operating Expenses	188,929,546
T1990	Tuition Freeze	4,741,885

T1991	Regional Campus Enhancement	6,995,798
T1992	Veterinary Diagnostic Laboratory	50,000
T1993	AGENCY TOTAL	200,717,229
T1994		
T1995	UNIVERSITY OF CONNECTICUT HEALTH	
T1996	CENTER	
T1997	Operating Expenses	73,899,202
T1998	AHEC for Bridgeport	155,707
T1999	AGENCY TOTAL	74,054,909
T2000		
T2001	CHARTER OAK STATE COLLEGE	
T2002	Operating Expenses	1,445,524
T2003	Distance Learning Consortium	520,372
T2004	AGENCY TOTAL	1,965,896
T2005		
T2006	TEACHERS' RETIREMENT BOARD	
T2007	Personal Services	1,574,222
T2008	Other Expenses	830,281
T2009	Equipment	1,000
T2010	OTHER THAN PAYMENTS TO LOCAL	
T2011	GOVERNMENTS	
T2012	Retirement Contributions	185,348,143
T2013	Retirees Health Service Cost	8,507,609
T2014	Municipal Retiree Health Insurance Costs	5,775,000
T2015	AGENCY TOTAL	202,036,255
T2016		
T2017	REGIONAL COMMUNITY - TECHNICAL	
T2018	COLLEGES	
T2019	Operating Expenses	125,259,690
T2020	Tuition Freeze	2,160,925
T2021	AGENCY TOTAL	127,420,615
T2022		
T2023	CONNECTICUT STATE UNIVERSITY	
T2024	Operating Expenses	131,807,982
T2025	Tuition Freeze	6,561,971
T2026	Waterbury-Based Degree Program	887,866
T2027	AGENCY TOTAL	139,257,819
T2028		
T2029	TOTAL	2,851,573,692

T2030	EDUCATION, MUSEUMS, LIBRARIES	
T2031		
T2032	CORRECTIONS	
T2033		
T2034	DEPARTMENT OF CORRECTION	
T2035	Personal Services	331,966,246
T2036	Other Expenses	66,536,784
T2037	Equipment	180,264
T2038	Out of State Beds	58,670,975
T2039	Prison Overcrowding	3,900,000
T2040	Workers' Compensation Claims	27,489,315
T2041	Inmate Medical Services	76,663,567
T2042	OTHER THAN PAYMENTS TO LOCAL	
T2043	GOVERNMENTS	
T2044	Aid to Paroled and Discharged Inmates	8,750
T2045	Legal Services to Prisoners	768,595
T2046	Volunteer Services	170,758
T2047	Community Support Services	20,653,284
T2048	AGENCY TOTAL	587,008,538
T2049		
T2050	DEPARTMENT OF CHILDREN AND FAMILIES	
T2051	Personal Services	213,887,461
T2052	Other Expenses	38,151,567
T2053	Equipment	1,000
T2054	Short Term Residential Treatment	199,339
T2055	Substance Abuse Screening	1,679,398
T2056	Workers' Compensation Claims	6,181,254
T2057	Local Systems of Care	1,869,671
T2058	Behavioral Health Partnership	92,100,551
T2059	OTHER THAN PAYMENTS TO LOCAL	
T2060	GOVERNMENTS	
T2061	Health Assessment and Consultation	263,384
T2062	Grants for Psychiatric Clinics for Children	12,679,379
T2063	Day Treatment Centers for Children	1,620,597
T2064	Juvenile Justice Outreach Services	3,307,907
T2065	Child Abuse and Neglect Intervention	5,319,449
T2066	Community Emergency Services	176,421
T2067	Community Based Prevention Programs	2,751,203
T2068	Family Violence Outreach and Counseling	498,335

T2069	Support for Recovering Families	2,552,095
T2070	No Nexus Special Education	7,457,870
T2071	Family Preservation Services	6,493,360
T2072	Substance Abuse Treatment	2,446,350
T2073	Child Welfare Support Services	307,292
T2074	Board and Care for Children - Adoption	55,021,769
T2075	Board and Care for Children - Foster	79,958,551
T2076	Board and Care for Children - Residential	52,557,422
T2077	Individualized Family Supports	7,173,196
T2078	Community KidCare	9,506,769
T2079	Covenant to Care	150,000
T2080	Fund Neighborhood Center	100,000
T2081	AGENCY TOTAL	604,411,590
T2082		
T2083	COUNCIL TO ADMINISTER THE CHILDREN'S	
T2084	TRUST FUND	
T2085	Children's Trust Fund	5,541,423
T2086		
T2087	TOTAL	1,196,961,551
T2088	CORRECTIONS	
T2089		
T2090	JUDICIAL	
T2091		
T2092	JUDICIAL DEPARTMENT	
T2093	Personal Services	241,407,684
T2094	Other Expenses	68,644,166
T2095	Equipment	1,938,000
T2096	Alternative Incarceration Program	33,010,740
T2097	Justice Education Center, Inc.	198,666
T2098	Juvenile Alternative Incarceration	20,064,187
T2099	Juvenile Justice Centers	2,595,573
T2100	Truancy Services	329,097
T2101	AGENCY TOTAL	368,188,113
T2102		
T2103	PUBLIC DEFENDER SERVICES COMMISSION	
T2104	Personal Services	26,268,227
T2105	Other Expenses	1,332,339
T2106	Equipment	1,000
T2107	Special Public Defenders - Contractual	2,231,622

T2108	Special Public Defenders - Non-Contractual	3,375,703
T2109	Expert Witnesses	1,025,896
T2110	Training and Education	80,283
T2111	AGENCY TOTAL	34,315,070
T2112		
T2113	TOTAL	402,503,183
T2114	JUDICIAL	
T2115		
T2116	NON-FUNCTIONAL	
T2117		
T2118	MISCELLANEOUS APPROPRIATION TO THE	
T2119	GOVERNOR	
T2120	Governor's Contingency Account	17,100
T2121		
T2122	DEBT SERVICE - STATE TREASURER	
T2123	OTHER THAN PAYMENTS TO LOCAL	
T2124	GOVERNMENTS	
T2125	Debt Service	1,252,254,839
T2126	Uconn 2000 - Debt Service	82,750,273
T2127	CHEFA Day Care Security	2,500,000
T2128	AGENCY TOTAL	1,337,505,112
T2129		
T2130	RESERVE FOR SALARY ADJUSTMENTS	
T2131	Reserve for Salary Adjustments	5,465,000
T2132		
T2133	WORKERS' COMPENSATION CLAIMS -	
T2134	DEPARTMENT OF ADMINISTRATIVE	
T2135	SERVICES	
T2136	Workers' Compensation Claims	20,849,208
T2137		
T2138	MISCELLANEOUS APPROPRIATIONS	
T2139	ADMINISTERED BY THE COMPTROLLER	
T2140		
T2141	JUDICIAL REVIEW COUNCIL	
T2142	Personal Services	127,300
T2143	Other Expenses	29,933
T2144	AGENCY TOTAL	157,233
T2145		
T2146	FIRE TRAINING SCHOOLS	

T2147	OTHER THAN PAYMENTS TO LOCAL	
T2148	GOVERNMENTS	
T2149	Willimantic	80,425
T2150	Torrington	55,050
T2151	New Haven	36,850
T2152	Derby	36,850
T2153	Wolcott	48,300
T2154	Fairfield	36,850
T2155	Hartford	65,230
T2156	Middletown	28,610
T2157	AGENCY TOTAL	388,165
T2158		
T2159	MAINTENANCE OF COUNTY BASE FIRE	
T2160	RADIO NETWORK	
T2161	OTHER THAN PAYMENTS TO LOCAL	
T2162	GOVERNMENTS	
T2163	Maintenance of County Base Fire Radio Network	21,850
T2164		
T2165	MAINTENANCE OF STATE-WIDE FIRE RADIO	
T2166	NETWORK	
T2167	OTHER THAN PAYMENTS TO LOCAL	
T2168	GOVERNMENTS	
T2169	Maintenance of State-Wide Fire Radio Network	14,570
T2170		
T2171	EQUAL GRANTS TO THIRTY-FOUR NON-	
T2172	PROFIT GENERAL HOSPITALS	
T2173	OTHER THAN PAYMENTS TO LOCAL	
T2174	GOVERNMENTS	
T2175	Equal Grants to Thirty-Four Non-Profit General	
T2176	Hospitals	31
T2177		
T2178	POLICE ASSOCIATION OF CONNECTICUT	
T2179	OTHER THAN PAYMENTS TO LOCAL	
T2180	GOVERNMENTS	
T2181	Police Association of Connecticut	166,000
T2182		
T2183	CONNECTICUT STATE FIREFIGHTERS	
T2184	ASSOCIATION	
T2185	OTHER THAN PAYMENTS TO LOCAL	

T2186	GOVERNMENTS	
T2187	Connecticut State Firefighters Association	194,711
T2188		
T2189	INTERSTATE ENVIRONMENTAL	
T2190	COMMISSION	
T2191	OTHER THAN PAYMENTS TO LOCAL	
T2192	GOVERNMENTS	
T2193	Interstate Environmental Commission	84,956
T2194		
T2195	REIMBURSEMENTS TO TOWNS FOR LOSS OF	
T2196	TAXES ON STATE PROPERTY	
T2197	PAYMENTS TO LOCAL GOVERNMENTS	
T2198	Reimbursement to Towns for Loss of Taxes on	
T2199	State Property	64,959,215
T2200		
T2201	REIMBURSEMENTS TO TOWNS FOR LOSS OF	
T2202	TAXES ON PRIVATE TAX-EXEMPT	
T2203	PROPERTY	
T2204	PAYMENTS TO LOCAL GOVERNMENTS	
T2205	Reimbursements to Towns for Loss of Taxes on	
T2206	Private Tax-Exempt Property	100,931,737
T2207		
T2208	UNEMPLOYMENT COMPENSATION	
T2209	Other Expenses	5,605,000
T2210		
T2211	STATE EMPLOYEES RETIREMENT	
T2212	CONTRIBUTIONS	
T2213	Other Expenses	360,627,697
T2214		
T2215	HIGHER EDUCATION ALTERNATIVE	
T2216	RETIREMENT SYSTEM	
T2217	Other Expenses	21,000,000
T2218		
T2219	PENSIONS AND RETIREMENTS - OTHER	
T2220	STATUTORY	
T2221	Other Expenses	1,800,000
T2222		
T2223	JUDGES AND COMPENSATION	
T2224	COMMISSIONERS RETIREMENT	

T2225	Other Expenses	12,235,665
T2226		
T2227	INSURANCE - GROUP LIFE	
T2228	Other Expenses	4,512,000
T2229		
T2230	TUITION REIMBURSEMENT - TRAINING AND	
T2231	TRAVEL	
T2232	Other Current Expenses	1,862,000
T2233		
T2234	EMPLOYERS SOCIAL SECURITY TAX	
T2235	Other Expenses	188,453,000
T2236		
T2237	STATE EMPLOYEES HEALTH SERVICE COST	
T2238	Other Expenses	385,226,987
T2239		
T2240	RETIRED STATE EMPLOYEES HEALTH	
T2241	SERVICE COST	
T2242	Other Expenses	334,361,300
T2243		
T2244	TOTAL	1,482,602,117
T2245	MISCELLANEOUS APPROPRIATIONS	
T2246	ADMINISTERED BY THE COMPTROLLER	
T2247		
T2248	TOTAL	2,846,438,537
T2249	NON-FUNCTIONAL	
T2250		
T2251	TOTAL	13,267,180,832
T2252	GENERAL FUND	
T2253		
T2254	LESS:	
T2255		
T2256	Legislative Unallocated Lapses	-2,000,000
T2257	Estimated Unallocated Lapses	-75,000,000
T2258	General Personal Services Reduction	-14,000,000
T2259	General Other Expenses Reductions	-11,000,000
T2260	Governor's Early Retirement Incentive Plan	-140,395,200
T2261	Fleet Reduction	-5,000,000
T2262	Workers' Compensation Reduction	-5,000,000
T2263	Extraordinary Recision Authority	-55,000,000

T2264
T2265 NET - 12,959,785,632
T2266 GENERAL FUND

24 Sec. 12. (*Effective from passage*) The following sums are appropriated
25 for the annual period as indicated and for the purposes described.

T2267 SPECIAL TRANSPORTATION FUND
T2268 2004-2005
T2269
T2270 \$
T2271
T2272 GENERAL GOVERNMENT
T2273
T2274 STATE INSURANCE AND RISK
T2275 MANAGEMENT BOARD
T2276 Other Expenses 2,504,000
T2277
T2278 TOTAL 2,504,000
T2279 GENERAL GOVERNMENT
T2280
T2281 REGULATION AND PROTECTION
T2282
T2283 DEPARTMENT OF MOTOR VEHICLES
T2284 Personal Services 35,395,382
T2285 Other Expenses 14,668,791
T2286 Equipment 754,436
T2287 Insurance Enforcement 643,541
T2288 Commercial Vehicle Information Systems
T2289 and Networks Project 283,000
T2290 AGENCY TOTAL 51,745,150
T2291
T2292 TOTAL 51,745,150
T2293 REGULATION AND PROTECTION
T2294
T2295 TRANSPORTATION
T2296
T2297 DEPARTMENT OF TRANSPORTATION

T2298	Personal Services	135,146,278
T2299	Other Expenses	32,901,785
T2300	Equipment	1,425,000
T2301	Highway Planning and Research	2,229,998
T2302	Minor Capital Projects	332,500
T2303	Highway & Bridge Renewal-Equipment	3,885,000
T2304	Handicapped Access Program	10,261,310
T2305	Hospital Transit for Dialysis	100,000
T2306	Rail Operations	73,472,175
T2307	Bus Operations	78,907,056
T2308	Dial-A-Ride	2,500,000
T2309	Highway and Bridge Renewal	12,000,000
T2310	PAYMENTS TO LOCAL GOVERNMENTS	
T2311	Town Aid Road Grants	12,500,000
T2312	AGENCY TOTAL	365,661,002
T2313		
T2314	TOTAL	365,661,002
T2315	TRANSPORTATION	
T2316		
T2317	NON-FUNCTIONAL	
T2318		
T2319	DEBT SERVICE - STATE TREASURER	
T2320	OTHER THAN PAYMENTS TO LOCAL	
T2321	GOVERNMENTS	
T2322	Debt Service	429,056,162
T2323		
T2324	RESERVE FOR SALARY ADJUSTMENTS	
T2325	Reserve for Salary Adjustments	100
T2326		
T2327	WORKERS' COMPENSATION CLAIMS -	
T2328	DEPARTMENT OF ADMINISTRATIVE	
T2329	SERVICES	
T2330	Workers' Compensation Claims	4,464,246
T2331		
T2332	MISCELLANEOUS APPROPRIATIONS	
T2333	ADMINISTERED BY THE COMPTROLLER	
T2334		
T2335	UNEMPLOYMENT COMPENSATION	
T2336	Other Expenses	275,000

T2337		
T2338	STATE EMPLOYEES RETIREMENT	
T2339	CONTRIBUTIONS	
T2340	Other Expenses	48,916,000
T2341		
T2342	INSURANCE - GROUP LIFE	
T2343	Other Expenses	258,000
T2344		
T2345	EMPLOYERS SOCIAL SECURITY TAX	
T2346	Other Expenses	13,672,000
T2347		
T2348	STATE EMPLOYEES HEALTH SERVICE COST	
T2349	Other Expenses	26,256,300
T2350		
T2351	TOTAL	89,377,300
T2352	MISCELLANEOUS APPROPRIATIONS	
T2353	ADMINISTERED BY THE COMPTROLLER	
T2354		
T2355	TOTAL	522,897,808
T2356	NON-FUNCTIONAL	
T2357		
T2358	TOTAL	942,807,960
T2359	SPECIAL TRANSPORTATION FUND	
T2360		
T2361	LESS:	
T2362		
T2363	Estimated Unallocated Lapses	-11,000,000
T2364	Governor's Early Retirement Incentive Plan	-10,131,600
T2365		
T2366	NET -	921,676,360
T2367	SPECIAL TRANSPORTATION FUND	

26 Sec. 13. (*Effective from passage*) The following sums are appropriated
 27 for the annual period as indicated and for the purposes described.

T2368	MASHANTUCKET PEQUOT AND MOHEGAN	
T2369	FUND	
T2370		2004-2005

T2371		
T2372		\$
T2373		
T2374	NON-FUNCTIONAL	
T2375		
T2376	MISCELLANEOUS APPROPRIATIONS	
T2377	ADMINISTERED BY THE COMPTROLLER	
T2378		
T2379	MASHANTUCKET PEQUOT AND MOHEGAN	
T2380	FUND GRANT	
T2381	PAYMENTS TO LOCAL GOVERNMENTS	
T2382	Grants to Towns	85,000,000
T2383		
T2384	TOTAL	85,000,000
T2385	MISCELLANEOUS APPROPRIATIONS	
T2386	ADMINISTERED BY THE COMPTROLLER	
T2387		
T2388	TOTAL	
T2389	NON-FUNCTIONAL	85,000,000
T2390		
T2391	TOTAL	
T2392	MASHANTUCKET PEQUOT AND MOHEGAN	85,000,000
T2393	FUND	

28 Sec. 14. (*Effective from passage*) The following sums are appropriated
 29 for the annual period as indicated and for the purposes described.

T2394	SOLDIERS, SAILORS AND MARINES' FUND	
T2395		2004-2005
T2396		
T2397		\$
T2398		
T2399	GENERAL GOVERNMENT	
T2400		
T2401	DEPARTMENT OF VETERANS' AFFAIRS	
T2402	OTHER THAN PAYMENTS TO LOCAL	
T2403	GOVERNMENTS	
T2404	Burial Expenses	1,800

T2405	Headstones	250,000
T2406	AGENCY TOTAL	251,800
T2407		
T2408	TOTAL	251,800
T2409	GENERAL GOVERNMENT	
T2410		
T2411	REGULATION AND PROTECTION	
T2412		
T2413	MILITARY DEPARTMENT	
T2414	Honor Guards	306,803
T2415		
T2416	TOTAL	306,803
T2417	REGULATION AND PROTECTION	
T2418		
T2419	HUMAN SERVICES	
T2420		
T2421	SOLDIERS, SAILORS AND MARINES' FUND	
T2422	Personal Services	739,551
T2423	Other Expenses	403,444
T2424	Equipment	4,125
T2425	Award Payments to Veterans	1,780,000
T2426	AGENCY TOTAL	2,927,120
T2427		
T2428	TOTAL	2,927,120
T2429	HUMAN SERVICES	
T2430		
T2431	TOTAL	3,485,723
T2432	SOLDIERS, SAILORS AND MARINES' FUND	

30 Sec. 15. (*Effective from passage*) The following sums are appropriated
 31 for the annual period as indicated and for the purposes described.

T2433	REGIONAL MARKET OPERATION FUND	
T2434		2004-2005
T2435		
T2436		\$
T2437		
T2438	REGULATION AND PROTECTION	

T2439		
T2440	DEPARTMENT OF CONSUMER PROTECTION	
T2441	AND AGRICULTURE	
T2442	Personal Services	451,893
T2443	Other Expenses	358,539
T2444	Equipment	23,500
T2445	AGENCY TOTAL	833,932
T2446		
T2447	TOTAL	833,932
T2448	REGULATION AND PROTECTION	
T2449		
T2450	NON-FUNCTIONAL	
T2451		
T2452	DEBT SERVICE - STATE TREASURER	
T2453	OTHER THAN PAYMENTS TO LOCAL	
T2454	GOVERNMENTS	
T2455	Debt Service	129,535
T2456		
T2457	TOTAL	129,535
T2458	NON-FUNCTIONAL	
T2459		
T2460	TOTAL	963,467
T2461	REGIONAL MARKET OPERATION FUND	

32 Sec. 16. (*Effective from passage*) The following sums are appropriated
 33 for the annual period as indicated and for the purposes described.

T2462	BANKING FUND	
T2463		2004-2005
T2464		
T2465		\$
T2466		
T2467	REGULATION AND PROTECTION	
T2468		
T2469	DEPARTMENT OF BANKING	
T2470	Personal Services	8,866,832
T2471	Other Expenses	2,316,550
T2472	Equipment	125,000

T2473	Fringe Benefits	3,619,304
T2474	Indirect Overhead	258,822
T2475	AGENCY TOTAL	15,186,508
T2476		
T2477	TOTAL	15,186,508
T2478	REGULATION AND PROTECTION	
T2479		
T2480	TOTAL	15,186,508
T2481	BANKING FUND	

34 Sec. 17. (*Effective from passage*) The following sums are appropriated
 35 for the annual period as indicated and for the purposes described.

T2482	INSURANCE FUND	
T2483		2004-2005
T2484		
T2485		\$
T2486		
T2487	REGULATION AND PROTECTION	
T2488		
T2489	INSURANCE DEPARTMENT	
T2490	Personal Services	11,381,632
T2491	Other Expenses	2,559,161
T2492	Equipment	99,150
T2493	Fringe Benefits	4,582,970
T2494	Indirect Overhead	396,040
T2495	AGENCY TOTAL	19,018,953
T2496		
T2497	OFFICE OF THE MANAGED CARE	
T2498	OMBUDSMAN	
T2499	Personal Services	222,071
T2500	Other Expenses	216,899
T2501	Equipment	2,600
T2502	Fringe Benefits	90,627
T2503	Indirect Overhead	1,349
T2504	AGENCY TOTAL	533,546
T2505		
T2506	TOTAL	19,552,499

T2507	REGULATION AND PROTECTION	
T2508		
T2509	TOTAL	19,552,499
T2510	INSURANCE FUND	

36 Sec. 18. (*Effective from passage*) The following sums are appropriated
 37 for the annual period as indicated and for the purposes described.

T2511	CONSUMER COUNSEL AND PUBLIC UTILITY	
T2512	CONTROL FUND	
T2513		
T2514		2004-2005
T2515		
T2516		\$
T2517		
T2518	REGULATION AND PROTECTION	
T2519		
T2520	OFFICE OF CONSUMER COUNSEL	
T2521	Personal Services	1,164,853
T2522	Other Expenses	505,588
T2523	Equipment	12,100
T2524	Fringe Benefits	469,834
T2525	Indirect Overhead	24,452
T2526	AGENCY TOTAL	2,176,827
T2527		
T2528	DEPARTMENT OF PUBLIC UTILITY CONTROL	
T2529	Personal Services	10,756,241
T2530	Other Expenses	2,011,023
T2531	Equipment	135,584
T2532	Fringe Benefits	4,080,591
T2533	Indirect Overhead	1,000
T2534	Nuclear Energy Advisory Council	10,200
T2535	AGENCY TOTAL	16,994,639
T2536		
T2537	TOTAL	19,171,466
T2538	REGULATION AND PROTECTION	
T2539		
T2540	TOTAL	19,171,466

T2541 CONSUMER COUNSEL AND PUBLIC UTILITY
T2542 CONTROL FUND

38 Sec. 19. (*Effective from passage*) The following sums are appropriated
39 for the annual period as indicated and for the purposes described.

T2543	WORKERS' COMPENSATION FUND	
T2544		2004-2005
T2545		
T2546		\$
T2547		
T2548	REGULATION AND PROTECTION	
T2549		
T2550	LABOR DEPARTMENT	
T2551	Occupational Health Clinics	671,470
T2552		
T2553	WORKERS' COMPENSATION COMMISSION	
T2554	Personal Services	8,594,966
T2555	Other Expenses	3,115,288
T2556	Equipment	181,225
T2557	Criminal Justice Fraud Unit	530,837
T2558	Rehabilitative Services	4,061,704
T2559	Fringe Benefits	4,027,834
T2560	Indirect Overhead	1,624,470
T2561	AGENCY TOTAL	22,136,324
T2562		
T2563	TOTAL	22,807,794
T2564	REGULATION AND PROTECTION	
T2565		
T2566	TOTAL	22,807,794
T2567	WORKERS' COMPENSATION FUND	

40 Sec. 20. (*Effective from passage*) The following sums are appropriated
41 for the annual period as indicated and for the purposes described.

T2568	CRIMINAL INJURIES COMPENSATION FUND	
T2569		2004-2005

T2570		
T2571		\$
T2572		
T2573	JUDICIAL	
T2574		
T2575	JUDICIAL DEPARTMENT	
T2576	Criminal Injuries Compensation	1,425,000
T2577		
T2578	TOTAL	1,425,000
T2579	JUDICIAL	
T2580		
T2581	TOTAL	1,425,000
T2582	CRIMINAL INJURIES COMPENSATION FUND	

42 Sec. 21. (*Effective from passage*) Any appropriation, or portion thereof,
43 made to any agency, from the General Fund, under sections 1 and 11 of
44 this act, may be transferred at the request of such agency to any other
45 agency by the Governor, with the approval of the Finance Advisory
46 Committee, to take full advantage of federal matching funds, provided
47 both agencies shall certify that the expenditure of such transferred
48 funds by the receiving agency will be for the same purpose as that of
49 the original appropriation or portion thereof so transferred. Any
50 federal funds generated through the transfer of appropriations
51 between agencies may be used for reimbursing General Fund
52 expenditures or for expanding program services or a combination of
53 both as determined by the Governor, with the approval of the Finance
54 Advisory Committee.

55 Sec. 22. (*Effective from passage*) The Secretary of the Office of Policy
56 and Management shall monitor expenditures for Personal Services,
57 during the fiscal years ending June 30, 2004, and June 30, 2005, in order
58 to reduce expenditures for such purpose during each fiscal year by
59 \$14,000,000.

60 Sec. 23. (*Effective from passage*) The Secretary of the Office of Policy
61 and Management shall monitor expenditures for Other Expenses,
62 during the fiscal years ending June 30, 2004, and June 30, 2005, in order

63 to reduce expenditures for such purpose during each fiscal year by
64 \$11,000,000.

65 Sec. 24. (*Effective from passage*) Notwithstanding the provisions of
66 subsections (a) to (d), inclusive, of section 4-85 of the general statutes
67 and subsection (f) of section 4-89 of the general statutes, the Governor
68 may, with the approval of the Finance Advisory Committee, modify or
69 reduce requisitions for allotments during the fiscal years ending June
70 30, 2004, and June 30, 2005, in order to achieve collective bargaining
71 and related savings required under this act, any other public or special
72 act, or any collectively bargained agreement.

73 Sec. 25. (*Effective from passage*) (a) Appropriations for Personal
74 Services in sections 1, 2, 11 and 12 of this act may be transferred from
75 agencies to the Reserve for Salary Adjustments account upon the
76 recommendation of the Governor and the approval of the Finance
77 Advisory Committee to reflect a more accurate impact of collective
78 bargaining and related costs.

79 (b) The appropriations to the Reserve for Salary Adjustments
80 account in sections 1, 2, 11 and 12 of this act, and any transfers to the
81 account pursuant to subsection (a) of this section, may be transferred
82 and necessary additions from the resources of special funds may be
83 made by the Governor to give effect to salary increases, other
84 employee benefits, agency costs related to staff reductions including
85 accrual payments, achievement of agency general personal services
86 reductions, or other personal services adjustments authorized by this
87 act, any other act or other applicable statute.

88 Sec. 26. (*Effective from passage*) (a) That portion of unexpended funds,
89 as determined by the Secretary of the Office of Policy and
90 Management, appropriated in special act 98-6, special act 99-10, special
91 act 00-13, special act 01-1 of the June special session and public act 02-1
92 of the May 9 special session, which relate to collective bargaining
93 agreements and related costs, shall not lapse on June 30, 2003, or June
94 30, 2004, and such funds shall continue to be available for such

95 purpose during the fiscal years ending June 30, 2004, and June 30, 2005.

96 (b) That portion of unexpended funds, as determined by the
97 Secretary of the Office of Policy and Management, appropriated in
98 sections 1 and 2 of this act, which relate to collective bargaining
99 agreements and related costs, shall not lapse on June 30, 2004, and such
100 funds shall continue to be available for such purpose during the fiscal
101 year ending June 30, 2005.

102 Sec. 27. (*Effective from passage*) (a) The unexpended balance of funds
103 appropriated to the State Comptroller in subsection (a) of section 35 of
104 special act 00-13 and carried forward by subsection (b) of said section
105 35 and subsection (a) of section 30 of special act 01-1 of the June special
106 session, for Core Financial Systems, shall not lapse on June 30, 2003,
107 and such funds shall continue to be available for expenditure for such
108 purpose during the fiscal year ending June 30, 2004.

109 (b) The unexpended balance of funds appropriated to the State
110 Comptroller in section 1 of special act 99-10, for the State Employees
111 Retirement Data Base, and carried forward by section 44 of special act
112 00-13 and subsection (b) of section 30 of special act 01-1 of the June
113 special session, shall not lapse on June 30, 2003, and such funds shall
114 continue to be available for expenditure for such purpose during the
115 fiscal year ending June 30, 2004.

116 Sec. 28. (*Effective from passage*) (a) The unexpended balance of funds
117 appropriated to the Office of Policy and Management in section 1 of
118 special act 98-6, and carried forward by subsection (d) of section 46 of
119 special act 99-10, and the funds appropriated in section 1 of special act
120 99-10, and carried forward by subsection (a) of section 16 of special act
121 00-13 and by subsection (c) of section 29 of public act 02-1 of the May 9
122 special session, for Interlocal Agreements, shall not lapse on June 30,
123 2003, and such funds shall continue to be available for expenditure for
124 such purpose during the fiscal years ending June 30, 2004, and June 30,
125 2005. Any funds appropriated to the Office of Policy and Management
126 and carried forward pursuant to this section, for Interlocal

127 Agreements, shall be used to fund agreements signed prior to June 30,
128 2001.

129 (b) The unexpended balance of funds appropriated to the Office of
130 Policy and Management in subsection (a) of section 48 of special act 99-
131 10, and carried forward by subsection (b) of said section, for Litigation
132 Settlement Costs, the unexpended balance of funds appropriated to
133 said office in subsection (a) of section 35 of special act 00-13, and
134 carried forward by subsection (b) of said section, and subsection (a) of
135 section 47 of special act 01-1 of the June special session, as amended by
136 section 2 of special act 01-1 of the November 15 special session, for
137 Litigation/Settlement, shall not lapse on June 30, 2003, and such funds
138 shall continue to be available for expenditure for Litigation/Settlement
139 during the fiscal years ending June 30, 2004, and June 30, 2005. Said
140 office may transfer such funds to state agencies requiring funds for
141 such purpose.

142 (c) Up to \$400,000 appropriated to the Office of Policy and
143 Management in section 11 of special act 01-1 of the June special
144 session, as amended by section 10 of public act 02-1 of the May 9
145 special session, for Justice Assistance Grants, shall not lapse on June 30,
146 2003, and such funds shall continue to be available for expenditure for
147 such purpose during the fiscal year ending June 30, 2004.

148 (d) Up to \$4.2 million appropriated to the Office of Policy and
149 Management in section 11 of special act 01-1 of the June special
150 session, as amended by section 19 of public act 02-1 of the May 9
151 special session, for the P.I.L.O.T. New Manufacturing Machinery and
152 Equipment grant, shall not lapse on June 30, 2003, and such funds shall
153 be transferred to the Capital City Economic Development account, for
154 the fiscal year ending June 30, 2004, to be expended for the Adriaen's
155 Landing Convention Center.

156 (e) Up to \$250,000 appropriated to the Office of Policy and
157 Management in section 17 of public act 02-1 of the May 9 special
158 session, for the Local Aid Adjustment grant, shall not lapse on June 30,

159 2003, and such funds shall be transferred to the Department of Social
160 Services for the Housing and Homeless Services account for the fiscal
161 year ending June 30, 2004, and expended for the Home for the Brave.

162 (f) Up to \$1 million appropriated to the Office of Policy and
163 Management in section 11 of special act 01-1 of the June special
164 session, as amended by section 19 of public act 02-1 of the May 9
165 special session, for the Drug Enforcement Program payments to local
166 governments grant, shall not lapse on June 30, 2003, and such funds
167 shall be transferred to the Justice Assistance Grant, for the fiscal year
168 ending June 30, 2004, and provided as a grant-in-aid to the Hartford
169 Police Department for the purpose of making more police officers
170 available in the community.

171 (g) Up to \$200,000 appropriated to the Office of Policy and
172 Management in section 17 of public act 02-1 of the May 9 special
173 session, for the Local Aid Adjustment grant, shall not lapse on June 30,
174 2003, and such funds shall be transferred to the Office of Workforce
175 Competitiveness for the CETC Workforce account, for the fiscal year
176 ending June 30, 2004, and shall be made a grant-in-aid to the Spanish
177 American Merchants Association.

178 (h) The unexpended balance of funds appropriated to the Office of
179 Policy and Management in subsection (a) of section 47 of special act 01-
180 1 to Relocate Hartford City Offices, and carried forward pursuant to
181 subsection (c) of section 4-89 of the general statutes, shall not lapse on
182 June 30, 2003, and such funds shall continue to be made available for
183 such purpose during the fiscal year ending June 30, 2004.

184 (i) Up to \$150,000 of funds appropriated to the Office of Policy and
185 Management in section 11 of special act 99-10, as amended by section 1
186 of special act 00-13, for Other Expenses, shall not lapse on June 30,
187 2003, and such funds shall continue to be available for healthcare
188 actuarial services during the fiscal years ending June 30, 2004, and June
189 30, 2005.

190 (j) Up to \$100,000 of funds appropriated to the Office of Policy and
191 Management in section 11 of special act 01-1 of the June special
192 session, as amended by section 19 of public act 02-1 of the May 9
193 special session, for the P.I.L.O.T. New Manufacturing Machinery and
194 Equipment grant, shall not lapse on June 30, 2003, and such funds shall
195 be made available for a grant-in-aid to the Nutmeg Games to benefit
196 the State Games of America during the fiscal year ending June 30, 2004.

197 Sec. 29. (*Effective from passage*) (a) Up to \$1,000,000 appropriated to
198 the Office of Workforce Competitiveness in section 11 of special act 01-
199 1 of the June special session, as amended by section 19 of public act 02-
200 1 of the May 9 special session, for CETC Workforce, shall not lapse on
201 June 30, 2003, and such funds shall continue to be available for
202 expenditure for such purpose during the fiscal year ending June 30,
203 2004.

204 (b) The unexpended balance of funds appropriated to the Office of
205 Workforce Competitiveness for Jobs Funnel Projects in section 47(a) of
206 special act 01-1, June special session, as amended by section 2 (a) of
207 special act 01-1 of the November 15 special session and carried
208 forward in section 30 of public act 02-1, May 9 special session and
209 section 66 of public act 02-7, May 9 special session, shall not lapse on
210 June 30, 2003 and such funds shall continue to be available for
211 expenditure for such purpose during the fiscal year ending June 30,
212 2004.

213 Sec. 30. (*Effective from passage*) Notwithstanding any provision of the
214 general statutes, the total number of positions which may be filled by
215 the Department of Administrative Services, from the General Services
216 Revolving Fund, shall not exceed one hundred twenty-four.

217 Sec. 31. (*Effective from passage*) (a) Notwithstanding the provisions of
218 subsections (a) to (d), inclusive, of section 4-85 of the general statutes,
219 the Governor may, with the approval of the Finance Advisory
220 Committee, modify or reduce requisitions for allotments, revise the
221 total number of positions which may be filled by any state agency

222 during the fiscal years ending June 30, 2004, and June 30, 2005, and
223 transfer funds and positions to the Department of Information
224 Technology, in order to consolidate IT personnel at said department.

225 (b) The unexpended balance of funds transferred to the Department
226 of Information Technology, for Health Insurance Portability and
227 Accountability, in subsection (a) of section 3 of public act 02-1 of the
228 May 9 special session, and carried forward in subsection (b) of said
229 section, shall not lapse on June 30, 2003, and such funds shall continue
230 to be available for such purpose during the fiscal year ending June 30,
231 2004.

232 (c) The funds carried forward in subsection (b) of this section, for
233 Health Insurance Portability and Accountability, may be transferred
234 by said department to state agencies requiring funds for such purpose.

235 *Sec. 32. (Effective from passage)* The unexpended balance of funds
236 appropriated to the Police Officers Standards and Training Council, for
237 Training at Satellite Academies, in section 1 of special act 01-1 of the
238 June special session, and carried forward pursuant to subsection (c) of
239 section 4-89 of the general statutes, shall not lapse on June 30, 2003,
240 and such funds shall continue to be available for such purpose during
241 the fiscal year ending June 30, 2004.

242 *Sec. 33. (Effective from passage)* (a) The unexpended balance of funds
243 appropriated to the Labor Department in section 1 of special act 99-10,
244 for the Welfare-to-Work Grant Program, and carried forward by
245 section 73 of special act 00-13, subsection (a) of section 35 of special act
246 01-1 of the June special session, and subsection (b) of section 35 of
247 public act 02-1 of the May 9 special session, shall not lapse on June 30,
248 2003, and such funds shall continue to be available for expenditure for
249 such purpose during the fiscal year ending June 30, 2004.

250 (b) Up to \$200,000 appropriated to the Labor Department in section
251 11 of special act 01-1 of the June special session, as amended by section
252 10 of public act 02-1 of the May 9 special session, for Personal Services,

253 shall not lapse on June 30, 2003, and such funds shall be transferred to
254 Opportunity Industrial Centers, for the fiscal year ending June 30,
255 2004, and expended as follows: (1) \$100,000 for Opportunity Industrial
256 Centers - Bridgeport; (2) \$100,000 for Opportunity Industrial Centers -
257 Waterbury.

258 (c) The unexpended balance of funds appropriated to the Labor
259 Department in section 1 of special act 01-1 of the June special session,
260 as amended by section 1 of special act 01-1 of the November 15 special
261 session, for the Workforce Investment Act, and carried forward in
262 subsection (a) of section 31 of public act 02-1 of the May 9 special
263 session, shall not lapse on June 30, 2003, and such funds shall continue
264 to be available for expenditure for such purpose during the fiscal years
265 ending June 30, 2004, and June 30, 2005.

266 Sec. 34. (*Effective from passage*) The unexpended balance of funds
267 transferred to the Department of Public Health, in section 53 of special
268 act 01-1 of the June special session, for the Children's Health Initiatives,
269 to expand the "Easy Breathing" Asthma Initiative, shall not lapse on
270 June 30, 2003, and such funds shall continue to be available for
271 expenditure for such purposes during the fiscal year ending June 30,
272 2004.

273 Sec. 35. (*Effective from passage*) (a) The unexpended balance of funds
274 appropriated to the Office of the Medical Examiner, for Other
275 Expenses, in section 11 of special act 01-1 of the June special session, as
276 amended by section 19 of public act 02-1 of the May special session,
277 and funds transferred to said account for the fiscal year ending June
278 30, 2003, shall not lapse on June 30, 2003, and such funds shall continue
279 to be available for expenditure for such purpose during the fiscal year
280 ending June 30, 2004.

281 (b) The unexpended balance of funds appropriated to the Office of
282 the Medical Examiner, in section 1 of special act 99-1, for Equipment,
283 and carried forward by section 26 of special act 00-13, section 36 of
284 special act 01-1 of the June special session and pursuant to subsection

285 (c) of section 4-85 of the general statutes, shall not lapse on June 30,
286 2003, and such funds shall continue to be available for expenditure for
287 such purpose during the fiscal year ending June 30, 2004.

288 Sec. 36. (*Effective from passage*) During each of the fiscal years ending
289 June 30, 2004, and June 30, 2005, \$1,000,000 of the federal funds
290 received by the Department of Education, from Part B of the
291 Individuals with Disabilities Education Act (IDEA), shall be
292 transferred to the Department of Mental Retardation, for the Birth-to-
293 Three program, in order to carry out Part B responsibilities consistent
294 with the IDEA.

295 Sec. 37. (*Effective from passage*) (a) All funds appropriated to the
296 Department of Social Services, for the Department of Mental Health
297 and Addiction Services/Medicaid Disproportionate Share, shall be
298 expended by the Department of Social Services in such amounts and at
299 such times as prescribed by the Office of Policy and Management. The
300 Department of Social Services shall make disproportionate share
301 payments to hospitals in the Department of Mental Health and
302 Addiction Services, for Operating Expenses, and for related fringe
303 benefit expenses. Funds received by the hospitals in the Department of
304 Mental Health and Addiction Services, for fringe benefits, shall be
305 used to reimburse the Comptroller. All other funds received by the
306 hospitals in the Department of Mental Health and Addiction Services
307 shall be deposited to grants - other than federal accounts. All
308 disproportionate share payments not expended in grants - other than
309 federal accounts shall lapse at the end of the fiscal year.

310 (b) Any funds transferred, with the approval of the Finance
311 Advisory Committee, to the Work Performance Bonus account created
312 in the Department of Social Services pursuant to section 86 of public
313 act 02-7 of the May 9 special session, shall not lapse on June 30, 2003,
314 and such funds shall continue to be available for expenditure for such
315 purpose during the fiscal year ending June 30, 2004.

316 (c) The unexpended balance of funds appropriated to the

317 Department of Social Services in subsection (a) of section 47 of special
318 act 01-1 of the June special session, and carried forward pursuant to
319 subsection (c) of section 4-89 of the general statutes, for the Work
320 Performance Bonus account, shall not lapse on June 30, 2003, and such
321 funds shall continue to be available for expenditure for such purpose
322 during the fiscal year ending June 30, 2004.

323 (d) The unexpended balance of funds appropriated to the
324 Department of Social Services in subsection (a) of section 47 of special
325 act 01-1 of the June special session, and carried forward in subsection
326 (bb) of said section, as amended by section 2 of special act 01-1 of the
327 November 15 special session, for the Data Warehouse project, shall not
328 lapse on June 30, 2003, and such funds shall continue to be available
329 for expenditure for such purpose during the fiscal years ending June
330 30, 2004 and June 30, 2005.

331 (e) Up to \$15 million appropriated to the Department of Social
332 Services in section 11 of special act 01-1 of the June special session, as
333 amended by section 19 of public act 02-1 of the May 9 special session,
334 for Medicaid, shall not lapse on June 30, 2003, and such funds shall
335 continue to be available to cover any remaining obligations from the
336 fiscal year ending June 30, 2003, that resulted from implementation
337 delays of the Health Insurance Portability and Accountability Act,
338 during the fiscal year ending June 30, 2004.

339 (f) Up to \$850,000 appropriated to the Department of Social Services
340 in section 1 of special act 01-1 of the June special session, and carried
341 forward pursuant to subsection (c) of section 4-89 of the general
342 statutes, for the Child Care Management Information System, shall not
343 lapse on June 30, 2003, and such funds shall continue to be available
344 for such purpose during the fiscal year ending June 30, 2004.

345 (g) The unexpended balance of funds transferred to the Department
346 of Social Services in section 17 of public act 02-1 of the May 9 special
347 session, for Geriatric Assessment, shall not lapse on June 30, 2003, and
348 such funds shall continue to be available for expenditure for such

349 purpose during the fiscal year ending June 30, 2004.

350 (h) The unexpended balance of funds transferred to the Department
351 of Social Services in section 17 of public act 02-1 of the May 9 special
352 session, for Community Services, shall not lapse on June 30, 2003, and
353 such funds shall continue to be available for expenditure for such
354 purpose during the fiscal year ending June 30, 2004.

355 Sec. 38. (*Effective from passage*) Notwithstanding the provisions of
356 section 10-183z of the general statutes, the appropriation to the
357 Teachers' Retirement Fund for the fiscal year ending June 30, 2004, and
358 the fiscal year ending June 30, 2005, shall be at the level of the
359 appropriation for such purpose in sections 1 and 11 of this act.

360 Sec. 39. (*Effective from passage*) (a) Notwithstanding the provisions of
361 section 10a-22u of the general statutes, the amount of funds available
362 for expenditure by the Department of Higher Education from the
363 student protection account shall be \$206,000 for the fiscal year ending
364 June 30, 2004, and \$216,000 for the fiscal year ending June 30, 2005.

365 (b) The sum of \$100,000 of the amount appropriated to the
366 Department of Higher Education for the fiscal years ending June 30,
367 2004, and June 30, 2005, for Minority Advancement Program, shall be
368 used for the Saturday Academy.

369 (c) Up to \$85,000 appropriated to the Department of Higher
370 Education in section 11 of special act of 01-1 of the June special session,
371 as amended by section 19 of public act 02-1 of the May 9 special
372 session, for the National Service Act, shall not lapse on June 30, 2003,
373 and such funds shall continue to be available for expenditure for such
374 purpose during the fiscal year ending June 30, 2004.

375 Sec. 40. (*Effective from passage*) (a) The unexpended balance of funds
376 appropriated to the Department of Correction in section 11 of special
377 act 01-1, as amended by section 19 of public act 02-1 of the May 9
378 special session, for Inmate Medical Services, shall not lapse on June 30,

379 2003, and such funds shall continue to be available for expenditure for
380 such purpose during the fiscal year ending June 30, 2004.

381 (b) The unexpended balance of funds appropriated to the
382 Department of Correction in subsection (a) of section 47 of special act
383 01-1 of the June special session, as amended by section 2 of special act
384 01-1 of the November 15 special session, and carried forward pursuant
385 to subsection (c) of section 4-85 of the general statutes, for Inmate
386 Tracking System, shall not lapse on June 30, 2003, and such funds shall
387 continue to be available for expenditure for such purpose during the
388 fiscal years ending June 30, 2004, and June 30, 2005.

389 Sec. 41. (*Effective from passage*) (a) The unexpended balance of funds
390 transferred from the Reserve for Salary Adjustment account in the
391 Special Transportation Fund, to the Department of Motor Vehicles, in
392 section 39 of special act 00-13, and carried forward in subsection (a) of
393 section 34 of special act 01-1 of the June special session, for the
394 Commercial Vehicle Information Systems and Networks Project, shall
395 not lapse on June 30, 2003, and such funds shall continue to be
396 available for expenditure for such purpose during the fiscal years
397 ending June 30, 2004, and June 30, 2005.

398 (b) The unexpended balance of funds appropriated to the
399 Department of Motor Vehicles in section 49 of special act 99-10, and
400 carried forward in subsection (b) of section 34 of special act 01-1 of the
401 June special session, for the purpose of converting to fully reflective
402 license plates, and carried forward by said section, shall not lapse on
403 June 30, 2003, and such funds shall continue to be available for
404 expenditure for the purpose of the upgrading of the Department of
405 Motor Vehicles' registration and driver license data processing systems
406 during the fiscal years ending June 30, 2004, and June 30, 2005.

407 Sec. 42. (*Effective from passage*) (a) The unexpended balance of funds
408 appropriated to the Department of Transportation in subsection (a) of
409 section 47 of special act 01-1 of the June special session, and carried
410 forward in subsection (2) of subsection (aa) of said section 47, as

411 amended by section 2 of special act 01-1 of the November 15 special
412 session and section 16 of public act 02-1 of the May 9 special session,
413 for Transportation Strategy Board, shall not lapse on June 30, 2003, and
414 such funds shall continue to be available for such purpose during the
415 fiscal years ending June 30, 2004, and June 30, 2005.

416 (b) During the fiscal year ending June 30, 2004, up to \$640,000 of the
417 funds carried forward pursuant to subsection (a) of this section shall be
418 transferred to the Office of Policy and Management, to fund the grant
419 to regional agencies under section 4-124q of the general statutes.

420 (c) The unexpended balance of funds appropriated to the
421 Department of Transportation, for Highway Planning and Research, in
422 section 2 of special act 01-1 of the June special session, as amended by
423 section 20 of public act 02-1 of the May 9 special session, shall not lapse
424 on June 30, 2003, and such funds shall continue to be available for such
425 purpose during the fiscal years ending June 30, 2004, and June 30, 2005.

426 Sec. 43. (*Effective from passage*) (a) The unexpended balance of funds
427 appropriated to the state Department of Education, for Priority School
428 Districts, in section 11 of special act 01-1 of the June special session, as
429 amended by section 19 of public act 02-1 of the May special session,
430 shall not lapse on June 30, 2003, and such funds shall continue to be
431 available for expenditure for such purpose during the fiscal year
432 ending June 30, 2004, and the fiscal year ending June 30, 2005.

433 (b) The unexpended balance of funds appropriated to the state
434 Department of Education, for School Construction Grants, in
435 subsection (a) of section 47 of special act 01-1 of the June special
436 session, and carried forward by subsections (1) and (2) of said section
437 47, shall not lapse on June 30, 2003, and such funds shall continue to be
438 available for expenditure for such purpose during the fiscal year
439 ending June 30, 2004.

440 (c) The unexpended balance of funds appropriated to the Board of
441 Education and Services for the Blind, for Educational Aid for Blind and

442 Visually Handicapped Children, in section 11 of special act 01-1 of the
443 June special session, as amended by section 19 of public act 02-1 of the
444 May special session, shall not lapse on June 30, 2003, and such funds
445 shall continue to be available for expenditure for such purpose during
446 the fiscal year ending June 30, 2004.

447 Sec. 44. (*Effective from passage*) (a) Notwithstanding the provisions of
448 section 3-99c of the general statutes, up to \$617,000 of the costs
449 incurred by the Secretary of the State, for Other Expenses, for the
450 computerized voter registration system, during the fiscal year ending
451 June 30, 2004, shall be paid from the commercial recording account
452 established under said section 3-99c.

453 (b) Notwithstanding the provisions of section 3-99c of the general
454 statutes, the costs incurred by the Secretary of the State, for Personal
455 Services, for five positions, three of which are for voter registration,
456 during the fiscal years ending June 30, 2004, and June 30, 2005, shall be
457 paid from the commercial recording account established under said
458 section 3-99c.

459 Sec. 45. (*Effective from passage*) Notwithstanding any provision of the
460 general statutes, for the fiscal year ending June 30, 2004, and the fiscal
461 year ending June 30, 2005, the Comptroller shall deposit into the
462 Emergency Spill Response account established under section 22a-451
463 of the general statutes, \$10,500,000 of the amount of the funds received
464 by the state from the tax imposed under chapter 227 of the general
465 statutes.

466 Sec. 46. (*Effective from passage*) (a) Notwithstanding any provision of
467 the general statutes, for the fiscal year ending June 30, 2004, and the
468 fiscal year ending June 30, 2005, the sum of \$12,000,000 shall be
469 transferred from the resources of the Tobacco Health Trust Fund and
470 credited to the resources of the General Fund.

471 (b) Notwithstanding any provision of the general statutes, for the
472 fiscal year ending June 30, 2004, and the fiscal year ending June 30,

473 2005, the sum of \$10,000,000 shall be transferred from the resources of
474 the Connecticut Development Authority, and credited to the resources
475 of the General Fund.

476 (c) Notwithstanding any provision of the general statutes, for the
477 fiscal year ending June 30, 2004, and the fiscal year ending June 30,
478 2005, the sum of \$2,000,000 shall be transferred from the resources of
479 the Biomedical Research Trust Fund and credited to the resources of
480 the General Fund.

481 (d) Notwithstanding any provision of the general statutes, for the
482 fiscal year ending June 30, 2004, and the fiscal year ending June 30,
483 2005, the sum of \$5,000,000 shall be transferred from the resources of
484 Connecticut Innovations, Incorporated (CII) and credited to the
485 resources of the General Fund.

486 (e) Notwithstanding any provision of the general statutes, for the
487 fiscal year ending June 30, 2004, and the fiscal year ending June 30,
488 2005, the sum of \$2,500,000 shall be transferred from the resources of
489 Connecticut Housing Finance Authority (CHFA) and credited to the
490 resources of the General Fund.

491 (f) Notwithstanding any provision of the general statutes, for the
492 fiscal year ending June 30, 2004, the sum of \$5,000,000, exclusive of
493 assessments, shall be transferred from the resources of the Banking
494 Fund and credited to the resources of the General Fund.

495 (g) Any funds received by the state pursuant to the "Wall Street
496 Settlement" shall be deposited in the General Fund and credited to the
497 resources of said fund.

498 (h) For the fiscal year ending June 30, 2004, the sum of \$50,000
499 included in the block grant appropriation for The University of
500 Connecticut shall be used to provide funding for the Veterinary
501 Diagnostic Laboratory.

502 Sec. 47. Section 20 of public act 03-2 is amended to read as follows

503 *(Effective from passage):*

504 Notwithstanding the provisions of section 16-245m of the general
505 statutes, the Department of Public Utility Control shall authorize the
506 disbursement of a total of one million dollars in each month,
507 commencing with February, 2003, and ending with July, 2005, from the
508 Energy Conservation and Load Management Funds established
509 pursuant to said section 16-245m. The amount disbursed from each
510 Energy Conservation and Load Management Fund shall be
511 proportionately based on the receipts received by each fund. Such
512 disbursements shall be deposited in [a nonlapsing account within the
513 General Fund to be used by state agencies for electrical utility costs,
514 including conservation projects] the General Fund.

515 Sec. 48. *(Effective from passage)* (a) For the fiscal years ending June 30,
516 2004, and June 30, 2005, system office expenditures for the
517 Community-Technical Colleges, exclusive of telecommunications
518 center funds, capital equipment bond funds, funds for identified
519 system-wide projects which benefit the individual campuses of the
520 community-technical colleges, and funds for data center, shall not
521 exceed \$3,100,000 and \$3,100,000 respectively, of the annual General
522 Fund appropriation and operating fund expenditures, exclusive of
523 federal, private, capital bond and fringe benefit funds.

524 (b) For the fiscal years ending June 30, 2004, and June 30, 2005,
525 system office expenditures for the Connecticut State University system,
526 exclusive of telecommunications center funds, capital equipment bond
527 funds, funds for identified system-wide projects which benefit the
528 individual campuses of the Connecticut State University system, and
529 funds for data center, shall not exceed \$3,100,000 and \$3,100,000
530 respectively, of the annual General Fund appropriation and operating
531 fund expenditures, exclusive of federal, private, capital bond and
532 fringe benefit funds.

533 (c) For the Community-Technical Colleges, for the fiscal years
534 ending June 30, 2004, and June 30, 2005, expenditures for institutional

535 administration, defined as system office, executive management, fiscal
536 operations, and general administration, exclusive of expenditures for
537 logistical services, administrative computing, and development, shall
538 not exceed \$22,000,000 and \$22,000,000 respectively, of the annual
539 General Fund appropriation and operating fund expenditures,
540 exclusive of federal, private, capital bond and fringe benefit funds.

541 (d) For the Connecticut State University system, for the fiscal years
542 ending June 30, 2004, and June 30, 2005, expenditures for institutional
543 administration, defined as system office, executive management, fiscal
544 operations, and general administration, exclusive of expenditures for
545 logistical services, administrative computing, and development, shall
546 not exceed \$20,100,000 and \$20,100,000 respectively, of the annual
547 General Fund appropriation and operating fund expenditures,
548 exclusive of federal, private, capital bond and fringe benefit funds.

549 (e) For The University of Connecticut, expenditures for institutional
550 administration, defined as system office, executive management, fiscal
551 operations, and general administration, exclusive of expenditures for
552 logistical services, administrative computing, and development, for the
553 fiscal years ending June 30, 2004, and June 30, 2005, shall not exceed
554 \$13,700,000 and \$13,700,000 respectively, of the annual General Fund
555 appropriation and operating fund expenditures, exclusive of federal,
556 private, capital bond and fringe benefit funds.

557 (f) The Commissioner of Higher Education shall monitor
558 compliance with the provisions of subsections (a) to (e), inclusive, of
559 this section and shall report findings to the joint standing committees
560 of the General Assembly having cognizance of matters relating to
561 education and to appropriations not later than sixty days following the
562 close of each quarter of the fiscal years ending June 30, 2004, and June
563 30, 2005.

564 Sec. 49. (*Effective from passage*) The total number of positions which
565 may be filled by any state agency shall not exceed the number of
566 positions recommended by the joint standing committee on

567 appropriations, including any revisions to such recommendation
568 resulting from enactments of the General Assembly, as set forth in the
569 report on the state budget published by the legislative Office of Fiscal
570 Analysis, except upon the recommendation of the Governor and
571 approval of the Finance Advisory Committee. The provisions of this
572 section shall not apply to the constituent units of the State System of
573 Higher Education.

574 Sec. 50. (*Effective from passage*) For the fiscal years ending June 30,
575 2004, and June 30, 2005, up to one hundred per cent of the positions
576 vacated by faculty at a constituent unit of higher education as a result
577 of the 2003 Early Retirement Incentive Program (ERIP) may be refilled.

578 Sec. 51. (*Effective from passage*) The University of Connecticut, the
579 University of Connecticut Health Center, the Connecticut State
580 University and the community-technical college system shall be
581 permitted to retain fifty per cent of the savings attributable to each
582 such constituent unit in the block grants in sections 1 and 11 of this act,
583 as a result of the 2003 Early Retirement Incentive Program (ERIP),
584 provided each such constituent unit shall: Reallocate at least ten per
585 cent of faculty vacancies resulting from ERIP to programs in critical
586 workforce areas identified by the Office of Workforce
587 Competitiveness, in consultation with the Departments of Education
588 and Higher Education and the Labor Department, including, but not
589 limited to, teacher shortage areas and nursing; submit a reallocation
590 plan to the joint standing committee on higher education and
591 employment advancement not later than January 1, 2004, and, submit
592 a report to said committee on the impact of such reallocations on
593 enrollment in the shortage fields not later than October 1, 2004.

594 Sec. 52. (*Effective from passage*) No vacancy which occurs in a
595 legislative commission during the fiscal year ending June 30, 2004, or
596 June 30, 2005, may be refilled unless the filling of such vacancy is
597 deemed critical to the operation of such commission by the Joint
598 Committee on Legislative Management.

599 Sec. 53. (*Effective from passage*) (a) The unexpended balance of funds
600 appropriated to the Department of Administrative Services in section 1
601 of public act 93-80, as amended by section 1 of public act 94-1 of the
602 May special session, for the development of a hospital billing system,
603 and carried forward by (1) section 34 of special act 95-12, as amended
604 by section 15 of special act 96-8, (2) section 36 of special act 97-21, (3)
605 section 32 of special act 99-10, and (4) section 32 of special act 01-1 of
606 the June Special Session shall not lapse on June 30, 2003, and such
607 funds shall continue to be available for expenditure for such purpose
608 during the fiscal year ending June 30, 2004.

609 (b) The unexpended balance of funds appropriated to the
610 Department of Administrative Services in section 1 of special act 95-12,
611 for the development of a hospital billing system, and carried forward
612 by (1) section 34 of special act 95-12, as amended by section 15 of
613 special act 96-8, (2) section 36 of special act 97-21, (3) section 32 of
614 special act 99-10, and (4) section 32 of special act 01-1 of the June
615 Special Session shall not lapse on June 30, 2003, and such funds shall
616 continue to be available for expenditure for such purpose during the
617 fiscal year ending June 30, 2004.

618 Sec. 54. (*Effective from passage*) During the fiscal year ending June 30,
619 2005, the sum of \$2,000,000 shall be transferred from the appropriation
620 to the Department of Correction, for Personal Services, to the
621 appropriation to the Department of Correction, for Community Justice
622 Centers.

623 Sec. 55. (*Effective from passage*) (a) Up to \$250,000 of funds
624 appropriated to the Department of Banking, for Equipment, shall not
625 lapse on June 30, 2003, and such funds shall continue to be available
626 for expenditure for such purpose during the fiscal year ending June 30,
627 2004.

628 (b) Up to \$300,000 of funds appropriated to the Insurance
629 Department, for Other Expenses, shall not lapse on June 30, 2003, and
630 such funds shall continue to be available for expenditure for such

631 purpose during the fiscal year ending June 30, 2004.

632 Sec. 56. (*Effective from passage*) During the fiscal year ending June 30,
633 2004, and the fiscal year ending June 30, 2005, the sum of \$50,000
634 appropriated to the Judicial Department, for Other Expenses, shall be
635 made available for use by the Commission on Racial and Ethnic
636 Disparity.

637 Sec. 57. (*Effective from passage*) During the fiscal years ending June
638 30, 2004, and June 30, 2005, reimbursement paid by the state for health
639 services pursuant to subdivision (1) of subsection (b) of section 10-217a
640 of the general statutes shall be as follows: The percentage of the
641 amount paid from local tax revenues for such services reimbursed to a
642 local board of education shall be determined by (1) ranking each town
643 in the state in descending order from one to one hundred sixty-nine
644 according to such town's adjusted equalized net grand list per capita,
645 as defined in section 10-261 of the general statutes; (2) based upon such
646 ranking, a percentage of not less than ten nor more than ninety shall be
647 determined for each town on a continuous scale, except that for any
648 town in which the number of children under the temporary family
649 assistance program, as defined in subdivision (17) of section 10-262f of
650 the general statutes, for the fiscal year ending June 30, 1997, was
651 greater than one per cent of the total population of the town, as
652 defined in subdivision (7) of subsection (a) of section 10-261 of the
653 general statutes for the fiscal year ending June 30, 1997, and for any
654 town which has a wealth rank greater than thirty when towns are
655 ranked pursuant to subdivision (1) of this section and which provides
656 such services to greater than one thousand five hundred children who
657 are not residents of the town, the percentage shall be not less than
658 eighty.

659 Sec. 58. Section 3-115b of the general statutes is repealed and the
660 following is substituted in lieu thereof (*Effective from passage*):

661 (a) Effective with the fiscal year commencing [July 1, 2003] July 1,
662 2005, the Comptroller is authorized to implement the use of generally

663 accepted accounting principles, as prescribed by the Government
664 Accounting Standards Board, with respect to the preparation and
665 maintenance of the annual financial statements of the state, and the
666 Office of Policy and Management is authorized to implement the use
667 of generally accepted accounting principles, as prescribed by the
668 Government Accounting Standards Board, with respect to the
669 preparation of the annual budget of the state.

670 (b) To implement such accounting principles, the Comptroller and
671 the Secretary of the Office of Policy and Management shall
672 concurrently prepare conversion plans for the respective
673 implementations pursuant to subsection (a) of this section. The
674 conversion plans shall be submitted to the joint standing committee of
675 the General Assembly having cognizance of matters relating to
676 appropriations and the budgets of state agencies not later than
677 ~~[February 1, 1994]~~ February 1, 2005.

678 (c) The Comptroller shall establish an opening combined balance
679 sheet for all appropriated funds as of ~~[July 1, 2003]~~ July 1, 2005, on the
680 basis of generally accepted accounting principles. The accrued and
681 unpaid expenses and liabilities and other adjustments for the purposes
682 of generally accepted accounting principles, as of ~~[June 30, 2003]~~ June
683 30, 2005, shall be aggregated and set up as a deferred charge on the
684 combined balance sheet and such deferred charge shall be amortized
685 in equal increments in each annual budget commencing with the fiscal
686 year ending ~~[June 30, 2005]~~ June 30, 2007, and for the succeeding
687 fourteen fiscal years.

688 Sec. 59. (*Effective from passage and applicable to estates of decedents who*
689 *die on or after April 1, 2004, and prior to October 1, 2004*) (a)
690 Notwithstanding the provisions of chapter 217 of the general statutes,
691 a tax is imposed, according to the provisions of said chapter, except as
692 otherwise provided in this section, upon the transfer of the estate of
693 each person who at the time of death was a resident of this state. The
694 amount of the tax shall be the amount of the federal credit allowable

695 for estate, inheritance, legacy and succession taxes paid to any state or
696 the District of Columbia under the provisions of the federal internal
697 revenue code , in respect to any property owned by such decedent or
698 subject to such taxes as part of or in connection with the estate of such
699 decedent. If real or tangible personal property of such decedent is
700 located outside of this state and is subject to estate, inheritance, legacy,
701 or succession taxes by any state or states, other than the state of
702 Connecticut, or by the District of Columbia for which such federal
703 credit is allowable, the amount of tax due under this section shall be
704 reduced by the lesser of: (1) The amount of any such taxes paid to such
705 other state or states or said district and allowed as a credit against the
706 federal estate tax; or (2) an amount computed by multiplying such
707 federal credit by a fraction, (A) the numerator of which is the value of
708 that part of the decedent's gross estate over which such other state or
709 states or said district have jurisdiction for estate tax purposes to the
710 same extent to which this state would assert jurisdiction for estate tax
711 purposes under this chapter with respect to the residents of such other
712 state or states or said district, and (B) the denominator of which is the
713 value of the decedent's gross estate. Property of a resident estate over
714 which this state has jurisdiction for estate tax purposes includes real
715 property situated in this state, tangible personal property having an
716 actual situs in this state, and intangible personal property owned by
717 the decedent, regardless of where it is located. The amount of any
718 estate tax imposed under this subsection shall also be reduced, but not
719 below zero, by the amount of any tax that is imposed under chapter
720 216 of the general statutes and that is actually paid to this state. The
721 amount calculated under this subsection shall be multiplied by a factor
722 of one and three-tenths and that product shall be the amount of tax
723 due.

724 (b) A tax is imposed upon the transfer of the estate of each person
725 who at the time of death was a nonresident of this state, the amount of
726 which shall be computed by multiplying (1) the federal credit
727 allowable for estate, inheritance, legacy, and succession taxes paid to
728 any state or states or the District of Columbia under the provisions of

729 the federal internal revenue code as provided in subsection (c) in
730 respect to any property owned by such decedent or subject to such
731 taxes as a part of or in connection with the estate of such decedent by
732 (2) a fraction, (A) the numerator of which is the value of that part of the
733 decedent's gross estate over which this state has jurisdiction for estate
734 tax purposes, and (B) the denominator of which is the value of the
735 decedent's gross estate. Property of a nonresident estate over which
736 this state has jurisdiction for estate tax purposes includes real property
737 situated in this state and tangible personal property having an actual
738 situs in this state. The amount of any estate tax imposed under this
739 subsection shall also be reduced, but not below zero, by the amount of
740 any tax that is imposed under said chapter 216 and that is actually paid
741 to this state. The amount calculated under this subsection shall be
742 multiplied by a factor of one and three-tenths and that product shall be
743 the amount of tax due.

744 (c) For purposes of subsections (a) and (b) of this section, "gross
745 estate" means the gross estate, for federal estate tax purposes. The
746 provisions of the federal internal revenue code in force at the date of
747 such decedent's death shall apply except that (1) the applicable
748 exclusion amount under subsection (c) of Section 2010 of the Internal
749 Revenue Code of 1986 shall be one million dollars, and (2) the
750 provisions of subsection (a) of Section 531 of Public Law 107-16 shall
751 be disregarded.

752 Sec. 60. (*Effective from passage*) In addition to the provisions of
753 section 4-85 of the general statutes and with respect to the fiscal year
754 ending June 30, 2005, any allotment requisition and any allotment in
755 force shall be subject to the following: If the Governor determines that
756 a fiscal exigency related to the budget adopted for said fiscal year
757 requires that certain reductions should be made in allotment
758 requisitions or allotments in force or that estimated budget resources
759 during the fiscal year will be insufficient to finance all appropriations
760 in full and that the reductions made pursuant to section 4-85 of the
761 general statutes will not be sufficient to address the exigency or

762 insufficiency, the Governor may, on or after October 1, 2004, modify
763 such allotment requisitions or allotments in force to the extent the
764 Governor deems necessary above the amounts allowed under said
765 section 4-85, subject to the provisions of this section. Before such
766 modifications are effected the Governor shall file a report with the joint
767 standing committee having cognizance of matters relating to
768 appropriations and the budgets of state agencies and the joint standing
769 committee having cognizance of matters relating to state finance,
770 revenue and bonding describing the exigency which makes it
771 necessary that certain reductions should be made or the basis for his
772 determination that estimated budget resources will be insufficient to
773 finance all appropriations in full. No modification of an allotment
774 requisition or an allotment in force made by the Governor pursuant to
775 this subsection shall result in a reduction of (1) more than five per cent
776 of the total appropriation from any fund in excess of the amount
777 allowed under said section 4-85 or more than five per cent of any
778 appropriation in excess of the amount allowed under said section 4-85,
779 or (2) an aggregate amount of modifications of more than fifty-five
780 million dollars, except such limitations shall not apply in time of war,
781 invasion or emergency caused by natural disaster.

782 (b) Notwithstanding the provisions of section 4-85 of the general
783 statutes, if a plan submitted in accordance with subsection (b) of said
784 section 4-85 indicates that a reduction of more than three per cent of
785 the total appropriation from any fund or more than five per cent of any
786 appropriation is required to prevent a deficit, the Governor shall not
787 be required to request that the Finance Advisory Committee approve
788 any such reduction made pursuant to this section.

789 (c) The secretary shall submit copies of allotment requisitions thus
790 approved or modified or allotments in force thus modified, with the
791 reasons for any modifications, to the administrative heads of the
792 budgeted agencies concerned, to the Comptroller and to the joint
793 standing committee of the General Assembly having cognizance of
794 appropriations and matters relating to the budgets of state agencies,

795 through the Office of Fiscal Analysis. The Comptroller shall set up
796 such allotments on the Comptroller's books and be governed thereby
797 in the control of expenditures of budgeted agencies.

798 Sec. 61. (*Effective from passage*) (a) On or before July 1, 2004, the
799 Secretary of the Office of Policy and Management shall certify the
800 amount of extraordinary federal assistance to be received by the state
801 in the fiscal year ending June 30, 2005, to the Treasurer, the
802 Comptroller, the Commissioner of Revenue Services, the president pro
803 tempore of the Senate, the majority leader of the Senate, the minority
804 leader of the Senate, the speaker of the House of Representatives, the
805 majority leader of the House of Representatives and minority leader of
806 the House of Representatives. For purposes of this section,
807 extraordinary federal assistance shall mean any enhanced federal
808 medical assistance percentage and other fiscal assistance received
809 which is similar to assistance received pursuant to the Jobs Growth,
810 Tax Relief and Reconciliation Act of 2003 (P.L. 108-27) in the fiscal
811 years ending June 30, 2003, and June 30, 2004.

812 (b) If such amount certified in accordance with subsection (a) is at
813 least one hundred ten million dollars, the provisions of sections 59 and
814 60 of this act shall be repealed.

815 (c) If such amount certified in accordance with subsection (a) is less
816 than one hundred ten million dollars but fifty-five million dollars or
817 greater, the provisions of section 60 of this act shall be repealed.

818 (d) If such amount certified in accordance with subsection (a) is less
819 than fifty-five million dollars, the amount that may be rescinded
820 pursuant to section 60 of this act shall be not more than the difference
821 between fifty-five million dollars and the amount certified in
822 accordance with subsection (a) of this section.

823 Sec. 62. (*Effective from passage*) Up to \$200,000 appropriated to the
824 Department of Revenue Services, for the fiscal year ending June 30,
825 2003, for Other Expenses, shall not lapse on June 30, 2003, and such

826 funds shall continue to be available for expenditure for such purpose
827 during the fiscal years ending June 30, 2004, and June 30, 2005.

828 Sec. 63. (*Effective from passage*) Up to \$250,000 made available to the
829 Department of Mental Health and Addiction Services, for the fiscal
830 year ending June 30, 2003, for the Pre-Trial Alcohol and Substance
831 Abuse Program, shall be available for Regional Action Councils during
832 the fiscal year ending June 30, 2004.

833 Sec. 64. (*Effective from passage*) Up to \$750,000 appropriated to the
834 Department of Public Safety, for the fiscal year ending June 30, 2003,
835 shall not lapse on June 30, 2003, and such funds shall be available for
836 expenditure during the fiscal year ending June 30, 2004, to match and
837 acquire federal homeland security funding to be used for additional
838 overtime costs related to community policing and homeland security
839 efforts.

840 Sec. 65. (*Effective from passage*) (a) Notwithstanding the provisions of
841 section 13b-61a of the general statutes, for each calendar quarter of the
842 fiscal year ending June 30, 2004, the Commissioner of Revenue
843 Services, in lieu of the requirements of said section 13b-61a, shall
844 deposit into the Special Transportation Fund two million six hundred
845 twenty-five thousand dollars of the amount of such funds received by
846 the state from the tax imposed under section 12-587 of the general
847 statutes on the gross earnings from the sales of petroleum products
848 attributable to sales of motor vehicle fuel.

849 (b) Notwithstanding the provisions of section 13b-61a of the general
850 statutes, for each calendar quarter of the fiscal year ending June 30,
851 2005, the Commissioner of Revenue Services, in lieu of the
852 requirements of said section 13b-61a, shall deposit into the Special
853 Transportation Fund three million two hundred fifty thousand dollars
854 of the amount of such funds received by the state from the tax imposed
855 under section 12-587 of the general statutes on the gross earnings from
856 the sales of petroleum products attributable to sales of motor vehicle
857 fuel.

858 Sec. 66. Section 3-56a of the general statutes is repealed and the
859 following is substituted in lieu thereof (*Effective from passage*):

860 As used in this part and sections 71, 73 and 74 of this act, unless the
861 context otherwise requires:

862 (1) "Apparent owner" means the person whose name appears on the
863 records of the holder as the person entitled to the property held, issued
864 or owing by the holder; ["banking organization"]

865 (2) "Banking organization" means any state bank and trust
866 company, national banking association or savings bank engaged in
867 business in this state; ["business association" means any private
868 corporation, limited liability company, joint stock company, business
869 trust, partnership or any association for business purposes of two or
870 more individuals; "financial organization"]

871 (3) "Business association" means a corporation, joint stock company,
872 partnership, unincorporated association, joint venture, limited liability
873 company, business trust, trust company, safe deposit company,
874 financial organization, insurance company, person engaged in the
875 business of operating or controlling a mutual fund, utility or other
876 business entity consisting of one or more persons, whether or not for
877 profit;

878 (4) "Financial organization" means any savings and loan association,
879 credit union or investment company; ["holder"]

880 (5) "Gift certificate" means a record evidencing a promise, made for
881 consideration, by the seller or issuer of the record that goods or
882 services will be provided to the owner of the record to the value shown
883 in the record and includes, but is not limited to, a record that contains
884 a microprocessor chip, magnetic stripe or other means for the storage
885 of information that is prefunded and for which the value is
886 decremented upon each use, a gift card, an electronic gift card, stored-
887 value card or certificate, a store card, or a similar record or card, but

888 "gift certificate" does not include prepaid calling cards regulated under
889 section 42-370 or prepaid commercial mobile radio services, as defined
890 in 47 C.F.R. Sec. 20.3;

891 (6) "Holder" means any person in possession of property subject to
892 this part which belongs to another, or who is trustee in case of a trust,
893 or who is indebted to another on an obligation subject to this part;
894 ["last-known address"]

895 (7) "Insurance company" means an association, corporation or
896 fraternal or mutual benefit organization, whether or not for profit,
897 engaged in the business of providing life endowments, annuities or
898 insurance, including accident, burial, casualty, credit life, contract
899 performance, dental, disability, fidelity, fire, health, hospitalization,
900 illness, life, malpractice, marine, mortgage, surety, wage protection
901 and workers' compensation insurance;

902 (8) "Last-known address" means a description of the location of the
903 apparent owner sufficient for the purpose of delivery of mail; ["life
904 insurance corporation" means any association or corporation
905 transacting the business of insurance on the lives of persons or
906 insurance appertaining thereto, including, but not limited to,
907 endowments and annuities; "owner"]

908 (9) "Mineral" means gas; oil; other gaseous, liquid, and solid
909 hydrocarbons; oil shale; cement material; sand and gravel; road
910 material; building stone; chemical raw material; gemstone; fissionable
911 and nonfissionable ores; colloidal and other clay; steam and other
912 geothermal resource; or any other substance defined as a mineral by
913 the law of this state;

914 (10) "Mineral proceeds" means amounts payable for the extraction,
915 production or sale of minerals, or, upon the abandonment of those
916 payments, all payments that become payable thereafter, and "mineral
917 proceeds" includes amounts payable: (A) For the acquisition and
918 retention of a mineral lease, including bonuses, royalties,

919 compensatory royalties, shut-in royalties, minimum royalties and
920 delay rentals; (B) for the extraction, production or sale of minerals,
921 including net revenue interests, royalties, overriding royalties,
922 extraction payments and production payments; and (C) under an
923 agreement or option, including a joint operating agreement, unit
924 agreement, pooling agreement and farm-out agreement;

925 (11) "Owner" means a depositor in case of a deposit, a beneficiary in
926 case of a trust, a creditor, claimant or payee in case of other choses in
927 action, or any person having a legal or equitable interest in property
928 subject to this part, or [his] such person's legal representative;
929 ["person"]

930 (12) "Person" means any individual, business association, estate,
931 trust, government, [or political subdivision, public corporation, limited
932 liability company, public authority, estate, trust, two or more persons
933 having a joint or common interest] governmental subdivision, agency
934 or instrumentality, or any other legal or commercial entity;
935 ["property"]

936 (13) "Property" means realty or personalty, tangible or intangible;
937 [and]

938 (14) "Record" means information that is inscribed on a tangible
939 medium or that is stored in an electronic or other medium and is
940 retrievable in perceivable form;

941 (15) "Treasurer" means the Treasurer of the state of Connecticut; and

942 (16) "Utility" means a person who owns or operates for public use
943 any plant, equipment, real property, franchise or license for the
944 transmission of communications or the production, storage,
945 transmission, sale, delivery or furnishing of electricity, water, steam or
946 gas.

947 Sec. 67. Section 3-57a of the general statutes is repealed and the
948 following is substituted in lieu thereof (*Effective from passage*):

949 (a) The following property held or owing by a banking or financial
950 organization is presumed abandoned unless the owner thereof is
951 known to be living by an officer of such organization:

952 (1) Any demand or savings deposit made in this state with a
953 banking organization, together with any interest or dividend thereon,
954 excluding any charges that lawfully may be withheld, unless the
955 owner has, within [five] three years: (A) Increased or decreased the
956 amount of the deposit, or presented the passbook or other similar
957 evidence of the deposit for the crediting of interest; or (B)
958 corresponded in writing with the banking organization concerning the
959 deposit; or (C) otherwise indicated an interest in the deposit as
960 evidenced by (i) a memorandum on file with the banking organization
961 or (ii) the fact that the Internal Revenue Service Form 1099 sent from
962 the banking organization to the owner is not returned to the banking
963 organization by the United States Postal Service.

964 (2) Any matured time deposit made in this state with a banking
965 organization, together with any interest or dividend thereon,
966 excluding any charges that lawfully may be withheld, unless, within
967 [five] three years or, if the terms of the deposit account contract
968 provide that the time deposit will be renewed unless the banking
969 institution receives instructions to the contrary from the owner, within
970 [five] three years plus such additional time as is necessary to allow the
971 renewed time deposit to reach maturity, the owner has: (A) Increased
972 or decreased the amount of the deposit, or presented the passbook or
973 other similar evidence of the deposit for the crediting of interest, or (B)
974 corresponded in writing with the banking organization concerning the
975 deposit, or (C) otherwise indicated an interest in the deposit as
976 evidenced by (i) a memorandum on file with the banking organization
977 or (ii) the fact that the Internal Revenue Service Form 1099 sent from
978 the banking organization to the owner is not returned to the banking
979 organization by the United States Postal Service.

980 (3) Any funds paid in this state toward the purchase of shares or

981 other interest in a financial organization or any deposit made
982 therewith, and any interest or dividends thereon, excluding any
983 charges that lawfully may be withheld, unless the owner has within
984 [five] three years: (A) Increased or decreased the amount of the
985 investment or deposit, or presented an appropriate record for the
986 crediting of interest or dividends thereon; or (B) corresponded in
987 writing with the financial organization concerning the investment or
988 deposit; or (C) otherwise indicated an interest in the funds as
989 evidenced by (i) a memorandum on file with the financial organization
990 or (ii) the fact that the Internal Revenue Service Form 1099 sent from
991 the financial organization to the owner is not returned to the financial
992 organization by the United States Postal Service.

993 (4) Any sum payable on checks certified in this state or on written
994 instruments issued in this state on which a banking or financial
995 organization is directly liable, including, but not limited to, [certificates
996 of deposit,] money orders, drafts and traveler's checks, which has been
997 outstanding for more than [five] three years from the date payable, or
998 from the date of its issuance if payable on demand, unless the owner
999 has within such [five] three years corresponded in writing with the
1000 banking or financial organization concerning it, or otherwise indicated
1001 an interest as evidenced by (i) a memorandum on file with the banking
1002 or financial organization or (ii) the fact that the Internal Revenue
1003 Service Form 1099 sent from the banking or financial organization to
1004 the owner is not returned to the banking or financial organization by
1005 the United States Postal Service.

1006 (5) Any funds or other personal property reposing in or removed
1007 from a safe deposit box or any other safekeeping repository in this
1008 state on which the lease or rental period has expired owing to
1009 nonpayment of rent or other reason, [or any surplus amounts arising
1010 from the sale thereof pursuant to law, excluding any charges that
1011 lawfully may be withheld,] which have been unclaimed by the owner
1012 for more than [ten] five years from the date on which the lease or
1013 rental period expired.

1014 (b) With respect to any funds subject to the provisions of
1015 subdivisions (1), (2) and (3) of subsection (a) of this section which are
1016 held or owing for purposes of a self-employed retirement plan or an
1017 individual retirement account, established in accordance with the
1018 applicable provisions of the Internal Revenue Code and federal
1019 regulations related thereto, such funds shall be presumed abandoned
1020 in accordance with said subdivisions (1), (2) and (3), provided in no
1021 event shall such presumption of abandonment be applicable to such
1022 funds prior to the end of a period of six months immediately following
1023 the date on which distribution of funds under any such plan, to the
1024 person for whose benefit such funds have been contributed, is required
1025 to commence under said provisions of the Internal Revenue Code and
1026 related regulations.

1027 Sec. 68. Section 3-58a of the general statutes is repealed and the
1028 following is substituted in lieu thereof (*Effective from passage*):

1029 (a) Unclaimed funds held and owing by [a life insurance
1030 corporation] an insurance company shall be presumed abandoned if a
1031 person other than the insured or annuitant is entitled to the funds and
1032 no address of such person is known to the [corporation] company. If it
1033 is not definite and certain from the records of the [corporation]
1034 company what person is entitled to the funds, it is presumed that the
1035 last-known address of the person entitled to the funds is the same as
1036 the last-known address of the insured or annuitant according to the
1037 records of the [corporation] company.

1038 (b) As used in this section, "unclaimed funds" means all moneys
1039 held and owing by any [life insurance corporation] insurance company
1040 unclaimed and unpaid for more than [five] three years after the
1041 moneys became due and payable as established from the records of
1042 [the corporation] a life insurance company under any life or
1043 endowment insurance policy or annuity contract which has matured
1044 or terminated or after the moneys became due and payable as
1045 established from the records of any other insurance company. A life

1046 insurance policy not matured by actual proof of the death of the
1047 insured is deemed to be matured and the proceeds thereof are deemed
1048 to be due and payable if such policy was in force when the insured
1049 attained the limiting age under the mortality table on which the
1050 reserve is based, unless the person appearing entitled thereto has
1051 within the preceding [five] three years (1) assigned, readjusted or paid
1052 premiums on the policy, or subjected the policy to loan, or (2)
1053 corresponded in writing with the [life insurance corporation]
1054 insurance company concerning the policy. Moneys otherwise payable
1055 according to the records of the [corporation] company are deemed due
1056 and payable although the policy or contract has not been surrendered
1057 as required.

1058 Sec. 69. Section 3-59a of the general statutes is repealed and the
1059 following is substituted in lieu thereof (*Effective from passage*):

1060 (a) Any stock or other certificate of ownership, or any dividend,
1061 profit, distribution, interest, payment on principal, mineral proceeds or
1062 other sum held or owing by a business association for or to a
1063 shareholder, certificate holder, member, bondholder or other security
1064 holder, or a participating patron of a cooperative, who has not claimed
1065 it or corresponded in writing with the business association concerning
1066 it within [five] three years after the date prescribed for payment or
1067 delivery, is presumed abandoned.

1068 (b) Any sum payable on a traveler's check issued or sold in this state
1069 on which a business association is directly liable, which has been
1070 outstanding for more than fifteen years from the date of its issuance is
1071 presumed abandoned, unless the owner has within fifteen years
1072 corresponded in writing with the business association concerning it, or
1073 otherwise indicated an interest as evidenced by a memorandum on file
1074 with such business association.

1075 (c) Any property payable or distributable in the course of a
1076 demutualization of an insurance company is presumed abandoned if
1077 the property is unclaimed and unpaid three years after the date the

1078 property became payable or distributable.

1079 Sec. 70. Section 3-59b of the general statutes is repealed and the
1080 following is substituted in lieu thereof (*Effective from passage*):

1081 Any ownership interest in a business association, as defined in
1082 section 3-56a, as amended by this act, as evidenced by the stock
1083 records or membership records of the business association, owned by a
1084 person who for more than [five] three years has neither claimed a
1085 dividend or other sum referred to in section 3-59a, as amended by this
1086 act, nor corresponded in writing with the association, nor otherwise
1087 indicated an interest in such ownership interest as evidenced by a
1088 memorandum or other record on file with the association, is presumed
1089 abandoned.

1090 Sec. 71. (NEW) (*Effective from passage*) Except for wages collected by
1091 the Labor Commissioner pursuant to subsection (b) of section 31-68 of
1092 the general statutes, any sum payable for wages, salary or other
1093 compensation for personal services that has remained unclaimed by
1094 the owner for more than one year after it becomes due, payable or
1095 distributable, is presumed abandoned.

1096 Sec. 72. Subsection (b) of section 31-68 of the general statutes is
1097 repealed and the following is substituted in lieu thereof (*Effective from*
1098 *passage*):

1099 (b) All wages collected by the commissioner for an employee whose
1100 whereabouts are unknown to the commissioner shall be held by the
1101 commissioner for three months and thereafter the commissioner may,
1102 in his discretion, pay the same, on application, to the husband or wife
1103 or, if none, to the next of kin of such employee. As a condition of such
1104 payment, the commissioner or his authorized representative shall
1105 require proof of the relationship of the claimant and the execution of a
1106 bond of indemnity and a receipt for such payment. [Any]
1107 Notwithstanding the provisions of section 71 of this act, any such
1108 wages held by the commissioner for two years without being claimed

1109 shall escheat to the state, subject to the provisions of sections 3-66a to
1110 3-71a, inclusive.

1111 Sec. 73. (NEW) (*Effective from passage*) Any deposit, refund or other
1112 sum owed to a customer or subscriber by a utility that has remained
1113 unclaimed by the customer or subscriber for more than one year after
1114 it becomes due, payable or distributable is presumed abandoned.

1115 Sec. 74. (NEW) (*Effective from passage*) The value of a gift certificate
1116 that is not redeemed three years after the later of (1) the date of
1117 purchase or issuance of the gift certificate, or (2) the date of the last
1118 transaction by the owner that increased or decreased the value of the
1119 gift certificate, is presumed abandoned.

1120 Sec. 75. Section 3-62a of the general statutes is repealed and the
1121 following is substituted in lieu thereof (*Effective from passage*):

1122 All property held for the owner by any court, public corporation,
1123 public authority or public officer of this state, or a political subdivision
1124 thereof, which has remained unclaimed by the owner for more than
1125 [five] three years is presumed abandoned, except that any claim
1126 granted pursuant to chapter 53 in an amount less than three thousand
1127 dollars which has remained unclaimed by the owner for more than one
1128 year from the date such claim was granted is presumed abandoned.

1129 Sec. 76. Section 3-65a of the general statutes is repealed and the
1130 following is substituted in lieu thereof (*Effective from passage*):

1131 (a) Within [one year] one hundred eighty days before a
1132 presumption of abandonment is to take effect in respect to [any]
1133 property subject to section 71 or 73 of this act and within one year
1134 before a presumption of abandonment is to take effect in respect to all
1135 other property subject to this part, and if the owner's claim is not
1136 barred by law, the holder shall notify the owner thereof, by first class
1137 mail directed to the owner's last-known address, that evidence of
1138 interest must be indicated as required by this part or such property

1139 will be transferred to the Treasurer and will be subject to escheat to the
1140 state.

1141 (b) Within ninety days after the close of the calendar year in which
1142 property is presumed abandoned, the holder shall pay or deliver such
1143 property to the Treasurer and file, on forms which the Treasurer shall
1144 provide, a report of unclaimed property. Each report shall be verified
1145 and shall include: (1) The name, if known, and last-known address, if
1146 any, of each person appearing to be the owner of such property; (2) in
1147 case of unclaimed funds of [life insurance corporations] an insurance
1148 company, the full name of the insured or annuitant and beneficiary
1149 and his or her last-known address appearing on the [life insurance
1150 corporation's] insurance company's records; (3) the nature and
1151 identifying number, if any, or description of the property and the
1152 amount appearing from the records to be due except that the holder
1153 shall report in the aggregate items having a value of less than fifty
1154 dollars; [or less;] (4) the date when the property became payable,
1155 demandable or returnable and the date of the last transaction with the
1156 owner with respect to the property; (5) if the holder is a successor to
1157 other holders, or if [he] the holder has changed [his] the holder's name,
1158 all prior known names and addresses of each holder of the property;
1159 and (6) such other information as the Treasurer may require.

1160 (c) Verification, if made by a partnership, shall be executed by a
1161 partner; if made by an unincorporated association or private
1162 corporation, by an officer; and if made by a public corporation, by its
1163 chief fiscal officer.

1164 (d) The Treasurer shall keep a permanent record of all reports
1165 submitted to [him] the Treasurer.

1166 (e) Except for claims paid under section 3-67a and except as
1167 provided in subsection [(d)] (e) of section 3-70a, as amended by this
1168 act, no owner shall be entitled to any interest, income or other
1169 increment which may accrue to property presumed abandoned from
1170 and after the date of payment or delivery to the Treasurer.

1171 (f) The Treasurer may decline to receive any property the value of
1172 which is less than the cost of giving notice or holding sale, or [he] may
1173 postpone taking possession until a sufficient sum accumulates.

1174 (g) The Treasurer, or any officer or agency designated by [him] the
1175 Treasurer, may examine any person on oath or affirmation, or the
1176 records of any person [, who he has reason to believe has knowledge of
1177 or has failed to report or transmit property presumed abandoned] or
1178 any agent of the person including, but not limited to, a dividend
1179 disbursement agent or transfer agent of a business association, banking
1180 organization or insurance company that is the holder of property
1181 presumed abandoned to determine whether the person or agent has
1182 complied with this part. The Treasurer may conduct the examination
1183 even if the person or agent believes the person or agent is not in
1184 possession of any property that must be paid, delivered or reported
1185 under this part. The Treasurer may bring an action in a court of
1186 appropriate jurisdiction to enforce the provisions of this part.

1187 (h) Upon request of the holder, the Treasurer may approve the
1188 aggregate reporting on an estimated basis of two hundred or more
1189 items in each of one or more categories of unclaimed funds whenever
1190 it appears to [him] the Treasurer that each of the items in any such
1191 category has a value of more than ten dollars but less than fifty dollars
1192 and the cost of reporting such items would be disproportionate to the
1193 amounts involved. Any holder electing to so report any such category
1194 in the aggregate shall assume responsibility for any valid claim
1195 presented within twenty years after the year in which the items in such
1196 category are presumed abandoned.

1197 (i) A record of the issuance of a check, draft or similar instrument is
1198 prima facie evidence of the obligation represented by the check, draft
1199 or similar instrument. In claiming property from a holder who is also
1200 the issuer, the Treasurer's burden of proof as to the existence and
1201 amount of the property and its abandonment is satisfied by showing
1202 issuance of the instrument and passage of the requisite period of

1203 abandonment. Defenses of payment, satisfaction, discharge and want
1204 of consideration are affirmative defenses that shall be established by
1205 the holder.

1206 (j) Notwithstanding the provisions of subsection (b) of this section,
1207 the holder of personal property presumed abandoned pursuant to
1208 subdivision (5) of subsection (a) of section 3-57a, as amended by this
1209 act, shall sell such property and pay the proceeds arising from such
1210 sale, excluding any charges that may lawfully be withheld, to the
1211 Treasurer.

1212 Sec. 77. Section 3-66a of the general statutes is repealed and the
1213 following is substituted in lieu thereof (*Effective from passage*):

1214 (a) During the 1998 calendar year and every second year thereafter,
1215 the [State] Treasurer shall cause notice to be published of all property
1216 having a value of fifty dollars or more reported and transferred to
1217 [him] the Treasurer which was presumed abandoned during [the]
1218 preceding [two] calendar years and notice of which was not previously
1219 published. Such notice shall be published at least once in a newspaper
1220 having general circulation in each county in which is located the last-
1221 known address of each person appearing to be the owner of such
1222 property. In addition to such published notice, the [State] Treasurer
1223 may make such notice accessible to the public electronically by means
1224 of the [internet's] Internet's world wide web or through additional
1225 telecommunications methods as the [State] Treasurer deems cost
1226 effective and appropriate.

1227 (b) Such published notice shall contain: (1) The names, in
1228 alphabetical order, and the last-known addresses, if any, of all persons
1229 reported as the apparent owners of unclaimed property, and (2) a
1230 statement that any person possessing an interest in such property may
1231 obtain from the Treasurer information concerning the amount and
1232 description of such property and the name and address of the holder
1233 thereof free of charge. The [State] Treasurer may cause to be published
1234 at any time, in the manner prescribed in subsection (a) of this section,

1235 an additional notice stating that such list may be obtained from other
1236 specified sources.

1237 (c) The [State] Treasurer may insert in any such notice such
1238 additional information as [he] the Treasurer deems necessary for the
1239 proper administration of this part.

1240 (d) The provisions of this section shall not apply to items reported in
1241 the aggregate pursuant to subsection (h) of section 3-65a, as amended
1242 by this act.

1243 Sec. 78. Section 3-66b of the general statutes is repealed and the
1244 following is substituted in lieu thereof (*Effective from passage*):

1245 Intangible property is subject to the custody of the state as
1246 unclaimed property if the conditions raising a presumption of
1247 abandonment under [section 3-57a, 3-58a, 3-59a, 3-59b, 3-61a or 3-64a]
1248 this part and sections 71, 73 and 74 of this act are satisfied and:

1249 (1) The last-known address of the apparent owner, as shown on the
1250 records of the holder, is in this state;

1251 (2) The records of the holder do not include the name of the person
1252 entitled to the property and it is established that the last-known
1253 address of such person is in this state;

1254 (3) The records of the holder do not reflect the last-known address
1255 of the apparent owner, and it is established that (A) the last-known
1256 address of the person entitled to the property is in this state, or (B) the
1257 holder is a domiciliary or a governmental subdivision or agency of this
1258 state and has not previously paid or delivered the property to the state
1259 of the last-known address of the apparent owner or other person
1260 entitled to the property;

1261 (4) The last-known address of the apparent owner, as shown on the
1262 records of the holder, is in a state that does not provide by law for the
1263 escheat or custodial taking of the property or the escheat or unclaimed

1264 property law of which is not applicable to the property and the holder
1265 is a domiciliary or a governmental subdivision or agency of this state;

1266 (5) The last-known address of the apparent owner, as shown on the
1267 records of the holder, is in a foreign nation and the holder is a
1268 domiciliary or a governmental subdivision or agency of this state; or

1269 (6) The transaction out of which the property arose occurred in this
1270 state and (A) (i) the last-known address of the apparent owner or other
1271 person entitled to the property is unknown, or (ii) the last-known
1272 address of the apparent owner or other person entitled to the property
1273 is in a state that does not provide by law for the escheat or custodial
1274 taking of the property or the escheat or unclaimed property law of
1275 which is not applicable to the property, and (B) the holder is a
1276 domiciliary of a state that does not provide by law for the escheat or
1277 custodial taking of the property or the escheat or unclaimed property
1278 law of which is not applicable to the property.

1279 Sec. 79. Section 3-70a of the general statutes is repealed and the
1280 following is substituted in lieu thereof (*Effective from passage*):

1281 (a) Any person claiming an interest in property surrendered to the
1282 Treasurer under the provisions of this part may claim such property,
1283 or the proceeds from the sale thereof, at any time thereafter. Any
1284 person claiming an interest in such property shall file a certified claim
1285 with the Treasurer, setting forth the facts upon which such party
1286 claims to be entitled to recover such money or property. The Treasurer
1287 shall prescribe the form that such a verified claim shall take.

1288 (b) The Treasurer shall consider each claim [within] not later than
1289 ninety days after it is filed. [He] The Treasurer may hold hearings on
1290 any claim and [he] may refer any claim to the Claims Commissioner,
1291 who shall hold hearings thereon and promptly return [his] the Claims
1292 Commissioner's recommendations for the payment or rejection thereof.
1293 The Treasurer shall deliver [his] the Treasurer's decision in writing on
1294 each claim heard, with a finding of fact and a statement of the reasons

1295 for [his] the Treasurer's decision. Any person aggrieved by a decision
1296 of the Treasurer may appeal therefrom in accordance with the
1297 provisions of section 4-183, except venue for such appeal shall be in the
1298 judicial district of New Britain.

1299 (c) No agreement to locate property shall be valid if: (1) Such
1300 agreement is entered into [(1)] (A) within two years after the date a
1301 report of unclaimed property is required to be filed under section 3-
1302 65a, as amended by this act, or [(2)] (B) between the date such a report
1303 is required to be filed under said section and the date it is filed under
1304 said section, whichever period is longer, [shall be valid. No agreement
1305 to locate property entered into after the end of such longer period shall
1306 be valid if,] (2) such agreement is entered into within two years after
1307 the date of publication of the notice required by section 3-66a, as
1308 amended by this act, or (3) pursuant to such agreement, any person
1309 undertakes to locate property included in [that report] a report of
1310 unclaimed property that is required to be filed under section 3-65a, as
1311 amended by this act, for a fee or other compensation exceeding ten per
1312 cent of the value of the recoverable property. [Such an] An agreement
1313 to locate property shall be valid only if it is in writing, signed by the
1314 owner, and discloses the nature and value of the property, and the
1315 owner's share after the fee or compensation has been subtracted is
1316 clearly stipulated. Nothing in this section shall be construed to prevent
1317 an owner from asserting, at any time, that any agreement to locate
1318 property is based upon excessive or unjust consideration.

1319 [(c)] (d) The Treasurer shall pay each claim allowed without
1320 deduction for costs of notices or sale or for service charges. [He] The
1321 Treasurer shall notify the Commissioner of Revenue Services of the
1322 payment of claims of five hundred dollars or more to the domiciliary
1323 administrator or executor of a deceased owner.

1324 [(d)] (e) In the case of any claim allowed under this section for
1325 property, funds or money delivered to the Treasurer pursuant to
1326 [subdivisions (1) to (4), inclusive,] subdivision (1) or (2) of subsection

1327 (a) of section 3-57a, as amended by this act, the Treasurer shall pay
1328 such claim with interest [at the rate of four per cent accruing from the
1329 date of payment or delivery to the Treasurer] as follows: For each
1330 calendar year or portion thereof that the property, funds or money has
1331 been paid or delivered to the Treasurer, the Treasurer shall pay interest
1332 at the deposit index rate determined and published by the
1333 Commissioner of Banking not later than December fifteenth of the
1334 preceding calendar year pursuant to subdivision (2) of subsection (i) of
1335 section 47a-21. Such interest shall accrue from the date of payment or
1336 delivery of the property, funds or money to the Treasurer until the
1337 date of payment or delivery of the property, funds or money to the
1338 claimant.

1339 Sec. 80. Section 3-73b of the general statutes is repealed and the
1340 following is substituted in lieu thereof (*Effective from passage*):

1341 The expiration, before or after the effective date of this section, of
1342 any period of time specified by the general statutes or any court order,
1343 during which an action or proceeding may be commenced or enforced
1344 to obtain payment of a claim for money or recovery of property, or the
1345 expiration, before or after the effective date of this section, of any
1346 period of time specified in a contract during which an owner has the
1347 right to receive or recover money or property, shall not prevent the
1348 money or property from being presumed abandoned property or affect
1349 any duty to file a report required by subsection (b) of section 3-65a, as
1350 amended by this act, or to pay or deliver abandoned property to the
1351 [State] Treasurer.

1352 Sec. 81. Subsection (a) of section 3-74a of the general statutes is
1353 repealed and the following is substituted in lieu thereof (*Effective from*
1354 *passage*):

1355 (a) The Treasurer may, [make such rules and regulations as he
1356 finds] in accordance with chapter 54, adopt such regulations as are
1357 necessary to administer and enforce the provisions of this part.

1358 Sec. 82. (NEW) (*Effective from passage*) Whenever there exists or may
1359 exist escheated funds or property under part III of chapter 32 of the
1360 general statutes, the Treasurer shall make demand therefor or request
1361 the Attorney General to institute proceedings in the name of the state
1362 for an adjudication that an escheat to the state of such funds or
1363 property has occurred, and shall take appropriate action to recover
1364 such funds or property.

1365 Sec. 83. (NEW) (*Effective from passage*) A holder of property subject to
1366 part III of chapter 32 of the general statutes and sections 71, 73 and 74
1367 of this act may not impose on the property a dormancy charge or fee,
1368 abandoned property charge or fee, unclaimed property charge or fee,
1369 escheat charge or fee, inactivity charge or fee, or any similar charge, fee
1370 or penalty for inactivity with respect to the property. Neither the
1371 property nor an agreement with respect to the property may contain
1372 language suggesting that the property may be subject to such a charge,
1373 fee or penalty for inactivity.

1374 Sec. 84. (NEW) (*Effective from passage*) (a) No person may sell or issue
1375 a gift certificate that is subject to an expiration date. No gift certificate
1376 or any agreement with respect to such gift certificate may contain
1377 language suggesting that an expiration date may apply to the gift
1378 certificate.

1379 (b) Any person who sells or issues a gift certificate shall obtain the
1380 address of the owner of such gift certificate and maintain a record of
1381 such address. In the absence of a record of the address of the owner of
1382 the gift certificate, the address of the owner shall, for purposes of part
1383 III of chapter 32 of the general statutes, be presumed to be the address
1384 of the Treasurer.

1385 (c) Nothing in this section shall be construed to prevent a holder
1386 from honoring a gift certificate, the unredeemed value of which has
1387 been reported to the Treasurer pursuant to part III of chapter 32 of the
1388 general statutes, and thereafter seeking reimbursement from the
1389 Treasurer.

1390 Sec. 85. (*Effective from passage*) For the fiscal years ending June 30,
1391 2004, and June 30, 2005, the Commissioner of Revenue Services shall
1392 segregate twenty million dollars from the revenue attributable to the
1393 sales tax imposed under subparagraph (H) of subdivision (2) of
1394 subsection (a) of section 12-407 of the general statutes on any hotel or
1395 lodging house. Such segregated funds shall be allocated to the
1396 Department of Economic and Community Development for arts,
1397 culture and tourism.

1398 Sec. 86. (NEW) (*Effective from passage and applicable to income years*
1399 *commencing on or after January 1, 2003*) Notwithstanding any provision
1400 of the general statutes, the amount of tax credit or credits otherwise
1401 allowable against the tax imposed under chapter 207 of the general
1402 statutes for any income year shall not exceed seventy per cent of the
1403 amount of tax due from such taxpayer under said chapter 207 with
1404 respect to such income year of the taxpayer prior to the application of
1405 such credit or credits.

1406 Sec. 87. Subsection (b) of section 12-214 of the general statutes, as
1407 amended by section 32 of public act 03-2, is repealed and the following
1408 is substituted in lieu thereof (*Effective from passage and applicable to*
1409 *income years commencing on or after January 1, 2004*):

1410 (b) (1) With respect to income years commencing on or after January
1411 1, 1989, and prior to January 1, 1992, any company subject to the tax
1412 imposed in accordance with subsection (a) of this section shall pay, for
1413 each such income year, an additional tax in an amount equal to twenty
1414 per cent of the tax calculated under said subsection (a) for such income
1415 year, without reduction of the tax so calculated by the amount of any
1416 credit against such tax. The additional amount of tax determined
1417 under this subsection for any income year shall constitute a part of the
1418 tax imposed by the provisions of said subsection (a) and shall become
1419 due and be paid, collected and enforced as provided in this chapter.

1420 (2) With respect to income years commencing on or after January 1,
1421 1992, and prior to January 1, 1993, any company subject to the tax

1422 imposed in accordance with subsection (a) of this section shall pay, for
1423 each such income year, an additional tax in an amount equal to ten per
1424 cent of the tax calculated under said subsection (a) for such income
1425 year, without reduction of the tax so calculated by the amount of any
1426 credit against such tax. The additional amount of tax determined
1427 under this subsection for any income year shall constitute a part of the
1428 tax imposed by the provisions of said subsection (a) and shall become
1429 due and be paid, collected and enforced as provided in this chapter.

1430 (3) With respect to income years commencing on or after January 1,
1431 2003, and prior to January 1, 2004, any company subject to the tax
1432 imposed in accordance with subsection (a) of this section shall pay, for
1433 each such income year, an additional tax in an amount equal to twenty
1434 per cent of the tax calculated under said subsection (a) or section 91 of
1435 this act, for such income year, without reduction of the tax so
1436 calculated by the amount of any credit against such tax. The additional
1437 amount of tax determined under this subsection for any income year
1438 shall constitute a part of the tax imposed by the provisions of said
1439 subsection (a) and shall become due and be paid, collected and
1440 enforced as provided in this chapter.

1441 (4) With respect to income years commencing on or after January 1,
1442 2004, and prior to January 1, 2005, any company subject to the tax
1443 imposed in accordance with subsection (a) of this section shall pay, for
1444 each such income year, an additional tax in an amount equal to
1445 twenty-five per cent of the tax calculated under said subsection (a) or
1446 section 91 of this act, for such income year, without reduction of the tax
1447 so calculated by the amount of any credit against such tax, except that
1448 any company that pays the minimum tax of two hundred fifty dollars
1449 under section 12-219 or 12-223c for such income year shall not be
1450 subject to the additional tax imposed by this subdivision. The
1451 additional amount of tax determined under this subdivision for any
1452 income year shall constitute a part of the tax imposed by the
1453 provisions of said subsection (a) and shall become due and be paid,
1454 collected and enforced as provided in this chapter.

1455 Sec. 88. Subsection (b) of section 12-219 of the general statutes, as
1456 amended by section 34 of public act 03-2, is repealed and the following
1457 is substituted in lieu thereof (*Effective from passage and applicable to*
1458 *income years commencing on or after January 1, 2004*):

1459 (b) (1) With respect to income years commencing on or after January
1460 1, 1989, and prior to January 1, 1992, the additional tax imposed on any
1461 company and calculated in accordance with subsection (a) of this
1462 section shall, for each such income year, except when the tax so
1463 calculated is equal to two hundred fifty dollars, be increased by adding
1464 thereto an amount equal to twenty per cent of the additional tax so
1465 calculated for such income year, without reduction of the additional
1466 tax so calculated by the amount of any credit against such tax. The
1467 increased amount of tax payable by any company under this section,
1468 as determined in accordance with this subsection, shall become due
1469 and be paid, collected and enforced as provided in this chapter.

1470 (2) With respect to income years commencing on or after January 1,
1471 1992, and prior to January 1, 1993, the additional tax imposed on any
1472 company and calculated in accordance with subsection (a) of this
1473 section shall, for each such income year, except when the tax so
1474 calculated is equal to two hundred fifty dollars, be increased by adding
1475 thereto an amount equal to ten per cent of the additional tax so
1476 calculated for such income year, without reduction of the tax so
1477 calculated by the amount of any credit against such tax. The increased
1478 amount of tax payable by any company under this section, as
1479 determined in accordance with this subsection, shall become due and
1480 be paid, collected and enforced as provided in this chapter.

1481 (3) With respect to income years commencing on or after January 1,
1482 2003, and prior to January 1, 2004, the additional tax imposed on any
1483 company and calculated in accordance with subsection (a) of this
1484 section or section 91 of this act, shall, for each such income year, be
1485 increased by adding thereto an amount equal to twenty per cent of the
1486 additional tax so calculated for such income year, without reduction of

1487 the tax so calculated by the amount of any credit against such tax. The
1488 increased amount of tax payable by any company under this section,
1489 as determined in accordance with this subsection, shall become due
1490 and be paid, collected and enforced as provided in this chapter.

1491 (4) With respect to income years commencing on or after January 1,
1492 2004, and prior to January 1, 2005, the additional tax imposed on any
1493 company and calculated in accordance with subsection (a) of this
1494 section or section 91 of this act, shall, for each such income year, be
1495 increased by adding thereto an amount equal to twenty-five per cent of
1496 the additional tax so calculated for such income year, without
1497 reduction of the tax so calculated by the amount of any credit against
1498 such tax, except that any company that pays the minimum tax of two
1499 hundred fifty dollars under this section or section 12-223c for such
1500 income year shall not be subject to such additional tax. The increased
1501 amount of tax payable by any company under this subdivision, as
1502 determined in accordance with this subsection, shall become due and
1503 be paid, collected and enforced as provided in this chapter.

1504 Sec. 89. Subsection (a) of section 12-217ee of the general statutes, as
1505 amended by public act 03-120, is repealed and the following is
1506 substituted in lieu thereof (*Effective from passage and applicable to income*
1507 *years commencing on or after January 1, 2002*):

1508 (a) Any taxpayer that (1) is a qualified small business, (2) qualifies
1509 for a credit under section 12-217j or section 12-217n, and (3) cannot
1510 take such credit in the taxable year in which the credit could otherwise
1511 be taken as a result of having no tax liability under this chapter may
1512 elect to carry such credit forward under this chapter or may apply to
1513 the commissioner as provided in subsection (b) of this section to
1514 exchange such credit with the state for a credit refund equal to sixty-
1515 five per cent of the value of the credit. Any amount of credit refunded
1516 under this section shall be refunded to the taxpayer under the
1517 provisions of this chapter, except that such credit refund shall not be
1518 subject to the provisions of section 12-227. Payment of the capital base

1519 tax under section 12-219 for an income year commencing on or after
1520 January 1, 2002, but prior to January 1, [2003] 2004, in which year the
1521 taxpayer reports no net income, as defined in section 12-213, or
1522 payment of the minimum tax of two hundred fifty dollars under
1523 section 12-219 or 12-223c for any income year, shall not be considered a
1524 tax liability for purposes of this section.

1525 Sec. 90. Section 12-223a of the general statutes is repealed and the
1526 following is substituted in lieu thereof (*Effective from passage and*
1527 *applicable to income years commencing on or after January 1, 2003*):

1528 (a) (1) Any taxpayer included in a consolidated return with one or
1529 more other corporations for federal income tax purposes may elect to
1530 file a combined return under this chapter together with such other
1531 companies subject to the tax imposed thereunder as are included in the
1532 federal consolidated corporation income tax return. [and such
1533 combined] Such combined return shall be filed in such form and
1534 setting forth such information as the Commissioner of Revenue
1535 Services may require.

1536 (2) Notice of an election made pursuant to the provisions of this
1537 subsection and consent to such election must be submitted in written
1538 form to the Commissioner of Revenue Services by each corporation so
1539 electing not later than the due date, or if an extension of time to file has
1540 been requested and granted, the extended due date of the returns due
1541 from the electing corporations for the initial income year for which the
1542 election to file a combined return is made. Such election shall be in
1543 effect for such initial income year and for each succeeding income
1544 years unless and until such election is revoked in accordance with the
1545 provisions of subsection [(d)] (f) of this section.

1546 (b) Any taxpayer, other than a corporation filing a combined return
1547 with one or more other corporations under subsection (a) of this
1548 section, which owns or controls either directly or indirectly
1549 substantially all the capital stock of one or more corporations, or
1550 substantially all the capital stock of which is owned or controlled

1551 either directly or indirectly by one or more other corporations or by
1552 interests which own or control either directly or indirectly
1553 substantially all the capital stock of one or more other corporations,
1554 may, in the discretion of the Commissioner of Revenue Services, be
1555 required or permitted by written approval of the Commissioner of
1556 Revenue Services to make a return on a combined basis covering any
1557 such other corporations and setting forth such information as the
1558 Commissioner of Revenue Services may require, provided no
1559 combined return covering any corporation not subject to tax under this
1560 chapter shall be required unless the Commissioner of Revenue Services
1561 deems such a return necessary, because of intercompany transactions
1562 or some agreement, understanding, arrangement or transaction
1563 referred to in section 12-226a, in order properly to reflect the tax
1564 liability under this part.

1565 [(c) (1) (A) In the case of a combined return, the tax shall be
1566 measured by the sum of the separate net income or loss of each
1567 corporation included or the minimum tax base of the included
1568 corporations but only to the extent that said income, loss or minimum
1569 tax base of any included corporation is separately apportioned to
1570 Connecticut in accordance with the provisions of section 12-218, 12-
1571 219a or 12-244, whichever is applicable. In computing said net income
1572 or loss, intercorporate dividends shall be eliminated, and in computing
1573 the combined additional tax base, intercorporate stockholdings shall be
1574 eliminated.]

1575 (c) (1) In the case of a combined return under this section, the tax
1576 shall be measured by (A) the sum of the separate net income or loss of
1577 each corporation included, to the extent that the income or loss of such
1578 included corporation is separately apportioned to Connecticut in
1579 accordance with the provisions of this chapter, or (B) the separate
1580 minimum tax base of each corporation included but only to the extent
1581 that said minimum tax base of such included corporation is separately
1582 apportioned to Connecticut in accordance with the provisions of
1583 section 12-219a, whichever is larger. In computing said net income or

1584 loss, intercorporate dividends shall be eliminated, and in computing
1585 said minimum tax base, intercorporate stockholdings shall be
1586 eliminated.

1587 [(B)] (2) In computing said net income or loss, any intangible
1588 expenses and costs, as defined in section 12-218c, any interest expenses
1589 and costs, as defined in section 12-218c, and any income attributable to
1590 such intangible expenses and costs or to such interest expenses and
1591 costs shall be eliminated, provided the corporation that is required to
1592 make adjustments under section 12-218c for such intangible expenses
1593 and costs or for such interest expenses and costs, and the related
1594 member or members, as defined in section 12-218c, are included in
1595 such combined return. If any such income and any such expenses and
1596 costs are eliminated as provided in this [subparagraph] subdivision,
1597 the intangible property, as defined in section 12-218c, of the
1598 corporation eliminating such income shall not be taken into account in
1599 apportioning under the provisions of section 12-219a the minimum tax
1600 [calculated under subsection (a) of section 12-219] base of such
1601 corporation.

1602 [(2)] (d) If the method of determining the combined measure of
1603 such tax in accordance with [this] subsection (c) of this section for two
1604 or more affiliated companies validly electing to file a combined return
1605 under the provisions of subsection (a) of this section is deemed by such
1606 companies to unfairly attribute an undue proportion of their total
1607 income or minimum tax base to this state, said companies may submit
1608 a petition in writing to the Commissioner of Revenue Services for
1609 approval of an alternate method of determining the combined measure
1610 of their tax not later than sixty days prior to the due date of the
1611 combined return to which the petition applies, determined with regard
1612 to any extension of time for filing such return, and said commissioner
1613 shall grant or deny such approval before said due date. In deciding
1614 whether or not the companies included in such combined return
1615 should be granted approval to employ the alternate method proposed
1616 in such petition, the Commissioner of Revenue Services shall consider

1617 approval only in the event that the petitioners have clearly established
1618 to the satisfaction of said commissioner that all the companies
1619 included in such combined return are, in substance, parts of a unitary
1620 business engaged in a single business enterprise, [and further] that
1621 there are substantial intercorporate business transactions among such
1622 included companies and that the proposed alternate method of
1623 determining the combined measure of the tax accurately reflects the
1624 activity, business, income or capital of the taxpayers within the state.

1625 [(3)] (e) Upon the filing of a combined return under subsection (a)
1626 or (b) of this section, combined returns shall be filed for all succeeding
1627 income years or periods for those corporations reporting therein,
1628 provided, in the case of corporations filing under subsection (a) of this
1629 section, such corporations are included in a federal consolidated
1630 corporation income tax return filed for the succeeding income years
1631 and, in the case of a corporation filing under subsection (b) of this
1632 section, the aforesaid ownership or control continues in full force and
1633 effect and is not extended to other corporations, and further, provided
1634 no substantial change is made in the nature or locations of the
1635 operations of such corporations.

1636 [(d)] (f) Notwithstanding the provisions of subsections (a) and [(c)]
1637 (e) of this section, any taxpayer which has elected to file a combined
1638 return under this chapter as provided in [said] subsection (a) of this
1639 section, may subsequently revoke its election to file a combined
1640 corporation business tax return and elect to file a separate corporation
1641 business tax return under this chapter, although continuing to be
1642 included in a federal consolidated corporation income tax return with
1643 other companies subject to tax under this chapter, provided such
1644 election shall not be effective before the fifth income year immediately
1645 following the initial income year in which the corporation elected to
1646 file a combined return under this chapter. Notice of an election made
1647 pursuant to the provisions of this subsection and consent to such
1648 election must be submitted in written form to the Commissioner of
1649 Revenue Services by each corporation that had been included in such

1650 combined return not later than the due date, or if an extension of time
1651 to file has been requested and granted, extended due date of the
1652 separate returns due from the electing corporations for the initial
1653 income year for which the election to file separate returns is made. The
1654 election to file separate returns shall be irrevocable for and applicable
1655 for five successive income years.

1656 Sec. 91. (NEW) (*Effective from passage and applicable to income years*
1657 *commencing on or after January 1, 2003*) (a) Notwithstanding a taxpayer's
1658 election to file a combined return under subsection (a) of section 12-
1659 223a of the general statutes or the filing of a separate return by a
1660 taxpayer under chapter 208 of the general statutes, every taxpayer that
1661 has one or more of the factors listed in subsection (b) of this section
1662 with an affiliated corporation or a related entity during the taxpayer's
1663 income year shall file an alternate combined report with one or more
1664 affiliated corporations, as required by subsection (c) of this section, and
1665 compute their aggregate net income or loss, as required by subsection
1666 (d) of this section, apportioning their aggregate net income or loss, as
1667 required by subsection (e) of this section, and paying the tax due, as
1668 required by subsection (f) of this section.

1669 (b) An alternate combined report shall be filed whether or not an
1670 "arm's length charge", within the meaning of United States Treasury
1671 Regulation Section 1.482-2(b)(3), for any of the following factors is
1672 established and whether or not a valid business purpose can be
1673 established for the arrangement. The existence of one or more of the
1674 following factors requires the filing of the alternate combined report:

1675 (1) Fifty per cent or more of the taxpayer's gross income is derived
1676 from transacting or conducting any business with one or more
1677 affiliated corporations or related entities or fifty per cent or more of the
1678 gross income of any one affiliated corporation or related entity is
1679 derived from transacting or conducting any business with the taxpayer
1680 or with the taxpayer and one or more affiliated corporations or related
1681 entities.

1682 (2) Three or more of the following services are provided between
1683 the taxpayer and one or more affiliated corporations or related entities:
1684 Advertising services; public relations services; accounting and
1685 bookkeeping services; centralized cash management services;
1686 distribution services; legal services; personnel services; manufacturing
1687 services; sales services; purchasing services; research and development
1688 services; management services; collection services; insurance
1689 procurement and servicing, exclusive of employee benefit programs;
1690 and employee benefit programs including pension, profit-sharing and
1691 stock purchase plans.

1692 (3) Twenty per cent or more of the debt of the taxpayer is owed to
1693 one or more affiliated corporations or related entities, or twenty per
1694 cent or more of the debt owed to the taxpayer is owed by one or more
1695 affiliated corporations or related entities.

1696 (4) The taxpayer transfers, sells or exchanges income-producing
1697 property other than cash that serves an operational function, including
1698 real property, accounts receivable, securities, patents, trademarks,
1699 copyrights or other like property, to an affiliated corporation or related
1700 entity, and subsequently the taxpayer, either directly or indirectly,
1701 receives income or moneys attributable to such income-producing
1702 property.

1703 (c) In the case of a taxpayer filing a separate return, the alternate
1704 combined report that is required under this section shall include the
1705 taxpayer and all affiliated corporations. Any taxpayer that has elected
1706 to file a combined return under subsection (a) of section 12-223a of the
1707 general statutes shall file an alternate combined report that includes
1708 the taxpayer, all taxpayers that are required to be included in the
1709 combined return under subsection (a) of section 12-223a of the general
1710 statutes and all other affiliated corporations. When a corporation in the
1711 affiliated group has an interest in a related entity and that related
1712 entity satisfies one or more of the factors enumerated in subsection (b)
1713 of this section, such corporation shall be treated as an affiliated

1714 corporation and must be included in the alternate combined report.

1715 (d) All corporations included in the alternate combined report shall
1716 compute an aggregate net income or loss, by treating such
1717 corporations as if they were one corporation, and by eliminating
1718 intercorporate dividends. The corporations that are included in the
1719 alternate combined report shall not be subject to the provisions of
1720 section 12-218c of the general statutes. The commissioner shall
1721 establish by regulation, adopted in accordance with the provisions of
1722 chapter 54 of the general statutes, the manner in which tax credits, net
1723 operating losses and net operating loss carryovers shall apply in the
1724 alternate combined report.

1725 (e) The corporations that are included in the alternate combined
1726 report shall apportion their aggregate net income or loss to this state
1727 by treating all included corporations as if they were one corporation
1728 and the provisions of section 12-223b of the general statutes shall
1729 apply. The commissioner shall establish by regulation, adopted in
1730 accordance with the provisions of chapter 54 of the general statutes,
1731 the method by which the combined apportionment shall be computed
1732 when the apportionment methodology of the included corporations is
1733 not the same.

1734 (f) (1) If the alternate combined tax computed under this section
1735 exceeds the tax computed under subdivision (1) of subsection (c) of
1736 section 12-223a of the general statutes, as amended by this act, the
1737 taxpayer and all affiliated corporations shall pay the tax computed
1738 under this section. All taxpayers included in the alternate combined
1739 report shall be jointly and severally liable for the tax computed under
1740 this subdivision.

1741 (2) In the case of a taxpayer filing a separate return under chapter
1742 208 of the general statutes, if the alternate combined tax computed
1743 under this section exceeds the tax computed on the separate return, the
1744 taxpayer shall pay the tax computed under this section.

1745 (g) If the corporations subject to the alternate combined tax
1746 calculated under this section determine that such tax unfairly
1747 attributes an undue proportion of their total income or minimum tax
1748 base to this state, said corporations may submit a petition in writing to
1749 the Commissioner of Revenue Services for approval of an alternate
1750 method of determining the combined measure of their tax under this
1751 section not later than sixty days prior to the due date of the return to
1752 which the petition applies, determined with regard to any extension of
1753 time for filing such return. The Commissioner of Revenue Services
1754 shall consider approval of the petition only in the event that the
1755 petitioners have clearly established to the satisfaction of said
1756 commissioner that all the corporations included in such combined
1757 return are, in substance, parts of a unitary business engaged in a single
1758 business enterprise, that there are substantial intercorporate business
1759 transactions among such included corporations and that the proposed
1760 alternate method of apportionment accurately reflects the activity,
1761 business, income or capital of the taxpayers within the state.

1762 (h) (1) If any member of the affiliated group or any related entity
1763 does not have any of the factors set forth in subsection (b) of this
1764 section and the commissioner determines that such corporation must
1765 be included in the alternate combined report in order to accurately
1766 reflect the activity, business, income or capital of the taxpayer within
1767 this state, the commissioner is authorized and empowered, in his or
1768 her discretion, provided such discretion is not arbitrarily, capriciously,
1769 or unreasonably exercised, to require such affiliated corporation to be
1770 included in the alternate combined report.

1771 (2) If the commissioner determines that any affiliated corporation
1772 required to be included in the alternate combined report pursuant to
1773 subsection (c) of this section should be excluded from the alternate
1774 combined report in order to accurately reflect the activity, business,
1775 income or capital of the taxpayer within this state, the commissioner is
1776 authorized and empowered, in his or her discretion, provided such
1777 discretion is not arbitrarily, capriciously, or unreasonably exercised, to

1778 exclude such affiliated corporation from the alternate combined report.

1779 (i) As used in this section:

1780 (1) "Affiliated corporation" means any corporation that is a member
1781 of an affiliated group that either by itself or in conjunction with any
1782 other affiliated corporations meets any of the factors in subsection (b)
1783 of this section with a taxpayer, but does not include a passive
1784 investment company, as defined in section 12-213 of the general
1785 statutes. Limited liability companies that elect to be taxed as a
1786 corporation for federal income tax purposes may be affiliated
1787 corporations for purposes of this subdivision;

1788 (2) "Affiliated group" means one or more chains of corporations that
1789 are connected through stock ownership with a common parent
1790 corporation if: (A) Stock possessing more than fifty per cent of the
1791 voting power of all classes of stock and more than fifty per cent of each
1792 class of the nonvoting stock of each of the corporations, except the
1793 common parent corporation, is owned directly by one or more of the
1794 other corporations; and (B) the common parent corporation owns
1795 directly stock possessing more than fifty per cent of the voting power
1796 of all classes of stock and more than fifty per cent of each class of the
1797 nonvoting stock of at least one of the other corporations. As used in
1798 this subsection, "stock" does not include nonvoting stock which is
1799 limited and preferred as to dividends; employer securities, as used in
1800 Section 409A of the Internal Revenue Code, while such securities are
1801 held under a tax credit employee stock ownership plan; or qualifying
1802 employer securities, as used in Section 4975(e)(8) of the Internal
1803 Revenue Code, while such securities are held under an employee stock
1804 ownership plan which meets the requirements of Section 4975(e)(7) of
1805 the Internal Revenue Code;

1806 (3) "Related entity" means any partnership, limited liability
1807 company, S corporation, REIT or other pass-through entity, if the
1808 taxpayer or one or more affiliated corporations, or both the taxpayer
1809 and one or more affiliated corporations, own directly or indirectly,

1810 beneficially or constructively, in the aggregate, at least fifty per cent of
1811 the interest in such partnership, limited liability company, S
1812 corporation, REIT or other pass-through entity; and

1813 (4) "Taxpayer" means any corporation that is subject to tax under
1814 chapter 208 of the general statutes.

1815 Sec. 92. Section 12-256 of the general statutes, as amended by section
1816 54 of public act 03-2, is repealed and the following is substituted in lieu
1817 thereof (*Effective from passage and applicable to calendar quarters*
1818 *commencing on or after July 1, 2003*):

1819 (a) Each person carrying on an express business on railroads, and
1820 each person conducting a telegraph or cable business shall pay an
1821 annual tax upon the gross earnings from (1) the routes in this state in
1822 the case of any person carrying on such an express business, and (2)
1823 the lines in this state in the case of any person conducting a telegraph
1824 or cable business, provided in the case of a person conducting a
1825 telegraph business the tax imposed under this section shall only be
1826 applicable with respect to a person conducting such business, and the
1827 services offered by such person, subject to tax under this section on
1828 January 1, 1986. No deduction shall be allowed from such gross
1829 earnings from operations for commissions, rebates or other payments,
1830 except such refunds as arise from errors or overcharges. Each such
1831 person shall, on or before April first, annually, render to the
1832 Commissioner of Revenue Services a return signed by the treasurer, or
1833 the person performing the duties of treasurer, or an authorized agent
1834 or officer of the business or system operated by such person, on forms
1835 prescribed or furnished by the commissioner specifying: The name and
1836 location within this state of such business or system or, if it has no
1837 location within this state, where such business or system is located; the
1838 total amount of gross earnings subject to the tax imposed under this
1839 section for the year ending the thirty-first day of December next
1840 preceding or for each lesser period of consecutive time during such
1841 year, each such year or period being in this chapter and chapter 212a

1842 called a "tax year", in which business or operations were carried on in
1843 this state; the total miles of railway routes which each of the persons
1844 doing an express business was entitled to operate under contracts with
1845 railroad companies and the number of miles of such railway routes
1846 within this state on the first day and on the last day of the tax year; the
1847 total miles of wires operated by each of the persons conducting a
1848 telegraph or cable business and the total miles of such wires operated
1849 within this state on the first day and on the last day of the tax year.

1850 (b) For purposes of this subsection, "quarterly period" means a
1851 period of three calendar months commencing on the first day of
1852 January, April, July or October and ending on the last day of March,
1853 June, September or December, respectively. Each person operating a
1854 community antenna television system under chapter 289 and each
1855 person operating a business that provides one-way transmission to
1856 subscribers of video programming by satellite shall pay a quarterly tax
1857 upon the gross earnings from (1) the lines, facilities, apparatus and
1858 auxiliary equipment in this state used for operating a community
1859 antenna television system, or (2) the transmission to subscribers in this
1860 state of video programming by satellite, as the case may be. No
1861 deduction shall be allowed from such gross earnings for operations
1862 related to commissions, rebates or other payments, except such
1863 refunds as arise from errors or overcharges. On or before the last day
1864 of the month next succeeding each quarterly period, each such person
1865 shall render to the commissioner a return on forms prescribed or
1866 furnished by the commissioner, signed by the person performing the
1867 duties of treasurer or an authorized agent or officer of the system
1868 operated by such person, which return shall include information
1869 regarding the name and location within this state of such system and
1870 the total amount of gross earnings derived from such [operation of a
1871 community antenna television system] operations and such other facts
1872 as the commissioner may require for the purpose of making any
1873 computation required by this chapter. This section shall not affect
1874 returns and taxes due on April 1, 2003, under the provisions of this
1875 section prior to the effective date of this section.

1876 Sec. 93. Section 12-258 of the general statutes is repealed and the
1877 following is substituted in lieu thereof (*Effective from passage and*
1878 *applicable to gross earnings on sales occurring on or after July 1, 2003*):

1879 Each person included in section 12-256, as amended by this act, shall
1880 be taxed upon the amount of the gross earnings in each tax year or
1881 quarterly period, as the case may be, from the lines, routes, or lines,
1882 facilities, apparatus and auxiliary equipment operated by it in this
1883 state, or from the transmission of video programming by satellite to
1884 this state, as the case may be, at the rates provided in this section.
1885 Gross earnings for any tax year or quarterly period, for the purposes of
1886 assessment and taxation, shall be as follows: In the case of a person
1887 carrying on the business wholly within the limits of this state, the
1888 entire amount of the gross earnings subject to the tax imposed under
1889 section 12-256, as amended by this act; in the case of a person also
1890 carrying on the business outside of this state, a portion of the entire
1891 amount of the gross earnings subject to the tax imposed under section
1892 12-256, as amended by this act, apportioned to this state as follows: In
1893 the case of a person carrying on an express business on railroads, such
1894 portion of the gross earnings of such person from the railway routes
1895 operated by it as is represented by the ratio of the total number of
1896 miles of railway routes in this state which such person was entitled to
1897 operate under contracts with railroad companies on the first day and
1898 on the last day of such tax year to the total number of miles of such
1899 railway routes within and without this state on said dates; in the case
1900 of a person conducting telegraph or cable business, such portion of the
1901 total gross earnings from the lines operated by it as is represented by
1902 the ratio of the total number of miles of wires operated by such person
1903 within this state on the first day and on the last day of such tax year to
1904 the total number of miles of wires operated by such person both within
1905 and without this state on said dates; in the case of a person operating a
1906 community antenna television system, such portion of the total gross
1907 earnings from the lines, facilities, apparatus and auxiliary equipment
1908 operated by it as is represented by the total number of miles of lines
1909 operated by such person within this state on the first day and on the

1910 last day of such [tax year] quarterly period to the total number of miles
1911 of lines operated by such person both within and without the state on
1912 said dates; in the case of a person operating a business that provides
1913 one-way transmission to subscribers of video programming by
1914 satellite, such portion of the total gross earnings from the transmission
1915 to subscribers in this state as is represented by the total number of
1916 subscribers served by such person within this state on the first day and
1917 on the last day of such quarterly period to the total number of
1918 subscribers served by such person both within and without the state
1919 on said dates. The rates of tax on the gross earnings as determined in
1920 this section shall be as follows: (1) Persons carrying on an express
1921 business, two per cent of such gross earnings; (2) persons conducting a
1922 telegraph or cable business, four and one-half per cent of such gross
1923 earnings; (3) persons operating a community antenna television system
1924 and persons operating a business that provides one-way transmission
1925 to subscribers of video programming by satellite, five per cent of such
1926 gross earnings, reduced by any assessments made pursuant to section
1927 16-49 which are attributable to the year in which such tax is assessed.

1928 Sec. 94. Subsections (d) and (e) of section 12-344 of the general
1929 statutes are repealed and the following is substituted in lieu thereof
1930 (*Effective from passage and applicable to transfers from estates of decedents*
1931 *who die on or after March 1, 2003*):

1932 (d) The tax under this section applicable to the net taxable estate of
1933 any transferor, whose death occurs on or after January 1, 1999, passing
1934 to a class B beneficiary shall be imposed as follows: (1) If the death of
1935 the transferor occurs on or after January 1, 1999, but prior to January 1,
1936 2000, at the rate of (A) six per cent on the amount in excess of two
1937 hundred thousand dollars in value to and including two hundred fifty
1938 thousand dollars, (B) seven per cent on the amount in excess of two
1939 hundred fifty thousand dollars in value to and including four hundred
1940 thousand dollars, (C) eight per cent on the amount in excess of four
1941 hundred thousand dollars in value to and including six hundred
1942 thousand dollars, (D) nine per cent on the amount in excess of six

1943 hundred thousand dollars in value to and including one million
1944 dollars, and (E) ten per cent on the amount in excess of one million
1945 dollars in value, (2) if the death of the transferor occurs on or after
1946 January 1, 2000, but prior to January 1, 2001, at the rate of (A) eight per
1947 cent on the amount in excess of four hundred thousand dollars in
1948 value to and including six hundred thousand dollars, (B) nine per cent
1949 on the amount in excess of six hundred thousand dollars in value to
1950 and including one million dollars, and (C) ten per cent on the amount
1951 in excess of one million dollars in value, (3) if the death of the
1952 transferor occurs on or after January 1, 2001, but prior to January 1,
1953 [2003] 2005, at the rate of (A) nine per cent on the amount in excess of
1954 six hundred thousand dollars in value to and including one million
1955 dollars, and (B) ten per cent on the amount in excess of one million
1956 dollars in value, (4) if the death of the transferor occurs on or after
1957 January 1, [2003] 2005, but prior to January 1, [2004] 2006, at the rate of
1958 eight per cent on the amount in excess of one million five hundred
1959 thousand dollars in value, and (5) if the death of the transferor occurs
1960 on or after January 1, [2004] 2006, the net taxable estate passing to a
1961 class B beneficiary shall not be subject to tax under this chapter.

1962 (e) The tax under this section applicable to the net taxable estate of
1963 any transferor, whose death occurs on or after January 1, 2001, passing
1964 to a class C beneficiary shall be imposed as follows: (1) If the death of
1965 the transferor occurs on or after January 1, 2001, but prior to January 1,
1966 [2003] 2005, at the rate of (A) ten per cent on the amount in excess of
1967 two hundred thousand dollars in value to and including two hundred
1968 fifty thousand dollars, (B) eleven per cent on the amount in excess of
1969 two hundred fifty thousand dollars in value to and including four
1970 hundred thousand dollars, (C) twelve per cent on the amount in excess
1971 of four hundred thousand dollars in value to and including six
1972 hundred thousand dollars, (D) thirteen per cent on the amount in
1973 excess of six hundred thousand dollars in value to and including one
1974 million dollars, and (E) fourteen per cent on the amount in excess of
1975 one million dollars in value, (2) if the death of the transferor occurs on
1976 or after January 1, [2003] 2005, but prior to January 1, [2004] 2006, at

1977 the rate of (A) twelve per cent on the amount in excess of four hundred
1978 thousand dollars in value to and including six hundred thousand
1979 dollars, (B) thirteen per cent on the amount in excess of six hundred
1980 thousand dollars in value to and including one million dollars, and (C)
1981 fourteen per cent on the amount in excess of one million dollars in
1982 value, (3) if the death of the transferor occurs on or after January 1,
1983 [2004] 2006, but prior to January 1, [2005] 2007, at the rate of (A)
1984 thirteen per cent on the amount in excess of six hundred thousand
1985 dollars in value to and including one million dollars, and (B) fourteen
1986 per cent on the amount in excess of one million dollars in value, (4) if
1987 the death of the transferor occurs on or after January 1, [2005] 2007, but
1988 prior to January 1, [2006] 2008, at the rate of fourteen per cent on the
1989 amount in excess of one million five hundred thousand dollars in
1990 value, and (5) if the death of the transferor occurs on or after January 1,
1991 [2006] 2008, the net taxable estate passing to a class C beneficiary shall
1992 not be subject to tax under this chapter.

1993 Sec. 95. Subdivision (1) of section 12-408 of the general statutes, as
1994 amended by section 25 of public act 03-2, is repealed and the following
1995 is substituted in lieu thereof (*Effective from passage and applicable to sales*
1996 *occurring on or after July 1, 2003*):

1997 (1) For the privilege of making any sales, as defined in subdivision
1998 (2) of subsection (a) of section 12-407, at retail, in this state for a
1999 consideration, a tax is hereby imposed on all retailers at the rate of six
2000 per cent of the gross receipts of any retailer from the sale of all tangible
2001 personal property sold at retail or from the rendering of any services
2002 constituting a sale in accordance with subdivision (2) of subsection (a)
2003 of section 12-407, except, in lieu of said rate of six per cent, (A) at a rate
2004 of twelve per cent with respect to each transfer of occupancy, from the
2005 total amount of rent received for such occupancy of any room or
2006 rooms in a hotel or lodging house for the first period not exceeding
2007 thirty consecutive calendar days, (B) with respect to the sale of a motor
2008 vehicle to any individual who is a member of the armed forces of the
2009 United States and is on full-time active duty in Connecticut and who is

2010 considered, under 50 App USC 574, a resident of another state, or to
2011 any such individual and the spouse thereof, at a rate of four and
2012 one-half per cent of the gross receipts of any retailer from such sales,
2013 provided such retailer requires and maintains a declaration by such
2014 individual, prescribed as to form by the commissioner and bearing
2015 notice to the effect that false statements made in such declaration are
2016 punishable, or other evidence, satisfactory to the commissioner,
2017 concerning the purchaser's state of residence under 50 App USC 574,
2018 (C) (i) with respect to the sales of computer and data processing
2019 services occurring on or after July 1, 1997, and prior to July 1, 1998, at
2020 the rate of five per cent, on or after July 1, 1998, and prior to July 1,
2021 1999, at the rate of four per cent, on or after July 1, 1999, and prior to
2022 July 1, 2000, at the rate of three per cent, on or after July 1, 2000, and
2023 prior to July 1, 2001, at the rate of two per cent, on or after July 1, 2001,
2024 [and prior to July 1, 2004,] at the rate of one per cent, [and on and after
2025 July 1, 2004, such services shall be exempt from such tax,] (ii) with
2026 respect to sales of Internet access services, on and after July 1, 2001,
2027 such services shall be exempt from such tax, (D) with respect to the
2028 sales of labor that is otherwise taxable under subparagraph (C) or (G)
2029 of subdivision (2) of subsection (a) of section 12-407 on existing vessels
2030 and repair or maintenance services on vessels occurring on and after
2031 July 1, 1999, such services shall be exempt from such tax, (E) with
2032 respect to patient care services for which payment is received by the
2033 hospital on or after July 1, 1999, and prior to July 1, 2001, [and with
2034 respect to such services for which payment is received by the hospital
2035 on or after July 1, 2003,] at the rate of five and three-fourths per cent
2036 and on and after July 1, 2001, such services shall be exempt from such
2037 tax. [, and (F) with respect to sales of advertising or public relations
2038 services, including layout, art direction, graphic design, mechanical
2039 preparation or production supervision, related to the development of
2040 media advertising or cooperative direct mail advertising, occurring on
2041 or after April 1, 2003, at the rate of three per cent.] The rate of tax
2042 imposed by this chapter shall be applicable to all retail sales upon the
2043 effective date of such rate, except that a new rate which represents an

2044 increase in the rate applicable to the sale shall not apply to any sales
2045 transaction wherein a binding sales contract without an escalator
2046 clause has been entered into prior to the effective date of the new rate
2047 and delivery is made within ninety days after the effective date of the
2048 new rate. For the purposes of payment of the tax imposed under this
2049 section, any retailer of services taxable under subparagraph (I) of
2050 subdivision (2) of subsection (a) of section 12-407, who computes
2051 taxable income, for purposes of taxation under the Internal Revenue
2052 Code of 1986, or any subsequent corresponding internal revenue code
2053 of the United States, as from time to time amended, on an accounting
2054 basis which recognizes only cash or other valuable consideration
2055 actually received as income and who is liable for such tax only due to
2056 the rendering of such services may make payments related to such tax
2057 for the period during which such income is received, without penalty
2058 or interest, without regard to when such service is rendered.

2059 Sec. 96. Subdivision (1) of section 12-411 of the general statutes, as
2060 amended by section 26 of public act 03-2, is repealed and the following
2061 is substituted in lieu thereof (*Effective from passage and applicable to sales*
2062 *occurring on or after July 1, 2003*):

2063 (1) An excise tax is hereby imposed on the storage, acceptance,
2064 consumption or any other use in this state of tangible personal
2065 property purchased from any retailer for storage, acceptance,
2066 consumption or any other use in this state, the acceptance or receipt of
2067 any services constituting a sale in accordance with subdivision (2) of
2068 subsection (a) of section 12-407, purchased from any retailer for
2069 consumption or use in this state, or the storage, acceptance,
2070 consumption or any other use in this state of tangible personal
2071 property which has been manufactured, fabricated, assembled or
2072 processed from materials by a person, either within or without this
2073 state, for storage, acceptance, consumption or any other use by such
2074 person in this state, to be measured by the sales price of materials, at
2075 the rate of six per cent of the sales price of such property or services,
2076 except, in lieu of said rate of six per cent, (A) at a rate of twelve per

2077 cent of the rent paid for occupancy of any room or rooms in a hotel or
2078 lodging house for the first period of not exceeding thirty consecutive
2079 calendar days, (B) with respect to the storage, acceptance, consumption
2080 or use in this state of a motor vehicle purchased from any retailer for
2081 storage, acceptance, consumption or use in this state by any individual
2082 who is a member of the armed forces of the United States and is on
2083 full-time active duty in Connecticut and who is considered, under 50
2084 App USC 574, a resident of another state, or to any such individual
2085 and the spouse of such individual at a rate of four and one-half per
2086 cent of the sales price of such vehicle, provided such retailer requires
2087 and maintains a declaration by such individual, prescribed as to form
2088 by the commissioner and bearing notice to the effect that false
2089 statements made in such declaration are punishable, or other evidence,
2090 satisfactory to the commissioner, concerning the purchaser's state of
2091 residence under 50 App USC 574, (C) with respect to the acceptance or
2092 receipt in this state of labor that is otherwise taxable under
2093 subparagraph (C) or (G) of subdivision (2) of subsection (a) of section
2094 12-407 on existing vessels and repair or maintenance services on
2095 vessels occurring on and after July 1, 1999, such services shall be
2096 exempt from such tax, (D) (i) with respect to the acceptance or receipt
2097 in this state of computer and data processing services purchased from
2098 any retailer for consumption or use in this state occurring on or after
2099 July 1, 1997, and prior to July 1, 1998, at the rate of five per cent of such
2100 services, on or after July 1, 1998, and prior to July 1, 1999, at the rate of
2101 four per cent of such services, on or after July 1, 1999, and prior to July
2102 1, 2000, at the rate of three per cent of such services, on or after July 1,
2103 2000, and prior to July 1, 2001, at the rate of two per cent of such
2104 services, on and after July 1, 2001, [and prior to July 1, 2004,] at the rate
2105 of one per cent of such services, [and on and after July 1, 2004, such
2106 services shall be exempt from such tax,] and (ii) with respect to the
2107 acceptance or receipt in this state of Internet access services, on or after
2108 July 1, 2001, such services shall be exempt from tax, (E) with respect to
2109 the acceptance or receipt in this state of patient care services purchased
2110 from any retailer for consumption or use in this state for which

2111 payment is received by the hospital on or after July 1, 1999, and prior
2112 to July 1, 2001, [and with respect to acceptance or receipt in this state of
2113 such services for which payment is received by the hospital on or after
2114 July 1, 2003,] at the rate of five and three-fourths per cent and on and
2115 after July 1, 2001, such services shall be exempt from such tax. [, and
2116 (F) with respect to sales of advertising or public relations services,
2117 including layout, art direction, graphic design, mechanical preparation
2118 or production supervision, related to the development of media
2119 advertising or cooperative direct mail advertising, occurring on or
2120 after April 1, 2003, at the rate of three per cent.]

2121 Sec. 97. Subparagraph (U) of subdivision (37) of subsection (a) of
2122 section 12-407 of the general statutes, as amended by section 27 of
2123 public act 03-2, is repealed and the following is substituted in lieu
2124 thereof (*Effective from passage and applicable to sales occurring on or after*
2125 *July 1, 2003*):

2126 (U) Advertising or public relations services, including layout, art
2127 direction, graphic design, mechanical preparation or production
2128 supervision not related to the development of media advertising or
2129 cooperative direct mail advertising.

2130 Sec. 98. Section 12-412 of the general statutes is amended by adding
2131 subdivision (114) as follows (*Effective July 1, 2004*):

2132 (NEW) (114) (A) Sales of magazines, including publications which
2133 only contain puzzles, by subscription; (B) sales of newspapers.

2134 Sec. 99. Subsection (a) of section 12-642 of the general statutes is
2135 repealed and the following is substituted in lieu thereof (*Effective from*
2136 *passage and applicable to taxable years commencing on or after January 1,*
2137 *2003*):

2138 (a) (1) With respect to calendar years commencing prior to January
2139 1, 2001, the tax imposed by section 12-640 for the calendar year shall be

2140 at a rate of the taxable gifts made by the donor during the calendar
2141 year set forth in the following schedule:

T2583	Amount of Taxable Gifts	Rate of Tax
T2584	Not over \$25,000	1%
T2585	Over \$25,000	\$250, plus 2% of the excess
T2586	but not over \$50,000	over \$25,000
T2587	Over \$50,000	\$750, plus 3% of the excess
T2588	but not over \$75,000	over \$50,000
T2589	Over \$75,000	\$1,500, plus 4% of the excess
T2590	but not over \$100,000	over \$75,000
T2591	Over \$100,000	\$2,500, plus 5% of the excess
T2592	but not over \$200,000	over \$100,000
T2593	Over \$200,000	\$7,500, plus 6% of the excess
T2594		over \$200,000

2142 (2) With respect to the calendar years commencing January 1, 2001,
2143 January 1, 2002, [and] January 1, 2003, January 1, 2004, and January 1,
2144 2005, the tax imposed by section 12-640 for each such calendar year
2145 shall be at a rate of the taxable gifts made by the donor during the
2146 calendar year set forth in the following schedule:

T2595	Amount of Taxable Gifts	Rate of Tax
T2596	Over \$25,000	\$250, plus 2% of the excess
T2597	but not over \$50,000	over \$25,000
T2598	Over \$50,000	\$750, plus 3% of the excess
T2599	but not over \$75,000	over \$50,000
T2600	Over \$75,000	\$1,500, plus 4% of the excess
T2601	but not over \$100,000	over \$75,000
T2602	Over \$100,000	\$2,500, plus 5% of the excess

T2603	but not over \$675,000	over \$100,000
T2604	Over \$675,000	\$31,250, plus 6% of the excess
T2605		over \$675,000

2147 (3) With respect to the calendar year commencing January 1, [2004]
2148 2006, the tax imposed by section 12-640 for the calendar year shall be at
2149 a rate of the taxable gifts made by the donor during the calendar year
2150 set forth in the following schedule:

T2606	Amount of Taxable Gifts	Rate of Tax
T2607	Over \$50,000	\$750, plus 3% of the excess
T2608	but not over \$75,000	over \$50,000
T2609	Over \$75,000	\$1,500, plus 4% of the excess
T2610	but not over \$100,000	over \$75,000
T2611	Over \$100,000	\$2,500, plus 5% of the excess
T2612	but not over \$700,000	over \$100,000
T2613	Over \$700,000	\$32,500, plus 6% of the excess
T2614		over \$700,000

2151 (4) With respect to the calendar year commencing January 1, [2005]
2152 2007, the tax imposed by section 12-640 for the calendar year shall be at
2153 a rate of the taxable gifts made by the donor during the calendar year
2154 set forth in the following schedule:

T2615	Amount of Taxable Gifts	Rate of Tax
T2616	Over \$75,000	\$1,500, plus 4% of the excess
T2617	but not over \$100,000	over \$75,000
T2618	Over \$100,000	\$2,500, plus 5% of the excess
T2619	but not over \$700,000	over \$100,000

T2630	Amount of Taxable Gifts	Rate of Tax
T2631	Over \$1,000,000	\$47,500, plus 6% of the excess
T2632		over \$1,000,000

2167 Sec. 100. Section 12-638b of the general statutes is repealed and the
 2168 following is substituted in lieu thereof (*Effective August 1, 2003, for sales*
 2169 *or transfers of a controlling interest occurring on or after August 1, 2003*):

2170 (a) (1) There is hereby imposed a tax on the sale or transfer of a
 2171 controlling interest in any entity which possesses, directly or
 2172 indirectly, an interest in real property in this state when the present
 2173 true and actual value of the interest in real property equals or exceeds
 2174 two thousand dollars, payable by the person selling or transferring
 2175 such controlling interest, at the rate of one and eleven one-hundredths
 2176 of one per cent of the present true and actual value of the interest in
 2177 real property possessed, directly or indirectly, by such entity.

2178 (2) A taxable sale or transfer of a controlling interest may occur in
 2179 one transaction or in a series of transactions. Transactions which occur
 2180 within six months of each other are presumed, unless shown to the
 2181 contrary, to be a series of transactions.

2182 (3) A taxable sale or transfer of a controlling interest may be made
 2183 by one seller or transferor or may be made by a group of sellers or
 2184 transferors acting in concert. Sellers or transferors who are related to
 2185 each other by blood or marriage are presumed, unless shown to the
 2186 contrary, to be acting in concert.

2187 (b) The tax imposed by subsection (a) of this section (1) shall not
 2188 apply to ~~[(1)]~~ any sale or transfer of a controlling interest in any entity
 2189 ~~[which]~~ to the extent such entity possesses, directly or indirectly, an
 2190 interest in real property located in an area of any municipality
 2191 designated as an enterprise zone in accordance with section 32-70, ~~[or~~
 2192 ~~(2)]~~ but shall apply to the extent such entity possesses, directly or
 2193 indirectly, an interest in real property in this state located outside such

2194 area designated as such an enterprise zone, and (2) shall not apply to
2195 any sale or transfer of a controlling interest in any entity to effectuate a
2196 mere change of identity or form of ownership or organization where
2197 there is no change in beneficial ownership.

2198 Sec. 101. Section 12-704c of the general statutes is repealed and the
2199 following is substituted in lieu thereof (*Effective from passage and*
2200 *applicable to taxable years commencing on or after January 1, 2003*):

2201 (a) Any resident of this state, as defined in subdivision (1) of
2202 subsection (a) of section 12-701, subject to the tax under this chapter for
2203 any taxable year shall be entitled to a credit in determining the amount
2204 of tax liability under this chapter, for all or a portion, as permitted by
2205 this section, of the amount of property tax, as defined in this section,
2206 first becoming due and actually paid during such taxable year by such
2207 person on such person's primary residence or motor vehicle in
2208 accordance with this section, provided in the case of a person who files
2209 a return under the federal income tax for such taxable year as an
2210 unmarried individual, a married individual filing separately or a head
2211 of household, one motor vehicle shall be eligible for such credit and in
2212 the case of a husband and wife who file a return under federal income
2213 tax for such taxable year as married individuals filing jointly, no more
2214 than two motor vehicles shall be eligible for a credit under the
2215 provisions of this section.

2216 (b) The credit allowed under this section shall not exceed two
2217 hundred fifteen dollars for the taxable year commencing on or after
2218 January 1, 1997, and prior to January 1, 1998; for taxable years
2219 commencing on or after January 1, 1998, but prior to January 1, 1999,
2220 three hundred fifty dollars; for taxable years commencing on or after
2221 January 1, 1999, but prior to January 1, 2000, four hundred twenty-five
2222 dollars; [and] for taxable years commencing on or after January 1, 2000,
2223 but prior to January 1, 2003, five hundred dollars; and for taxable years
2224 commencing on or after January 1, 2003, three hundred fifty dollars. In
2225 the case of any husband and wife who file a return under the federal

2226 income tax for such taxable year as married individuals filing a joint
2227 return, the credit allowed, in the aggregate, shall not exceed such
2228 amounts for each such taxable year.

2229 (c) (1) (A) For taxable years commencing prior to January 1, 2000, in
2230 the case of any such taxpayer who files under the federal income tax
2231 for such taxable year as an unmarried individual whose Connecticut
2232 adjusted gross income exceeds fifty-two thousand five hundred
2233 dollars, the amount of the credit that exceeds one hundred dollars shall
2234 be reduced by ten per cent for each ten thousand dollars, or fraction
2235 thereof, by which the taxpayer's Connecticut adjusted gross income
2236 exceeds said amount.

2237 (B) For taxable years commencing on or after January 1, 2000, but
2238 prior to January 1, 2001, in the case of any such taxpayer who files
2239 under the federal income tax for such taxable year as an unmarried
2240 individual whose Connecticut adjusted gross income exceeds
2241 fifty-three thousand five hundred dollars, the amount of the credit that
2242 exceeds one hundred dollars shall be reduced by ten per cent for each
2243 ten thousand dollars, or fraction thereof, by which the taxpayer's
2244 Connecticut adjusted gross income exceeds said amount.

2245 (C) For taxable years commencing on or after January 1, 2001, but
2246 prior to January 1, 2004, in the case of any such taxpayer who files
2247 under the federal income tax for such taxable year as an unmarried
2248 individual whose Connecticut adjusted gross income exceeds fifty-four
2249 thousand five hundred dollars, the amount of the credit [that exceeds
2250 one hundred dollars] shall be reduced by ten per cent for each ten
2251 thousand dollars, or fraction thereof, by which the taxpayer's
2252 Connecticut adjusted gross income exceeds said amount.

2253 (D) For taxable years commencing on or after January 1, 2004, but
2254 prior to January 1, 2005, in the case of any such taxpayer who files
2255 under the federal income tax for such taxable year as an unmarried
2256 individual whose Connecticut adjusted gross income exceeds fifty-five
2257 thousand dollars, the amount of the credit shall be reduced by ten per

2258 cent for each ten thousand dollars, or fraction thereof, by which the
2259 taxpayer's Connecticut adjusted gross income exceeds said amount.

2260 [(D)] (E) For taxable years commencing on or after January 1, [2004]
2261 2005, but prior to January 1, [2005] 2006, in the case of any such
2262 taxpayer who files under the federal income tax for such taxable year
2263 as an unmarried individual whose Connecticut adjusted gross income
2264 exceeds fifty-five thousand five hundred dollars, the amount of the
2265 credit [that exceeds one hundred dollars] shall be reduced by ten per
2266 cent for each ten thousand dollars, or fraction thereof, by which the
2267 taxpayer's Connecticut adjusted gross income exceeds said amount.

2268 [(E)] (F) For taxable years commencing on or after January 1, [2005]
2269 2006, but prior to January 1, [2006] 2007, in the case of any such
2270 taxpayer who files under the federal income tax for such taxable year
2271 as an unmarried individual whose Connecticut adjusted gross income
2272 exceeds fifty-six thousand five hundred dollars, the amount of the
2273 credit [that exceeds one hundred dollars] shall be reduced by ten per
2274 cent for each ten thousand dollars, or fraction thereof, by which the
2275 taxpayer's Connecticut adjusted gross income exceeds said amount.

2276 [(F)] (G) For taxable years commencing on or after January 1, [2006]
2277 2007, but prior to January 1, [2007] 2008, in the case of any such
2278 taxpayer who files under the federal income tax for such taxable year
2279 as an unmarried individual whose Connecticut adjusted gross income
2280 exceeds fifty-eight thousand five hundred dollars, the amount of the
2281 credit [that exceeds one hundred dollars] shall be reduced by ten per
2282 cent for each ten thousand dollars, or fraction thereof, by which the
2283 taxpayer's Connecticut adjusted gross income exceeds said amount.

2284 [(G)] (H) For taxable years commencing on or after January 1, [2007]
2285 2008, but prior to January 1, [2008] 2009, in the case of any such
2286 taxpayer who files under the federal income tax for such taxable year
2287 as an unmarried individual whose Connecticut adjusted gross income
2288 exceeds sixty thousand five hundred dollars, the amount of the credit
2289 [that exceeds one hundred dollars] shall be reduced by ten per cent for

2290 each ten thousand dollars, or fraction thereof, by which the taxpayer's
2291 Connecticut adjusted gross income exceeds said amount.

2292 [(H)] (I) For taxable years commencing on or after January 1, [2008]
2293 2009, but prior to January 1, [2009] 2010, in the case of any such
2294 taxpayer who files under the federal income tax for such taxable year
2295 as an unmarried individual whose Connecticut adjusted gross income
2296 exceeds sixty-two thousand five hundred dollars, the amount of the
2297 credit [that exceeds one hundred dollars] shall be reduced by ten per
2298 cent for each ten thousand dollars, or fraction thereof, by which the
2299 taxpayer's Connecticut adjusted gross income exceeds said amount.

2300 [(I)] (J) For taxable years commencing on or after January 1, [2009]
2301 2010, in the case of any such taxpayer who files under the federal
2302 income tax for such taxable year as an unmarried individual whose
2303 Connecticut adjusted gross income exceeds sixty-four thousand five
2304 hundred dollars, the amount of the credit [that exceeds one hundred
2305 dollars] shall be reduced by ten per cent for each ten thousand dollars,
2306 or fraction thereof, by which the taxpayer's Connecticut adjusted gross
2307 income exceeds said amount.

2308 (2) In the case of any such taxpayer who files under the federal
2309 income tax for such taxable year as a married individual filing
2310 separately whose Connecticut adjusted gross income exceeds fifty
2311 thousand two hundred fifty dollars, the amount of the credit [that
2312 exceeds one hundred dollars] shall be reduced by ten per cent for each
2313 five thousand dollars, or fraction thereof, by which the taxpayer's
2314 Connecticut adjusted gross income exceeds said amount.

2315 (3) In the case of a taxpayer who files under the federal income tax
2316 for such taxable year as a head of household whose Connecticut
2317 adjusted gross income exceeds seventy-eight thousand five hundred
2318 dollars, the amount of the credit [that exceeds one hundred dollars]
2319 shall be reduced by ten per cent for each ten thousand dollars or
2320 fraction thereof, by which the taxpayer's Connecticut adjusted gross
2321 income exceeds said amount.

2322 (4) In the case of a taxpayer who files under federal income tax for
2323 such taxable year as married individuals filing jointly whose
2324 Connecticut adjusted gross income exceeds one hundred thousand five
2325 hundred dollars, the amount of the credit [that exceeds one hundred
2326 dollars] shall be reduced by ten per cent for each ten thousand dollars,
2327 or fraction thereof, by which the taxpayer's Connecticut adjusted gross
2328 income exceeds said amount.

2329 (d) The credit allowed under the provisions of this section shall be
2330 available for any person leasing a motor vehicle pursuant to a written
2331 agreement for a term of more than one year. Such lessee shall be
2332 entitled to the credit in accordance with the provisions of this section
2333 for the taxes actually paid by the lessor or lessee on such leased
2334 vehicle, provided the lessee was lawfully in possession of the motor
2335 vehicle at such time when the taxes first became due. The lessor shall
2336 provide the lessee with documentation establishing, to the satisfaction
2337 of the Commissioner of Revenue Services, the amount of property tax
2338 paid during the time period in which the lessee was lawfully in
2339 possession of the motor vehicle. The lessor of the motor vehicle shall
2340 not be entitled to a credit under the provisions of this section.

2341 (e) The credit may only be used to reduce such qualifying taxpayer's
2342 tax liability for the year for which such credit is applicable and shall
2343 not be used to reduce such tax liability to less than zero.

2344 (f) The amount of tax due pursuant to sections 12-705 and 12-722
2345 shall be calculated without regard to this credit.

2346 (g) For the purposes of this section: (1) "Property tax" means the
2347 amount of property tax exclusive of any interest, fees or charges
2348 thereon for which a taxpayer is liable, or in the case of any husband
2349 and wife who file a return under the federal income tax for such
2350 taxable year as married individuals filing a joint return, for which the
2351 husband or wife or both are liable, to a Connecticut political
2352 subdivision on the taxpayer's primary residence or motor vehicles; (2)
2353 "motor vehicle" means a motor vehicle, as defined in section 14-1,

2354 which is privately owned or leased; and (3) property tax first becomes
2355 due, if due and payable in a single installment, on the date designated
2356 by the legislative body of the municipality as the date on which such
2357 installment shall be due and payable and, if due and payable in two or
2358 more installments, on the date designated by the legislative body of
2359 the municipality as the date on which such installment shall be due
2360 and payable or, at the election of the taxpayer, on the date designated
2361 by the legislative body of the municipality as the date on which any
2362 earlier installment of such tax shall be due and payable.

2363 Sec. 102. Subsection (a) of section 14-33 of the general statutes is
2364 repealed and the following is substituted in lieu thereof (*Effective from*
2365 *passage*):

2366 (a) If any property tax, or any installment thereof, laid by any city,
2367 town, borough or other taxing district upon a registered motor vehicle
2368 or snowmobile remains unpaid, the tax collector of such city, town,
2369 borough or other taxing district shall notify the Commissioner of
2370 Motor Vehicles of such delinquency in accordance with listings and
2371 schedules of dates established by the commissioner and on forms
2372 prescribed and furnished by [him] the commissioner, specifying the
2373 name and address of the person against whom such tax has been
2374 assessed, the date when such tax was due and the registration number,
2375 if known to the collector. Such forms shall be submitted to the
2376 commissioner together with payment of a fee of fifty cents for each
2377 such vehicle or snowmobile. Such fee shall be deposited into the
2378 General Fund. The commissioner shall not issue registration for such
2379 motor vehicle or snowmobile for the next registration period if,
2380 according to [his] the commissioner's records, it is then owned by the
2381 person against whom such tax has been assessed or by any person to
2382 whom such vehicle has not been transferred by bona fide sale. Unless
2383 notice has been received by the commissioner under the provisions of
2384 section 14-33a, no such registration shall be issued until a receipt
2385 evidencing the payment of such tax or certificate of abatement of such
2386 tax or other satisfactory evidence that the tax obligation has been

2387 legally discharged has been presented to the commissioner; nor shall
2388 the commissioner register any other motor vehicle or snowmobile in
2389 the name of such person until a receipt evidencing the payment of
2390 such tax or a certificate of abatement of such tax or other satisfactory
2391 evidence that the tax obligation has been legally discharged has been
2392 presented to the commissioner, except that the commissioner may
2393 continue to register other vehicles owned by a leasing or rental firm
2394 licensed pursuant to section 14-15, if [he] the commissioner is satisfied
2395 that arrangements have been made to discharge such tax obligation,
2396 and may issue such registration to any private owner of three or more
2397 paratransit vehicles in direct proportion to the percentage of total tax
2398 due on such vehicles which has been paid and notice of payment on
2399 which has been received. The Commissioner of Motor Vehicles may
2400 immediately suspend all motor vehicle or snowmobile registrations
2401 issued in the name of any person (1) who has been reported as
2402 delinquent and whose registration was renewed through an error or
2403 through the production of false evidence that the delinquent tax had
2404 been paid or (2) who has been reported by a tax collector as having
2405 paid a property tax on a motor vehicle or snowmobile with a check
2406 which was dishonored by a bank and such tax remains unpaid. Any
2407 person aggrieved by any action of the commissioner under this section
2408 may appeal therefrom in the manner provided in section 14-134. For
2409 the purposes of this subsection, "paratransit vehicle" means a motor
2410 bus, taxicab or motor vehicle in livery service operated under a
2411 certificate of convenience and necessity issued by the Department of
2412 Transportation or by a transit district and which is on call or demand
2413 or used for the transportation of passengers for hire.

2414 Sec. 103. Subsection (d) of section 30-91 of the general statutes is
2415 repealed and the following is substituted in lieu thereof (*Effective from*
2416 *passage*):

2417 (d) The sale or dispensing of alcoholic liquor in places operating
2418 under package store permits, drug store permits or grocery store beer
2419 permits shall be unlawful on Decoration Day, Independence Day,

2420 Labor Day, Thanksgiving Day, New Year's Day, Sunday or Christmas
2421 or, if Independence Day, Christmas or New Year's Day occurs on a
2422 Sunday, on the Monday next following such day except that such sale
2423 or dispensing shall be lawful on any Independence Day occurring on a
2424 Saturday; and such sale or dispensing of alcoholic liquor in places
2425 operating under package store permits, drug store permits, and
2426 grocery store beer permits shall be unlawful on any other day before
2427 eight o'clock a.m. and after [eight] nine o'clock p.m. It shall be
2428 unlawful for the holder of a manufacturing permit for a brew pub to
2429 sell beer for consumption off the premises on the days or hours
2430 prohibited by this subsection. Any town may, by a vote of a town
2431 meeting or by ordinance, reduce the number of hours during which
2432 such sale shall be permissible.

2433 Sec. 104. Section 54-143a of the general statutes is repealed and the
2434 following is substituted in lieu thereof (*Effective October 1, 2003*):

2435 A cost of twenty dollars shall be imposed against any person
2436 convicted of a violation, as defined in section 53a-27, under any
2437 provision of section 12-487 or sections 13b-410a to 13b-410c, inclusive;
2438 any regulation adopted in accordance with the provisions of section
2439 12-484, 12-487 or 13b-410; or a violation of section 14-147, 14-219, 14-
2440 266, 14-267a, 14-269 or 14-270, chapter 268 or subsection (a) of section
2441 22a-250, or any section of the general statutes the violation of which is
2442 deemed an infraction, or who forfeits a cash bond or guaranteed bail
2443 bond certificate posted under section 14-140a or under reciprocal
2444 agreements made with other states for the alleged violation of any of
2445 said sections, or who pleads nolo contendere to a violation of any of
2446 said sections and pays the fine by mail; except that such cost shall be
2447 thirty-five dollars in the case of an infraction if the fine is thirty-five
2448 dollars, as provided in any section of the general statutes, or if the fine
2449 is established by the judges of the Superior Court pursuant to section
2450 51-164m. The costs imposed by this section shall be deposited in the
2451 General Fund and shall be in addition to any costs imposed by section
2452 54-143.

2453 Sec. 105. (NEW) (*Effective from passage and applicable to sales occurring*
2454 *on or after July 1, 2003*) (a) For any contract for provision of tangible
2455 personal property to the state entered into on or after the effective date
2456 of this section, each department head, as defined in section 4-5 of the
2457 general statutes, shall enter into an agreement with the contractor
2458 pursuant to which such contractor shall agree, on its own behalf and
2459 on behalf of each affiliate, as defined in subsection (d) of this section, of
2460 such contractor, for the term of the state contract, to collect and remit
2461 to the state on behalf of its customers any use tax due to the state
2462 under the provisions of chapter 219 of the general statutes for items of
2463 tangible personal property sold by the contractor or by any of its
2464 affiliates in the same manner as if the contractor and its affiliates were
2465 engaged in the business of selling tangible personal property for use in
2466 this state and had sufficient nexus with this state to be required to
2467 collect use tax due to the state.

2468 (b) The following provisions shall apply to and be made part of any
2469 agreement entered into pursuant to subsection (a) of this section:

2470 (1) The contractor and its affiliates are not liable for use tax not paid
2471 to them by a customer;

2472 (2) A customer's payment of a use tax to the contractor or its
2473 affiliates relieves the customer of liability for the use tax;

2474 (3) The contractor and its affiliates shall remit all use taxes they
2475 collect from customers on or before the due date specified in the
2476 agreement, which may not be later than the last day of the month next
2477 succeeding the end of a calendar quarter or other tax collection period
2478 during which the tax was collected; and

2479 (4) Any contractor or affiliate who fails to remit use taxes collected
2480 on behalf of its customers by the due date specified in the agreement
2481 shall be subject to the interest and penalties provided for persons
2482 required to collect sales tax under chapter 219 of the general statutes.

2483 (c) Any agreement entered into under subsection (a) of this section
2484 may provide that the contractor and its affiliates shall collect the use
2485 tax only on items that are subject to the six per cent rate of tax.

2486 (d) For purposes of this section, "affiliate" means any person, as
2487 defined in section 12-1 of the general statutes, that controls, is
2488 controlled by, or is under common control with another person. A
2489 person controls another person if the person owns, directly or
2490 indirectly, more than ten per cent of the voting securities of the other
2491 person. For purposes of this subsection, "voting security" means a
2492 security that confers upon the holder the right to vote for the election
2493 of members of the board of directors or similar governing body of the
2494 business, or that is convertible into, or entitles the holder to receive,
2495 upon its exercise, a security that confers such a right to vote. "Voting
2496 security" includes a general partnership interest.

2497 Sec. 106. (NEW) (*Effective from passage*) For the fiscal year ending
2498 June 30, 2004, and each fiscal year thereafter, the Commissioner of
2499 Revenue Services shall segregate two million dollars of the amount of
2500 the funds received by the state from the tax imposed under chapter 211
2501 of the general statutes on public service companies providing
2502 community antenna television service in this state. The moneys
2503 segregated by the commissioner shall be deposited with the Treasurer
2504 and made available to the Office of Legislative Management to defray
2505 the cost of providing the citizens of this state with Connecticut
2506 Television Network coverage of state government deliberations and
2507 public policy events.

2508 Sec. 107. Section 12-665 of the general statutes is repealed and the
2509 following is substituted in lieu thereof (*Effective from passage*):

2510 A [tourism account] surcharge is hereby imposed on the rental or
2511 leasing, for a period of thirty consecutive calendar days or less, of a
2512 passenger motor vehicle by any person licensed pursuant to section 14-
2513 15. Said surcharge shall be in addition to any tax otherwise applicable
2514 to any such transaction. No surcharge shall be imposed under this

2515 section for the rental or leasing of a motor vehicle pursuant to a written
2516 agreement having a term of more than thirty days.

2517 Sec. 108. Subsection (g) of section 12-667 of the general statutes is
2518 repealed and the following is substituted in lieu thereof (*Effective from*
2519 *passage*):

2520 (g) The proceeds from the surcharge imposed by this chapter shall
2521 be deposited in the [tourism account established under section 32-303]
2522 General Fund.

2523 Sec. 109. Subsection (b) of section 32-301 of the general statutes is
2524 repealed and the following is substituted in lieu thereof (*Effective from*
2525 *passage*):

2526 (b) The council shall:

2527 (1) Adopt procedures for the operation of the council and the
2528 oversight of the Office of Tourism;

2529 (2) Review and approve or amend the strategic marketing plan
2530 developed by the Office of Tourism pursuant to subdivision (1) of
2531 subsection (b) of section 32-300;

2532 (3) (A) Review the plans and activities of the tourism districts
2533 established under section 32-302, the convention center authorities and
2534 the coliseum authorities, and (B) determine whether such plans and
2535 activities are consistent with the strategic marketing plan and will
2536 promote economic growth and employment opportunities in the state
2537 provided, in making such determination, the council shall consider the
2538 statutory mission of the districts and the unique mission of each
2539 district and further provided the council shall provide any
2540 recommendations for changes in such plans or activities to the board
2541 of directors for each district;

2542 (4) Not later than January 15, 1993, and annually thereafter, submit a
2543 report on its findings and recommendations to the joint standing

2544 committee of the General Assembly having cognizance of matters
2545 relating to the Department of Economic and Community Development
2546 which report shall further include a description of tourism promotion
2547 efforts by the state;

2548 (5) Determine which applications for challenge grants should be
2549 approved under subdivision (5) of section 32-300;

2550 [(6) Allocate not more than four hundred twenty-nine thousand
2551 dollars between July 1, 1994, and June 30, 1996, from the tourism
2552 account established under section 32-303, to carry out the purposes of
2553 sections 32-306 and 32-307, which shall include, but not be limited to,
2554 the operation of the visitor welcome centers;

2555 (7) Make a grant to each tourism district whose allocation under
2556 section 32-305 during any fiscal year is less than one hundred
2557 thousand dollars. The amount of any such grant shall be the difference
2558 of one hundred thousand dollars and the amount of such allocation;]

2559 [(8)] (6) Determine which applications for municipal grants should
2560 be approved under subdivision (6) of subsection (b) of section 32-300;
2561 and

2562 [(9)] (7) Review the current year budget submitted pursuant to
2563 subsection (e) of section 32-302, for each tourism district established
2564 under section 32-302.

2565 Sec. 110. Section 32-304 of the general statutes is repealed and the
2566 following is substituted in lieu thereof (*Effective from passage*):

2567 Any funds received by the state as payment for tourism advertising
2568 or products, sold by the Commissioner of Economic and Community
2569 Development, shall be deposited in the [tourism account established in
2570 section 32-303] General Fund.

2571 Sec. 111. Subdivision (11) of section 32-307 of the general statutes is
2572 repealed and the following is substituted in lieu thereof (*Effective from*

2573 *passage*):

2574 (11) In addition to the staffing required by this section, each center
2575 shall have an electronic information system to provide information to
2576 visitors. Such systems shall be provided at no cost to the state and any
2577 revenue generated through the request for proposal process shall be
2578 deposited in the [tourism account established under section 32-303]
2579 General Fund.

2580 Sec. 112. Subsection (i) of section 32-656 of the general statutes is
2581 repealed and the following is substituted in lieu thereof (*Effective from*
2582 *passage*):

2583 (i) The secretary and the authority shall jointly select and appoint an
2584 independent construction contract compliance officer or agent, which
2585 may be an officer or agency of a political subdivision of the state, other
2586 than the authority, or a private consultant experienced in similar
2587 public contract compliance matters, to monitor compliance by the
2588 secretary, the authority, the project manager and each prime
2589 construction contractor with the provisions of applicable state law,
2590 including subdivision (1) of section 12-412, subsection (a) of section 12-
2591 498, sections 12-541 and 13a-25, subdivision (1) of section 22a-134,
2592 [subsection (f) of section 32-305,] section 32-600, subsection (c) of
2593 section 32-602, subsection (e) of section 32-605, section 32-610,
2594 subsections (a) and (b) of section 32-614, sections 32-617, 32-617a, 32-
2595 650, 32-651 to 32-658, inclusive, 32-660 and 32-661, subsection (b) of
2596 section 32-662, section 32-663, subsections (j) to (l), inclusive, of section
2597 32-664, sections 32-665 to 32-666a, inclusive, sections 32-668 and 48-21
2598 and sections 29 and 30 of public act 00-140*, and with applicable
2599 requirements of contracts with the secretary or the authority, relating
2600 to set-asides for small contractors and minority business enterprises
2601 and required efforts to hire available and qualified members of
2602 minorities and available and qualified residents of the city of Hartford
2603 and the town of East Hartford for construction jobs with respect to the
2604 overall project and the on-site related private development. Such

2605 independent contract compliance officer or agent shall file a written
2606 report of his or her findings and recommendations with the secretary
2607 and the authority each quarter during the period of project
2608 development.

2609 Sec. 113. (NEW) (*Effective from passage*) (a) There shall be a
2610 Transportation Strategy Board projects account, which shall be a
2611 nonlapsing account within the Special Transportation Fund.

2612 (b) For the fiscal year ending June 30, 2004, five million dollars of
2613 the moneys received or collected by the state or any officer thereof on
2614 account of, or derived from, the incremental revenues received
2615 pursuant to section 14-50a of the general statutes, as amended by this
2616 act, shall be deposited into the account established under subsection
2617 (a) of this section and shall be used to provide funding for the projects
2618 and purposes of the Transportation Strategy Board.

2619 (c) On and after July 1, 2005, all moneys received or collected by the
2620 state or any officer thereof on account of, or derived from, one-half of
2621 the incremental revenues received pursuant to section 14-50a of the
2622 general statutes, as amended by this act, shall be deposited into the
2623 account established under subsection (a) of this section and shall be
2624 used to provide funding for the projects and purposes of the
2625 Transportation Strategy Board.

2626 Sec. 114. (*Effective from passage*) (a) Notwithstanding any provision
2627 of the general statutes, for the fiscal year ending June 30, 2004, the sum
2628 of \$10,000,000 shall be transferred from the resources of the Special
2629 Transportation Fund and credited to the resources of the
2630 Transportation Strategy Board projects account established under
2631 section 113 of this act.

2632 (b) Notwithstanding any provision of the general statutes, for the
2633 fiscal year ending June 30, 2005, the sum of \$5,000,000 shall be
2634 transferred from the resources of the Special Transportation Fund and
2635 credited to the resources of the Transportation Strategy Board projects

2636 account established under section 113 of this act.

2637 (c) Notwithstanding any provision of the general statutes, on July 1,
2638 2005, the sum of \$5,000,000 shall be transferred from the resources of
2639 the Special Transportation Fund and credited to the resources of the
2640 Transportation Strategy Board projects account established under
2641 section 113 of this act.

2642 Sec. 115. Subsection (a) of section 12-702 of the general statutes is
2643 repealed and the following is substituted in lieu thereof (*Effective from*
2644 *passage and applicable to taxable years commencing on or after January 1,*
2645 *2004*):

2646 (a) (1) (A) Any person, other than a trust or estate, subject to the tax
2647 under this chapter for any taxable year who files under the federal
2648 income tax for such taxable year as a married individual filing
2649 separately or, for taxable years commencing prior to January 1, 2000,
2650 who files income tax for such taxable year as an unmarried individual
2651 shall be entitled to a personal exemption of twelve thousand dollars in
2652 determining Connecticut taxable income for purposes of this chapter.

2653 (B) In the case of any such taxpayer whose Connecticut adjusted
2654 gross income for the taxable year exceeds twenty-four thousand
2655 dollars, the exemption amount shall be reduced by one thousand
2656 dollars for each one thousand dollars, or fraction thereof, by which the
2657 taxpayer's Connecticut adjusted gross income for the taxable year
2658 exceeds said amount. In no event shall the reduction exceed one
2659 hundred per cent of the exemption.

2660 (2) For taxable years commencing on or after January 1, 2000, any
2661 person, other than a trust or estate, subject to the tax under this chapter
2662 for any taxable year who files under the federal income tax for such
2663 taxable year as an unmarried individual shall be entitled to a personal
2664 exemption in determining Connecticut taxable income for purposes of
2665 this chapter as follows:

2666 (A) For taxable years commencing on or after January 1, 2000, but
2667 prior to January 1, 2001, twelve thousand two hundred fifty dollars. In
2668 the case of any such taxpayer whose Connecticut adjusted gross
2669 income for the taxable year exceeds twenty-four thousand five
2670 hundred dollars, the exemption amount shall be reduced by one
2671 thousand dollars for each one thousand dollars, or fraction thereof, by
2672 which the taxpayer's Connecticut adjusted gross income for the taxable
2673 year exceeds said amount. In no event shall the reduction exceed one
2674 hundred per cent of the exemption;

2675 (B) For taxable years commencing on or after January 1, 2001, but
2676 prior to January 1, 2004, twelve thousand five hundred dollars. In the
2677 case of any such taxpayer whose Connecticut adjusted gross income
2678 for the taxable year exceeds twenty-five thousand dollars, the
2679 exemption amount shall be reduced by one thousand dollars for each
2680 one thousand dollars, or fraction thereof, by which the taxpayer's
2681 Connecticut adjusted gross income for the taxable year exceeds said
2682 amount. In no event shall the reduction exceed one hundred per cent
2683 of the exemption;

2684 (C) For taxable years commencing on or after January 1, 2004, but
2685 prior to January 1, 2005, twelve thousand six hundred twenty-five
2686 dollars. In the case of any such taxpayer whose Connecticut adjusted
2687 gross income for the taxable year exceeds twenty-five thousand two
2688 hundred fifty dollars, the exemption amount shall be reduced by one
2689 thousand dollars for each one thousand dollars, or fraction thereof, by
2690 which the taxpayer's Connecticut adjusted gross income for the taxable
2691 year exceeds said amount. In no event shall the reduction exceed one
2692 hundred per cent of the exemption;

2693 ~~[(C)]~~ (D) For taxable years commencing on or after January 1, [2004]
2694 2005, but prior to January 1, [2005] 2006, twelve thousand seven
2695 hundred fifty dollars. In the case of any such taxpayer whose
2696 Connecticut adjusted gross income for the taxable year exceeds
2697 twenty-five thousand five hundred dollars, the exemption amount

2698 shall be reduced by one thousand dollars for each one thousand
2699 dollars, or fraction thereof, by which the taxpayer's Connecticut
2700 adjusted gross income for the taxable year exceeds said amount. In no
2701 event shall the reduction exceed one hundred per cent of the
2702 exemption;

2703 [(D)] (E) For taxable years commencing on or after January 1, [2005]
2704 2006, but prior to January 1, [2006] 2007, thirteen thousand dollars. In
2705 the case of any such taxpayer whose Connecticut adjusted gross
2706 income for the taxable year exceeds twenty-six thousand dollars, the
2707 exemption amount shall be reduced by one thousand dollars for each
2708 one thousand dollars, or fraction thereof, by which the taxpayer's
2709 Connecticut adjusted gross income for the taxable year exceeds said
2710 amount. In no event shall the reduction exceed one hundred per cent
2711 of the exemption;

2712 [(E)] (F) For taxable years commencing on or after January 1, [2006]
2713 2007, but prior to January 1, [2007] 2008, thirteen thousand five
2714 hundred dollars. In the case of any such taxpayer whose Connecticut
2715 adjusted gross income for the taxable year exceeds twenty-seven
2716 thousand dollars, the exemption amount shall be reduced by one
2717 thousand dollars for each one thousand dollars, or fraction thereof, by
2718 which the taxpayer's Connecticut adjusted gross income for the taxable
2719 year exceeds said amount. In no event shall the reduction exceed one
2720 hundred per cent of the exemption;

2721 [(F)] (G) For taxable years commencing on or after January 1, [2007]
2722 2008, but prior to January 1, [2008] 2009, fourteen thousand dollars. In
2723 the case of any such taxpayer whose Connecticut adjusted gross
2724 income for the taxable year exceeds twenty-eight thousand dollars, the
2725 exemption amount shall be reduced by one thousand dollars for each
2726 one thousand dollars, or fraction thereof, by which the taxpayer's
2727 Connecticut adjusted gross income for the taxable year exceeds said
2728 amount. In no event shall the reduction exceed one hundred per cent
2729 of the exemption;

2730 [(G)] (H) For taxable years commencing on or after January 1, [2008]
 2731 2009, but prior to January 1, [2009] 2010, fourteen thousand five
 2732 hundred dollars. In the case of any such taxpayer whose Connecticut
 2733 adjusted gross income for the taxable year exceeds twenty-nine
 2734 thousand dollars, the exemption amount shall be reduced by one
 2735 thousand dollars for each one thousand dollars, or fraction thereof, by
 2736 which the taxpayer's Connecticut adjusted gross income for the taxable
 2737 year exceeds said amount. In no event shall the reduction exceed one
 2738 hundred per cent of the exemption;

2739 [(H)] (I) For taxable years commencing on or after January 1, [2009]
 2740 2010, fifteen thousand dollars. In the case of any such taxpayer whose
 2741 Connecticut adjusted gross income for the taxable year exceeds thirty
 2742 thousand dollars, the exemption amount shall be reduced by one
 2743 thousand dollars for each one thousand dollars, or fraction thereof, by
 2744 which the taxpayer's Connecticut adjusted gross income for the taxable
 2745 year exceeds said amount. In no event shall the reduction exceed one
 2746 hundred per cent of the exemption.

2747 Sec. 116. Subparagraphs (C) to (H), inclusive, of subdivision (2) of
 2748 subsection (a) of section 12-703 of the general statutes are repealed and
 2749 the following is substituted in lieu thereof (*Effective from passage and*
 2750 *applicable to taxable years commencing on or after January 1, 2004*):

2751 (C) For taxable years commencing on or after January 1, 2004, but
 2752 prior to January 1, 2005:

T2633	<u>Connecticut</u>	
T2634	<u>Adjusted Gross Income</u>	<u>Amount of Credit</u>
T2635	<u>Over \$12,625 but</u>	
T2636	<u>not over \$15,750</u>	<u>75%</u>
T2637	<u>Over \$15,750 but</u>	
T2638	<u>not over \$16,250</u>	<u>70%</u>
T2639	<u>Over \$16,250 but</u>	
T2640	<u>not over \$16,750</u>	<u>65%</u>

T2641	<u>Over \$16,750 but</u>	
T2642	<u>not over \$17,250</u>	<u>60%</u>
T2643	<u>Over \$17,250 but</u>	
T2644	<u>not over \$17,750</u>	<u>55%</u>
T2645	<u>Over \$17,750 but</u>	
T2646	<u>not over \$18,250</u>	<u>50%</u>
T2647	<u>Over \$18,250 but</u>	
T2648	<u>not over \$18,750</u>	<u>45%</u>
T2649	<u>Over \$18,750 but</u>	
T2650	<u>not over \$19,250</u>	<u>40%</u>
T2651	<u>Over \$19,250 but</u>	
T2652	<u>not over \$21,050</u>	<u>35%</u>
T2653	<u>Over \$21,050 but</u>	
T2654	<u>not over \$21,550</u>	<u>30%</u>
T2655	<u>Over \$21,550 but</u>	
T2656	<u>not over \$22,050</u>	<u>25%</u>
T2657	<u>Over \$22,050 but</u>	
T2658	<u>not over \$22,550</u>	<u>20%</u>
T2659	<u>Over \$22,550 but</u>	
T2660	<u>not over \$26,300</u>	<u>15%</u>
T2661	<u>Over \$26,300 but</u>	
T2662	<u>not over \$26,800</u>	<u>14%</u>
T2663	<u>Over \$26,800 but</u>	
T2664	<u>not over \$27,300</u>	<u>13%</u>
T2665	<u>Over \$27,300 but</u>	
T2666	<u>not over \$27,800</u>	<u>12%</u>
T2667	<u>Over \$27,800 but</u>	
T2668	<u>not over \$28,300</u>	<u>11%</u>
T2669	<u>Over \$28,300 but</u>	
T2670	<u>not over \$50,500</u>	<u>10%</u>
T2671	<u>Over \$50,500 but</u>	
T2672	<u>not over \$51,000</u>	<u>9%</u>
T2673	<u>Over \$51,000 but</u>	
T2674	<u>not over \$51,500</u>	<u>8%</u>

T2675	<u>Over \$51,500 but</u>	
T2676	<u>not over \$52,000</u>	<u>7%</u>
T2677	<u>Over \$52,000 but</u>	
T2678	<u>not over \$52,500</u>	<u>6%</u>
T2679	<u>Over \$52,500 but</u>	
T2680	<u>not over \$53,000</u>	<u>5%</u>
T2681	<u>Over \$53,000 but</u>	
T2682	<u>not over \$53,500</u>	<u>4%</u>
T2683	<u>Over \$53,500 but</u>	
T2684	<u>not over \$54,000</u>	<u>3%</u>
T2685	<u>Over \$54,000 but</u>	
T2686	<u>not over \$54,500</u>	<u>2%</u>
T2687	<u>Over \$54,500 but</u>	
T2688	<u>not over \$55,000</u>	<u>1%</u>

2753 [(C)] (D) For taxable years commencing on or after January 1, [2004]
 2754 2005, but prior to January 1, [2005] 2006:

T2689	Connecticut	
T2690	Adjusted Gross Income	Amount of Credit
T2691	Over \$12,750 but	
T2692	not over \$15,900	75%
T2693	Over \$15,900 but	
T2694	not over \$16,400	70%
T2695	Over \$16,400 but	
T2696	not over \$16,900	65%
T2697	Over \$16,900 but	
T2698	not over \$17,400	60%
T2699	Over \$17,400 but	
T2700	not over \$17,900	55%
T2701	Over \$17,900 but	
T2702	not over \$18,400	50%

T2703	Over \$18,400 but	
T2704	not over \$18,900	45%
T2705	Over \$18,900 but	
T2706	not over \$19,400	40%
T2707	Over \$19,400 but	
T2708	not over \$21,300	35%
T2709	Over \$21,300 but	
T2710	not over \$21,800	30%
T2711	Over \$21,800 but	
T2712	not over \$22,300	25%
T2713	Over \$22,300 but	
T2714	not over \$22,800	20%
T2715	Over \$22,800 but	
T2716	not over \$26,600	15%
T2717	Over \$26,600 but	
T2718	not over \$27,100	14%
T2719	Over \$27,100 but	
T2720	not over \$27,600	13%
T2721	Over \$27,600 but	
T2722	not over \$28,100	12%
T2723	Over \$28,100 but	
T2724	not over \$28,600	11%
T2725	Over \$28,600 but	
T2726	not over \$51,000	10%
T2727	Over \$51,000 but	
T2728	not over \$51,500	9%
T2729	Over \$51,500 but	
T2730	not over \$52,000	8%
T2731	Over \$52,000 but	
T2732	not over \$52,500	7%
T2733	Over \$52,500 but	
T2734	not over \$53,000	6%
T2735	Over \$53,000 but	
T2736	not over \$53,500	5%

T2737	Over \$53,500 but	
T2738	not over \$54,000	4%
T2739	Over \$54,000 but	
T2740	not over \$54,500	3%
T2741	Over \$54,500 but	
T2742	not over \$55,000	2%
T2743	Over \$55,000 but	
T2744	not over \$55,500	1%

2755 [(D)] (E) For taxable years commencing on or after January 1, [2005]
 2756 2006, but prior to January 1, [2006] 2007:

T2745	Connecticut	
T2746	Adjusted Gross Income	Amount of Credit
T2747	Over \$13,000 but	
T2748	not over \$16,300	75%
T2749	Over \$16,300 but	
T2750	not over \$16,800	70%
T2751	Over \$16,800 but	
T2752	not over \$17,300	65%
T2753	Over \$17,300 but	
T2754	not over \$17,800	60%
T2755	Over \$17,800 but	
T2756	not over \$18,300	55%
T2757	Over \$18,300 but	
T2758	not over \$18,800	50%
T2759	Over \$18,800 but	
T2760	not over \$19,300	45%
T2761	Over \$19,300 but	
T2762	not over \$19,800	40%
T2763	Over \$19,800 but	
T2764	not over \$21,700	35%

T2765	Over \$21,700 but	
T2766	not over \$22,200	30%
T2767	Over \$22,200 but	
T2768	not over \$22,700	25%
T2769	Over \$22,700 but	
T2770	not over \$23,200	20%
T2771	Over \$23,200 but	
T2772	not over \$27,100	15%
T2773	Over \$27,100 but	
T2774	not over \$27,600	14%
T2775	Over \$27,600 but	
T2776	not over \$28,100	13%
T2777	Over \$28,100 but	
T2778	not over \$28,600	12%
T2779	Over \$28,600 but	
T2780	not over \$29,100	11%
T2781	Over \$29,100 but	
T2782	not over \$52,000	10%
T2783	Over \$52,000 but	
T2784	not over \$52,500	9%
T2785	Over \$52,500 but	
T2786	not over \$53,000	8%
T2787	Over \$53,000 but	
T2788	not over \$53,500	7%
T2789	Over \$53,500 but	
T2790	not over \$54,000	6%
T2791	Over \$54,000 but	
T2792	not over \$54,500	5%
T2793	Over \$54,500 but	
T2794	not over \$55,000	4%
T2795	Over \$55,000 but	
T2796	not over \$55,500	3%
T2797	Over \$55,500 but	
T2798	not over \$56,000	2%

T2799	Over \$56,000 but	
T2800	not over \$56,500	1%

2757 [(E)] (E) For taxable years commencing on or after January 1, [2006]
 2758 2007, but prior to January 1, [2007] 2008:

T2801	Connecticut	
T2802	Adjusted Gross Income	Amount Of Credit
T2803	Over \$13,500 but	
T2804	not over \$16,900	75%
T2805	Over \$16,900 but	
T2806	not over \$17,400	70%
T2807	Over \$17,400 but	
T2808	not over \$17,900	65%
T2809	Over \$17,900 but	
T2810	not over \$18,400	60%
T2811	Over \$18,400 but	
T2812	not over \$18,900	55%
T2813	Over \$18,900 but	
T2814	not over \$19,400	50%
T2815	Over \$19,400 but	
T2816	not over \$19,900	45%
T2817	Over \$19,900 but	
T2818	not over \$20,400	40%
T2819	Over \$20,400 but	
T2820	not over \$22,500	35%
T2821	Over \$22,500 but	
T2822	not over \$23,000	30%
T2823	Over \$23,000 but	
T2824	not over \$23,500	25%
T2825	Over \$23,500 but	
T2826	not over \$24,000	20%

T2827	Over \$24,000 but	
T2828	not over \$28,100	15%
T2829	Over \$28,100 but	
T2830	not over \$28,600	14%
T2831	Over \$28,600 but	
T2832	not over \$29,100	13%
T2833	Over \$29,100 but	
T2834	not over \$29,600	12%
T2835	Over \$29,600 but	
T2836	not over \$30,100	11%
T2837	Over \$30,100 but	
T2838	not over \$54,000	10%
T2839	Over \$54,000 but	
T2840	not over \$54,500	9%
T2841	Over \$54,500 but	
T2842	not over \$55,000	8%
T2843	Over \$55,000 but	
T2844	not over \$55,500	7%
T2845	Over \$55,500 but	
T2846	not over \$56,000	6%
T2847	Over \$56,000 but	
T2848	not over \$56,500	5%
T2849	Over \$56,500 but	
T2850	not over \$57,000	4%
T2851	Over \$57,000 but	
T2852	not over \$57,500	3%
T2853	Over \$57,500 but	
T2854	not over \$58,000	2%
T2855	Over \$58,000 but	
T2856	not over \$58,500	1%

2759 [(F)] (G) For taxable years commencing on or after January 1, [2007]
2760 2008, but prior to January 1, [2008] 2009:

T2857	Connecticut	
T2858	Adjusted Gross Income	Amount of Credit
T2859	Over \$14,000 but	
T2860	not over \$17,500	75%
T2861	Over \$17,500 but	
T2862	not over \$18,000	70%
T2863	Over \$18,000 but	
T2864	not over \$18,500	65%
T2865	Over \$18,500 but	
T2866	not over \$19,000	60%
T2867	Over \$19,000 but	
T2868	not over \$19,500	55%
T2869	Over \$19,500 but	
T2870	not over \$20,000	50%
T2871	Over \$20,000 but	
T2872	not over \$20,500	45%
T2873	Over \$20,500 but	
T2874	not over \$21,000	40%
T2875	Over \$21,000 but	
T2876	not over \$23,300	35%
T2877	Over \$23,300 but	
T2878	not over \$23,800	30%
T2879	Over \$23,800 but	
T2880	not over \$24,300	25%
T2881	Over \$24,300 but	
T2882	not over \$24,800	20%
T2883	Over \$24,800 but	
T2884	not over \$29,200	15%
T2885	Over \$29,200 but	
T2886	not over \$29,700	14%
T2887	Over \$29,700 but	
T2888	not over \$30,200	13%

T2889	Over \$30,200 but	
T2890	not over \$30,700	12%
T2891	Over \$30,700 but	
T2892	not over \$31,200	11%
T2893	Over \$31,200 but	
T2894	not over \$56,000	10%
T2895	Over \$56,000 but	
T2896	not over \$56,500	9%
T2897	Over \$56,500 but	
T2898	not over \$57,000	8%
T2899	Over \$57,000 but	
T2900	not over \$57,500	7%
T2901	Over \$57,500 but	
T2902	not over \$58,000	6%
T2903	Over \$58,000 but	
T2904	not over \$58,500	5%
T2905	Over \$58,500 but	
T2906	not over \$59,000	4%
T2907	Over \$59,000 but	
T2908	not over \$59,500	3%
T2909	Over \$59,500 but	
T2910	not over \$60,000	2%
T2911	Over \$60,000 but	
T2912	not over \$60,500	1%

2761 [(G)] (H) For taxable years commencing on or after January 1, [2008]
 2762 2009, but prior to January 1, [2009] 2010:

T2913	Connecticut	
T2914	Adjusted Gross Income	Amount of Credit
T2915	Over \$14,500 but	
T2916	not over \$18,100	75%

T2917	Over \$18,100 but	
T2918	not over \$18,600	70%
T2919	Over \$18,600 but	
T2920	not over \$19,100	65%
T2921	Over \$19,100 but	
T2922	not over \$19,600	60%
T2923	Over \$19,600 but	
T2924	not over \$20,100	55%
T2925	Over \$20,100 but	
T2926	not over \$20,600	50%
T2927	Over \$20,600 but	
T2928	not over \$21,100	45%
T2929	Over \$21,100 but	
T2930	not over \$21,600	40%
T2931	Over \$21,600 but	
T2932	not over \$24,200	35%
T2933	Over \$24,200 but	
T2934	not over \$24,700	30%
T2935	Over \$24,700 but	
T2936	not over \$25,200	25%
T2937	Over \$25,200 but	
T2938	not over \$25,700	20%
T2939	Over \$25,700 but	
T2940	not over \$30,200	15%
T2941	Over \$30,200 but	
T2942	not over \$30,700	14%
T2943	Over \$30,700 but	
T2944	not over \$31,200	13%
T2945	Over \$31,200 but	
T2946	not over \$31,700	12%
T2947	Over \$31,700 but	
T2948	not over \$32,200	11%
T2949	Over \$32,200 but	
T2950	not over \$58,000	10%

T2951	Over \$58,000 but	
T2952	not over \$58,500	9%
T2953	Over \$58,500 but	
T2954	not over \$59,000	8%
T2955	Over \$59,000 but	
T2956	not over \$59,500	7%
T2957	Over \$59,500 but	
T2958	not over \$60,000	6%
T2959	Over \$60,000 but	
T2960	not over \$60,500	5%
T2961	Over \$60,500 but	
T2962	not over \$61,000	4%
T2963	Over \$61,000 but	
T2964	not over \$61,500	3%
T2965	Over \$61,500 but	
T2966	not over \$62,000	2%
T2967	Over \$62,000 but	
T2968	not over \$62,500	1%

2763 [(H)] (I) For taxable years commencing on or after January 1, [2009]
 2764 2010:

T2969	Connecticut	
T2970	Adjusted Gross Income	Amount of Credit
T2971	Over \$15,000 but	
T2972	not over \$18,800	75%
T2973	Over \$18,800 but	
T2974	not over \$19,300	70%
T2975	Over \$19,300 but	
T2976	not over \$19,800	65%
T2977	Over \$19,800 but	
T2978	not over \$20,300	60%

T2979	Over \$20,300 but	
T2980	not over \$20,800	55%
T2981	Over \$20,800 but	
T2982	not over \$21,300	50%
T2983	Over \$21,300 but	
T2984	not over \$21,800	45%
T2985	Over \$21,800 but	
T2986	not over \$22,300	40%
T2987	Over \$22,300 but	
T2988	not over \$25,000	35%
T2989	Over \$25,000 but	
T2990	not over \$25,500	30%
T2991	Over \$25,500 but	
T2992	not over \$26,000	25%
T2993	Over \$26,000 but	
T2994	not over \$26,500	20%
T2995	Over \$26,500 but	
T2996	not over \$31,300	15%
T2997	Over \$31,300 but	
T2998	not over \$31,800	14%
T2999	Over \$31,800 but	
T3000	not over \$32,300	13%
T3001	Over \$32,300 but	
T3002	not over \$32,800	12%
T3003	Over \$32,800 but	
T3004	not over \$33,300	11%
T3005	Over \$33,300 but	
T3006	not over \$60,000	10%
T3007	Over \$60,000 but	
T3008	not over \$60,500	9%
T3009	Over \$60,500 but	
T3010	not over \$61,000	8%
T3011	Over \$61,000 but	
T3012	not over \$61,500	7%

T3013	Over \$61,500 but	
T3014	not over \$62,000	6%
T3015	Over \$62,000 but	
T3016	not over \$62,500	5%
T3017	Over \$62,500 but	
T3018	not over \$63,000	4%
T3019	Over \$63,000 but	
T3020	not over \$63,500	3%
T3021	Over \$63,500 but	
T3022	not over \$64,000	2%
T3023	Over \$64,000 but	
T3024	not over \$64,500	1%

2765 Sec. 117. Subsections (a) and (b) of section 14-50a of the general
2766 statutes are repealed and the following is substituted in lieu thereof
2767 (*Effective from passage*):

2768 [(a) The following fees shall be charged by the Commissioner of
2769 Motor Vehicles for the item or service indicated:]

2770 (a) Except as otherwise provided in this section, the fee charged by
2771 the Commissioner of Motor Vehicles for the following items or services
2772 shall be twenty dollars:

2773 (1) Duplicate of a registration certificate. [, five dollars.]

2774 (2) First duplicate of a motor vehicle operator's license, [ten dollars,]
2775 second duplicate of a motor vehicle operator's license, [twenty dollars]
2776 and each duplicate of a motor vehicle operator's license thereafter,
2777 thirty dollars.

2778 (3) Replacement number plate or set of number plates, except as
2779 provided in subsection (c) of section 14-253a. [, eleven dollars.]

2780 (4) Replacement number plate or set of number plates bearing same
2781 number as set of replaced plates. [, eleven dollars.]

2782 (5) Each search of the accident record files made pursuant to a
2783 request for a copy of an accident report which results in no document
2784 being produced. [ten dollars and seventy-five cents.]

2785 (6) Each copy of an accident report. [ten dollars and seventy-five
2786 cents.]

2787 (7) Certified copy of an accident record. [fourteen dollars.]

2788 (8) Certified statement of "no record of accident". [fourteen dollars.]

2789 (9) Certified abstract of driving history record, or driving history
2790 record for applicants for commercial driver's license with passenger
2791 endorsement or transportation permit. [ten dollars.]

2792 (10) Name of registered owner. [four dollars and fifty cents.]

2793 (11) Operator license information. [five dollars and fifty cents.]

2794 (12) Certification of any copy or record. [three dollars and fifty
2795 cents.]

2796 (13) Certified transcripts of hearing held by the commissioner, three
2797 dollars and fifty cents per page with a minimum charge of [seventeen
2798 dollars and fifty cents] twenty dollars.

2799 (14) Each copy of a motor vehicle operator's completed application
2800 for a license. [seven dollars.]

2801 (15) Each copy of a completed application for registration of a motor
2802 vehicle. [seven dollars.]

2803 (16) Each copy of a title document provided to a municipality. [ten
2804 dollars.]

2805 (17) Each request for information as provided in section 14-10, the
2806 amount provided in said section.

2807 (18) For any copy or material released from information maintained

2808 by the Department of Motor Vehicles for which no fee is established by
2809 statute, an amount determined by the commissioner.

2810 (b) The commissioner may establish fees not conforming to those of
2811 subsection (a) of this section for information furnished on a volume
2812 basis to persons or firms who satisfy the commissioner that the
2813 information furnished is properly required in connection with the
2814 conduct of such person's or firm's business, except that commencing
2815 on the effective date of this section, the fee established under this
2816 subsection for driving history records shall be not less than fifteen
2817 dollars.

2818 Sec. 118. (*Effective from passage*) Notwithstanding the provisions of
2819 section 12-460a of the general statutes, with respect to each of the fiscal
2820 years ending on or after June 30, 2004, and June 30, 2005, the
2821 Commissioner of Revenue Services, in lieu of the requirements of said
2822 section 12-460a, shall deposit into the Conservation Fund established
2823 under section 22a-27h of the general statutes two million dollars of the
2824 amount of the funds received by the state from the tax imposed under
2825 chapter 221 of the general statutes attributable to sales of fuel from
2826 distributors to any boat yard, public or private marina or other entity
2827 renting or leasing slips, dry storage, mooring or other space for marine
2828 vessels provided (1) two hundred fifty thousand dollars shall be
2829 credited to the boating account, and (2) one million dollars shall be
2830 credited to the fisheries account of which not less than seventy-five
2831 thousand dollars shall be allocated to The University of Connecticut
2832 for the Long Island Sound councils.

2833 Sec. 119. (*Effective from passage*) Sections 32-303 and 32-305 of the
2834 general statutes and section 51 of public act 03-2 are repealed.

2835 Sec. 120. (*Effective July 1, 2004*) Section 12-407d of the general
2836 statutes is repealed.

This act shall take effect as follows:

Section 1	<i>from passage</i>
Sec. 2	<i>from passage</i>
Sec. 3	<i>from passage</i>
Sec. 4	<i>from passage</i>
Sec. 5	<i>from passage</i>
Sec. 6	<i>from passage</i>
Sec. 7	<i>from passage</i>
Sec. 8	<i>from passage</i>
Sec. 9	<i>from passage</i>
Sec. 10	<i>from passage</i>
Sec. 11	<i>from passage</i>
Sec. 12	<i>from passage</i>
Sec. 13	<i>from passage</i>
Sec. 14	<i>from passage</i>
Sec. 15	<i>from passage</i>
Sec. 16	<i>from passage</i>
Sec. 17	<i>from passage</i>
Sec. 18	<i>from passage</i>
Sec. 19	<i>from passage</i>
Sec. 20	<i>from passage</i>
Sec. 21	<i>from passage</i>
Sec. 22	<i>from passage</i>
Sec. 23	<i>from passage</i>
Sec. 24	<i>from passage</i>
Sec. 25	<i>from passage</i>
Sec. 26	<i>from passage</i>
Sec. 27	<i>from passage</i>
Sec. 28	<i>from passage</i>
Sec. 29	<i>from passage</i>
Sec. 30	<i>from passage</i>
Sec. 31	<i>from passage</i>
Sec. 32	<i>from passage</i>
Sec. 33	<i>from passage</i>
Sec. 34	<i>from passage</i>
Sec. 35	<i>from passage</i>
Sec. 36	<i>from passage</i>
Sec. 37	<i>from passage</i>
Sec. 38	<i>from passage</i>
Sec. 39	<i>from passage</i>
Sec. 40	<i>from passage</i>

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>
Sec. 49	<i>from passage</i>
Sec. 50	<i>from passage</i>
Sec. 51	<i>from passage</i>
Sec. 52	<i>from passage</i>
Sec. 53	<i>from passage</i>
Sec. 54	<i>from passage</i>
Sec. 55	<i>from passage</i>
Sec. 56	<i>from passage</i>
Sec. 57	<i>from passage</i>
Sec. 58	<i>from passage</i>
Sec. 59	<i>from passage and applicable to estates of decedents who die on or after April 1, 2004, and prior to October 1, 2004</i>
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</i>
Sec. 67	<i>from passage</i>
Sec. 68	<i>from passage</i>
Sec. 69	<i>from passage</i>
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Sec. 79	<i>from passage</i>
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Sec. 82	<i>from passage</i>
Sec. 83	<i>from passage</i>
Sec. 84	<i>from passage</i>
Sec. 85	<i>from passage</i>
Sec. 86	<i>from passage and applicable to income years commencing on or after January 1, 2003</i>
Sec. 87	<i>from passage and applicable to income years commencing on or after January 1, 2004</i>
Sec. 88	<i>from passage and applicable to income years commencing on or after January 1, 2004</i>
Sec. 89	<i>from passage and applicable to income years commencing on or after January 1, 2002</i>
Sec. 90	<i>from passage and applicable to income years commencing on or after January 1, 2003</i>
Sec. 91	<i>from passage and applicable to income years commencing on or after January 1, 2003</i>
Sec. 92	<i>from passage and applicable to calendar quarters commencing on or after July 1, 2003</i>
Sec. 93	<i>from passage and applicable to gross earnings on sales occurring on or after July 1, 2003</i>
Sec. 94	<i>from passage and applicable to transfers from estates of decedents who die on or after March 1, 2003</i>
Sec. 95	<i>from passage and applicable to sales occurring on or after July 1, 2003</i>
Sec. 96	<i>from passage and applicable to sales occurring on or after July 1, 2003</i>
Sec. 97	<i>from passage and applicable to sales occurring on or after July 1, 2003</i>
Sec. 98	<i>July 1, 2004</i>
Sec. 99	<i>from passage and applicable to taxable years commencing on or after January 1, 2003</i>
Sec. 100	<i>August 1, 2003, for sales or transfers of a controlling interest occurring on or after August 1, 2003</i>
Sec. 101	<i>from passage and applicable to taxable years commencing on or after January 1, 2003</i>
Sec. 102	<i>from passage</i>
Sec. 103	<i>from passage</i>
Sec. 104	<i>October 1, 2003</i>

Sec. 105	<i>from passage and applicable to sales occurring on or after July 1, 2003</i>
Sec. 106	<i>from passage</i>
Sec. 107	<i>from passage</i>
Sec. 108	<i>from passage</i>
Sec. 109	<i>from passage</i>
Sec. 110	<i>from passage</i>
Sec. 111	<i>from passage</i>
Sec. 112	<i>from passage</i>
Sec. 113	<i>from passage</i>
Sec. 114	<i>from passage</i>
Sec. 115	<i>from passage and applicable to taxable years commencing on or after January 1, 2004</i>
Sec. 116	<i>from passage and applicable to taxable years commencing on or after January 1, 2004</i>
Sec. 117	<i>from passage</i>
Sec. 118	<i>from passage</i>
Sec. 119	<i>from passage</i>
Sec. 120	<i>July 1, 2004</i>