



General Assembly

**Bill No. 1502**

June Special Session,  
2007

LCO No. 9991

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Referred to Committee on No Committee

Introduced by:

SEN. WILLIAMS, 29<sup>th</sup> Dist.

REP. AMANN, 118<sup>th</sup> Dist.

**AN ACT AUTHORIZING AND ADJUSTING BONDS OF THE STATE  
FOR CAPITAL IMPROVEMENTS AND FOR TRANSPORTATION  
INFRASTRUCTURE IMPROVEMENTS AND CONCERNING THE  
CONNECTICUT STATE UNIVERSITY INFRASTRUCTURE ACT.**

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

1 Section 1. (*Effective from passage*) The State Bond Commission shall  
2 have power, in accordance with the provisions of sections 1 to 7,  
3 inclusive, of this act, from time to time to authorize the issuance of  
4 bonds of the state in one or more series and in principal amounts in the  
5 aggregate, not exceeding \$372,770,739.

6 Sec. 2. (*Effective from passage*) The proceeds of the sale of said bonds,  
7 to the extent hereinafter stated, shall be used for the purpose of  
8 acquiring, by purchase or condemnation, undertaking, constructing,  
9 reconstructing, improving or equipping, or purchasing land or  
10 buildings or improving sites for the projects hereinafter described,  
11 including payment of architectural, engineering, demolition or related  
12 costs in connection therewith, or of payment of the cost of long-range

13 capital programming and space utilization studies as hereinafter  
14 stated:

15 (a) For Legislative Management:

16 (1) Additional funding for the completion and installation of the  
17 statue of the Genius of Connecticut, not exceeding \$360,000;

18 (2) Renovation and expansion of the Legislative Office Building, not  
19 exceeding \$5,000,000;

20 (3) Alterations, renovations and improvements to the Old State  
21 House in Hartford, not exceeding \$1,450,000.

22 (b) For the State Comptroller: Development and implementation of  
23 a CORE financial systems project, not exceeding \$960,000.

24 (c) For the Department of Revenue Services: Development and  
25 implementation of an integrated tax administration system, not  
26 exceeding \$2,950,000.

27 (d) For the Division of Special Revenue: Upgrades to the electrical  
28 system, Newington, not exceeding \$220,000.

29 (e) For the Department of Information Technology:

30 (1) Development and implementation of the Connecticut Education  
31 Network, not exceeding \$4,100,000;

32 (2) Planning for development of an alternate data center, not  
33 exceeding \$2,500,000;

34 (3) Development and implementation of information technology  
35 systems for compliance with the Health Insurance Portability and  
36 Accountability Act, not exceeding \$6,310,500.

37 (f) For the Department of Veterans' Affairs:

38 (1) Study of the cost and feasibility of future uses for the existing

39 health care facility at the Rocky Hill Veterans' Home, not exceeding  
40 \$250,000;

41 (2) Alterations and improvements to buildings and grounds,  
42 including security improvements, not exceeding \$1,000,000.

43 (g) For the Department of Public Works:

44 (1) Infrastructure repairs and improvements, including fire, safety  
45 and compliance with the Americans with Disabilities Act,  
46 improvements to state-owned buildings and grounds, energy  
47 conservation and off-site improvements, and preservation of  
48 unoccupied buildings and grounds, including office development,  
49 acquisition, renovations for additional parking and security  
50 improvements, not exceeding \$8,000,000;

51 (2) Capital construction, improvements, repairs, renovations and  
52 land acquisition at fire training schools, not exceeding \$10,000,000;

53 (3) Removal or encapsulation of asbestos in state-owned buildings,  
54 not exceeding \$5,000,000;

55 (4) Development and implementation of a plan to reduce the  
56 number of state-owned and leased surface parking lots in Hartford,  
57 not exceeding \$200,000.

58 (h) For the Department of Public Safety:

59 (1) Upgrades to the state-wide telecommunications system,  
60 including site development and related equipment, not exceeding  
61 \$2,250,000;

62 (2) Alterations and improvements to buildings and grounds,  
63 including utilities, mechanical systems and energy conservation, not  
64 exceeding \$1,500,000;

65 (3) Alterations, renovations and improvements to Building 5 at the  
66 Mulcahy Complex in Meriden, not exceeding \$750,000;

67 (4) Addition to the forensic laboratory in Meriden, not exceeding  
68 \$1,680,000;

69 (5) Emergency services facility, including canine training and  
70 vehicle impound area, not exceeding \$1,688,000;

71 (6) Programmatic study of State Police troops and districts, and  
72 development of a design prototype for troop facilities, not exceeding  
73 \$100,000;

74 (7) Improvements to the department shooting range in Simsbury,  
75 not exceeding \$1,750,000.

76 (i) For the Department of Motor Vehicles: Upgrade of motor vehicle  
77 information technology systems, including the registration,  
78 suspension, driver services and driver license systems, not exceeding  
79 \$14,000,000.

80 (j) For the Military Department:

81 (1) State matching funds for anticipated federal reimbursable  
82 projects, not exceeding \$500,000;

83 (2) Alterations and improvements to buildings and grounds,  
84 including utilities, mechanical systems and energy conservation, not  
85 exceeding \$500,000;

86 (3) Construction of a regional force protection training facility, not  
87 exceeding \$1,000,000.

88 (k) For the Department of Emergency Management and Homeland  
89 Security: Alterations, renovations and improvements to buildings and  
90 grounds, not exceeding \$250,000.

91 (l) For the Department of Environmental Protection:

92 (1) Recreation and Natural Heritage Trust Program for recreation,  
93 open space, resource protection and resource management, not

94 exceeding \$7,500,000;

95 (2) Dam repairs, including state-owned dams, not exceeding  
96 \$2,000,000;

97 (3) Various flood control improvements, flood repair, erosion  
98 damage repairs and municipal dam repairs, not exceeding \$7,500,000;

99 (4) Restoration of the monument and surrounding walls, gates and  
100 walkways at Fort Griswold Battlefield State Park in Groton, not  
101 exceeding \$500,000;

102 (5) Drainage study on all state roads in East Hartford, not exceeding  
103 \$250,000;

104 (6) Extension of a boardwalk from Walnut Beach to Silver Sands  
105 State Park and creation of handicapped access to Walnut Beach, not  
106 exceeding \$125,000.

107 (m) For the Commission on Culture and Tourism: Alterations,  
108 renovations and improvements to the Carter House Visitor Center at  
109 the Prudence Crandall House Museum, not exceeding \$500,000.

110 (n) For the Connecticut Agricultural Experiment Station:

111 (1) Alterations, renovations and additions to Jenkins Laboratory, not  
112 exceeding \$1,300,000;

113 (2) Alternations, renovations and improvements to facilities,  
114 including new construction at Griswold, not exceeding \$500,000.

115 (o) For the Department of Public Health: Development of a new  
116 public health laboratory and related costs, not exceeding \$38,285,900.

117 (p) For the Department of Mental Retardation: Fire, safety and  
118 environmental improvements to regional facilities for client and staff  
119 needs, including improvements in compliance with current codes,  
120 including intermediate care facilities and site improvements,

121 handicapped access improvements, utilities, repair or replacement of  
122 roofs, air conditioning and other interior and exterior building  
123 renovations and additions at all state-owned facilities, not exceeding  
124 \$5,000,000.

125 (q) For the Department of Mental Health and Addiction Services:

126 (1) Fire, safety and environmental improvements to regional  
127 facilities for client and staff needs, including improvements in  
128 compliance with current codes, including intermediate care facilities  
129 and site improvements, handicapped access improvements, utilities,  
130 repair or replacement of roofs, air conditioning and other interior and  
131 exterior building renovations and additions at all state-owned  
132 facilities, not exceeding \$6,000,000;

133 (2) Upgrade of patient care information technology systems, not  
134 exceeding \$4,700,000.

135 (r) For the Department of Education:

136 (1) For the American School for the Deaf: Alterations, renovations  
137 and improvements to buildings and grounds, including new  
138 construction and portable classrooms, not exceeding \$1,300,000;

139 (2) For regional vocational-technical schools: Alterations and  
140 improvements to buildings and grounds, including new and  
141 replacement equipment, tools and supplies necessary to update  
142 curricula, vehicles and technology upgrades at all regional vocational-  
143 technical schools, not exceeding \$8,000,000.

144 (s) For the Community-Technical College System:

145 (1) All community-technical colleges:

146 (A) Alterations, renovations and improvements to facilities  
147 including fire, safety, energy conservation and code compliance  
148 improvements, not exceeding \$5,000,000;

149 (B) New and replacement instruction, research or laboratory  
150 equipment, not exceeding \$9,000,000;

151 (C) System Technology Initiative, not exceeding \$6,000,000;

152 (2) At Manchester Community-Technical College: Campus  
153 improvements, not exceeding \$2,609,500;

154 (3) At Northwestern Community-Technical College: Alterations,  
155 renovations and improvements to the Joyner Building, not exceeding  
156 \$705,708;

157 (4) At Gateway Community-Technical College: Consolidation of  
158 college programs in one location, not exceeding \$21,504,000;

159 (5) At Three Rivers Community-Technical College: Renovations to  
160 existing buildings and additional facilities for a consolidated campus  
161 in accordance with the campus master plan, not exceeding \$8,071,531;

162 (6) At Norwalk Community College: Roof repairs, not exceeding  
163 \$450,000;

164 (7) At Northwestern Community College: Infrastructure  
165 development and improvements related to the nursing and allied  
166 health program, not exceeding \$340,000.

167 (t) For the Connecticut State University System:

168 (1) At all universities:

169 (A) New and replacement instruction, research, laboratory and  
170 physical plant and administrative equipment, not exceeding  
171 \$8,000,000;

172 (B) Alterations, repairs and improvements to auxiliary services  
173 buildings, not exceeding \$6,346,000;

174 (C) Feasibility study for establishment of an education center in the

175 city of Bridgeport, not exceeding \$250,000;

176 (D) System telecommunications infrastructure upgrades,  
177 improvements and expansions, not exceeding \$1,200,000;

178 (E) Land and property acquisitions, not exceeding \$100,000;

179 (2) At Central Connecticut State University:

180 (A) Alterations, renovations and improvements to facilities,  
181 including energy conservation and code compliance improvements,  
182 not exceeding \$4,949,000;

183 (B) East Campus infrastructure improvements, including road, site  
184 and utility improvements, not exceeding \$1,800,000;

185 (C) Construction of a new public safety building, not exceeding  
186 \$5,196,000;

187 (D) Construction and development of a new classroom and office  
188 facility, not exceeding \$4,014,000.

189 (3) At Western Connecticut State University:

190 (A) Alterations, renovations and improvements to facilities,  
191 including energy conservation and code compliance improvements,  
192 not exceeding \$1,400,000;

193 (B) Development and construction of a fine and performing arts  
194 instructional building, not exceeding \$12,192,000.

195 (4) At Southern Connecticut State University:

196 (A) Alterations, renovations and improvements to facilities,  
197 including energy conservation and code compliance improvements,  
198 not exceeding \$3,208,000;

199 (B) Development of a new academic laboratory building and  
200 parking garage, including renovations to the former student center and

201 demolition of Seabury Hall, not exceeding \$5,684,000;

202 (5) At Eastern Connecticut State University:

203 (A) Alterations, renovations and improvements to facilities,  
204 including energy conservation and code compliance improvements,  
205 not exceeding \$1,165,000;

206 (B) Development of a campus police station, not exceeding  
207 \$3,500,000;

208 (C) Softball field relocation, not exceeding \$2,700,000;

209 (D) Development of a new parking garage, not exceeding  
210 \$18,296,000.

211 (u) For the Department of Correction:

212 (1) Renovations and improvements to existing state-owned  
213 buildings for inmate housing, programming and staff training space  
214 and additional inmate capacity, including support facilities and off-site  
215 improvements, not exceeding \$10,000,000;

216 (2) Planning for inmate housing, not exceeding \$1,000,000.

217 (v) For the Department of Children and Families:

218 (1) Alterations, renovations and improvements to buildings and  
219 grounds, not exceeding \$1,785,600;

220 (2) Development and construction of a self-contained secure  
221 treatment facility for juvenile girls, not exceeding \$5,000,000;

222 (3) Reimbursement for environmental remediation at the former  
223 Long Lane School in Middletown, in accordance with public act 99-26,  
224 not exceeding \$5,000,000;

225 (4) At High Meadows: Alterations, renovations and improvements  
226 to buildings and grounds, including the construction of a new

227 dormitory and activity center, not exceeding \$7,000,000.

228 (w) For the Judicial Department:

229 (1) Alterations, renovations and improvements to buildings and  
230 grounds at state-owned and maintained facilities, not exceeding  
231 \$5,000,000;

232 (2) Security improvements at various state-owned and maintained  
233 facilities, not exceeding \$1,000,000;

234 (3) Implementation of the Technology Strategic Plan Project, not  
235 exceeding \$5,000,000;

236 (4) Development of a courthouse facility in Torrington, including  
237 land acquisition and parking, not exceeding \$25,275,000;

238 (5) Development of a new courthouse facility in Bridgeport,  
239 including land acquisition and parking, not exceeding \$5,000,000;

240 (6) Renovations and improvements to the parking garage on  
241 Lafayette Street in Hartford, not exceeding \$4,000,000;

242 (7) Development and land acquisition for a courthouse annex and  
243 parking proximate to the Milford judicial district and geographical  
244 area courthouse, not exceeding \$2,000,000;

245 (8) Study of current and future space needs at the geographical area  
246 courthouse in Manchester, not exceeding \$50,000;

247 (9) Alterations and improvements to existing facilities relating to  
248 change in age jurisdiction, not exceeding \$4,000,000.

249 Sec. 3. (*Effective from passage*) All provisions of section 3-20 of the  
250 general statutes or the exercise of any right or power granted thereby  
251 which are not inconsistent with the provisions of this act are hereby  
252 adopted and shall apply to all bonds authorized by the State Bond  
253 Commission pursuant to sections 1 to 7, inclusive, of this act, and

254 temporary notes issued in anticipation of the money to be derived  
255 from the sale of any such bonds so authorized may be issued in  
256 accordance with said section 3-20 and from time to time renewed. Such  
257 bonds shall mature at such time or times not exceeding twenty years  
258 from their respective dates as may be provided in or pursuant to the  
259 resolution or resolutions of the State Bond Commission authorizing  
260 such bonds.

261       Sec. 4. (*Effective from passage*) None of said bonds shall be authorized  
262 except upon a finding by the State Bond Commission that there has  
263 been filed with it a request for such authorization, which is signed by  
264 the Secretary of the Office of Policy and Management or by or on  
265 behalf of such state officer, department or agency and stating such  
266 terms and conditions as said commission, in its discretion, may  
267 require.

268       Sec. 5. (*Effective from passage*) For the purposes of sections 1 to 7,  
269 inclusive, of this act, "state moneys" means the proceeds of the sale of  
270 bonds authorized pursuant to said sections 1 to 7, inclusive, or of  
271 temporary notes issued in anticipation of the moneys to be derived  
272 from the sale of such bonds. Each request filed as provided in section 4  
273 of this act for an authorization of bonds shall identify the project for  
274 which the proceeds of the sale of such bonds are to be used and  
275 expended and, in addition to any terms and conditions required  
276 pursuant to said section 4, shall include the recommendation of the  
277 person signing such request as to the extent to which federal, private  
278 or other moneys then available or thereafter to be made available for  
279 costs in connection with any such project should be added to the state  
280 moneys available or becoming available hereunder for such project. If  
281 the request includes a recommendation that some amount of such  
282 federal, private or other moneys should be added to such state  
283 moneys, then, if and to the extent directed by the State Bond  
284 Commission at the time of authorization of such bonds, said amount of  
285 such federal, private or other moneys then available, or thereafter to be  
286 made available for costs in connection with such project, may be added

287 to any state moneys available or becoming available hereunder for  
288 such project and shall be used for such project. Any other federal,  
289 private or other moneys then available or thereafter to be made  
290 available for costs in connection with such project shall, upon receipt,  
291 be used by the State Treasurer, in conformity with applicable federal  
292 and state law, to meet the principal of outstanding bonds issued  
293 pursuant to sections 1 to 7, inclusive, of this act, or to meet the  
294 principal of temporary notes issued in anticipation of the money to be  
295 derived from the sale of bonds theretofore authorized pursuant to said  
296 sections 1 to 7, inclusive, for the purpose of financing such costs, either  
297 by purchase or redemption and cancellation of such bonds or notes or  
298 by payment thereof at maturity. Whenever any of the federal, private  
299 or other moneys so received with respect to such project are used to  
300 meet the principal of such temporary notes or whenever principal of  
301 any such temporary notes is retired by application of revenue receipts  
302 of the state, the amount of bonds theretofore authorized in anticipation  
303 of which such temporary notes were issued, and the aggregate amount  
304 of bonds which may be authorized pursuant to section 1 of this act,  
305 shall each be reduced by the amount of the principal so met or retired.  
306 Pending use of the federal, private or other moneys so received to meet  
307 principal as hereinabove directed, the amount thereof may be invested  
308 by the State Treasurer in bonds or obligations of, or guaranteed by, the  
309 state or the United States or agencies or instrumentalities of the United  
310 States, shall be deemed to be part of the debt retirement funds of the  
311 state, and net earnings on such investments shall be used in the same  
312 manner as the moneys so invested.

313       Sec. 6. (*Effective from passage*) Any balance of proceeds of the sale of  
314 said bonds authorized for any project described in section 2 of this act  
315 in excess of the cost of such project may be used to complete any other  
316 project described in said section 2 if the State Bond Commission shall  
317 so determine and direct. Any balance of proceeds of the sale of said  
318 bonds in excess of the costs of all the projects described in said section  
319 2 shall be deposited to the credit of the General Fund.

320 Sec. 7. (*Effective from passage*) Said bonds issued pursuant to sections  
321 1 to 7, inclusive, of this act, shall be general obligations of the state and  
322 the full faith and credit of the state of Connecticut are pledged for the  
323 payment of the principal of and interest on said bonds as the same  
324 become due, and accordingly and as part of the contract of the state  
325 with the holders of said bonds, appropriation of all amounts necessary  
326 for punctual payment of such principal and interest is hereby made,  
327 and the State Treasurer shall pay such principal and interest as the  
328 same become due.

329 Sec. 8. (*Effective from passage*) The State Bond Commission shall have  
330 power, in accordance with the provisions of sections 8 to 11, inclusive,  
331 of this act, from time to time to authorize the issuance of bonds of the  
332 state in one or more series and in principal amounts in the aggregate,  
333 not exceeding \$11,000,000.

334 Sec. 9. (*Effective from passage*) The proceeds of the sale of said bonds  
335 shall be used by the Department of Economic and Community  
336 Development for the purposes hereinafter stated:

337 (1) Housing development and rehabilitation, including moderate  
338 cost housing, moderate rental, congregate and elderly housing, urban  
339 homesteading, community housing development corporations,  
340 housing purchase and rehabilitation, housing for the homeless,  
341 housing for low income persons, limited equity cooperatives and  
342 mutual housing projects, abatement of hazardous material including  
343 asbestos and lead-based paint in residential structures, emergency  
344 repair assistance for senior citizens, housing land bank and land trust,  
345 housing and community development, predevelopment grants and  
346 loans, reimbursement for state and federal surplus property, private  
347 rental investment mortgage and equity program, housing  
348 infrastructure, demolition, renovation or redevelopment of vacant  
349 buildings or related infrastructure, septic system repair loan program,  
350 acquisition and related rehabilitation including loan guarantees for  
351 private developers of rental housing for the elderly, projects under the

352 program established in section 21 of public act 01-7 of the June special  
353 session, and participation in federal programs, including  
354 administrative expenses associated with those programs eligible under  
355 the general statutes, not exceeding \$10,000,000;

356 (2) Remediation and abatement of lead in public housing projects,  
357 not exceeding \$1,000,000.

358 Sec. 10. (*Effective from passage*) None of said bonds shall be  
359 authorized except upon a finding by the State Bond Commission that  
360 there has been filed with it a request for such authorization, which is  
361 signed by the Secretary of the Office of Policy and Management or by  
362 or on behalf of such state officer, department or agency and stating  
363 such terms and conditions as said commission, in its discretion may  
364 require.

365 Sec. 11. (*Effective from passage*) All provisions of section 3-20 of the  
366 general statutes, or the exercise of any right or power granted thereby  
367 which are not inconsistent with the provisions of sections 8 to 11,  
368 inclusive, of this act, are hereby adopted and shall apply to all bonds  
369 authorized by the State Bond Commission pursuant to sections 8 to 11,  
370 inclusive, of this act, and temporary notes in anticipation of the money  
371 to be derived from the sale of any such bonds so authorized may be  
372 issued in accordance with said section 3-20 and from time to time  
373 renewed. Such bonds shall mature at such time or times not exceeding  
374 twenty years from their respective dates as may be provided in or  
375 pursuant to the resolution or resolutions of the State Bond Commission  
376 authorizing such bonds. Such bonds issued pursuant to section 8 of  
377 this act shall be general obligations of the state and the full faith and  
378 credit of the state of Connecticut are pledged for the payment of the  
379 principal of and interest on such bonds as the same become due, and  
380 accordingly and as part of the contract of the state with the holders of  
381 such bonds, appropriation of all amounts necessary for punctual  
382 payment of such principal and interest is hereby made, and the State  
383 Treasurer shall pay such principal and interest as the same become

384 due.

385 Sec. 12. (*Effective from passage*) The State Bond Commission shall  
386 have power, in accordance with the provisions of sections 12 to 19,  
387 inclusive, of this act, from time to time to authorize the issuance of  
388 bonds of the state in one or more series and in principal amounts in the  
389 aggregate, not exceeding \$270,450,025.

390 Sec. 13. (*Effective from passage*) The proceeds of the sale of said bonds  
391 shall be used for the purpose of providing grants-in-aid and other  
392 financing for the projects, programs and purposes hereinafter stated:

393 (a) For the Office of Policy and Management:

394 (1) Grants-in-aid to municipalities for preparation and revision of  
395 municipal plans of conservation and development, not exceeding  
396 \$500,000;

397 (2) For the Responsible Growth Incentive Fund, not exceeding  
398 \$5,000,000;

399 (3) For enhanced geospatial information systems data collection, use  
400 and mapping, including grants-in-aid to regional planning  
401 organizations, not exceeding \$400,000;

402 (4) For planning and development of a web-based information  
403 system allowing all criminal justice and related agencies to access case  
404 files, not exceeding \$1,000,000.

405 (b) For the Department of Public Safety:

406 (1) Grant-in-aid to the town of Litchfield for firehouse construction  
407 in Northfield, not exceeding \$878,050;

408 (2) Grant-in-aid to the Quinnebaug Valley Emergency  
409 Communications Center for land acquisition and construction, not  
410 exceeding \$2,950,000;

411 (3) Grant-in-aid to the town of Somers for two fire substations, not  
412 exceeding \$439,025;

413 (4) Grant-in-aid to the city of Hartford for a public safety complex  
414 and regional emergency management center, not exceeding \$1,000,000;

415 (5) Grant-in-aid to the Allingtown Fire District in the city of West  
416 Haven for land acquisition and construction of a new fire and police  
417 substation, not exceeding \$2,000,000;

418 (6) Grant-in-aid to the town of Montville to convert the old town  
419 hall to a police station, not exceeding \$800,000;

420 (7) Grant-in-aid to the town of North Stonington for firehouse  
421 improvements, not exceeding \$250,000;

422 (8) Grant-in-aid to the West Shore Fire District in the city of West  
423 Haven for improvements, not exceeding \$250,000;

424 (9) Grant-in-aid to the town of Burlington for firehouse  
425 improvements, not exceeding \$100,000.

426 (c) For the Department of Agriculture:

427 (1) For the Farm Reinvestment Program, not exceeding \$500,000;

428 (2) State matching grants-in-aid to farmers for environmental  
429 compliance, including waste management facilities, compost, soil and  
430 erosion control, pesticide reduction, storage and disposal, not  
431 exceeding \$2,000,000;

432 (3) For the Biofuel Crops Program for grants-in-aid to farmers,  
433 agricultural nonprofit organizations and agricultural cooperatives for  
434 the cultivation and production of crops used to generate biofuels, not  
435 exceeding \$1,000,000.

436 (d) For the Department of Environmental Protection:

437 (1) Grants-in-aid to towns for acquisition of open space for  
438 conservation or recreation purposes, not exceeding \$7,500,000;

439 (2) Grants-in-aid for containment, removal or mitigation of  
440 identified hazardous waste disposal sites, not exceeding \$17,500,000;

441 (3) Grant-in-aid to the Connecticut Resources Recovery Authority  
442 for costs associated with closure of the Hartford landfill, not exceeding  
443 \$3,000,000;

444 (4) Grant-in-aid to the city of Hartford for improvements to the  
445 flood control system, not exceeding \$12,000,000;

446 (5) Grants-in-aid for the Lakes Restoration Program, not exceeding  
447 \$487,805, provided (A) up to \$87,805 shall be made available to  
448 Middlefield for Lake Beseck, and (B) up to \$200,000 shall be made  
449 available to East Lyme for Pattagansett Lake;

450 (6) Grants-in-aid to municipalities for the purpose of providing  
451 potable water, not exceeding \$2,500,000;

452 (7) Grants-in-aid to state agencies, regional planning agencies and  
453 municipalities for water pollution control projects, not exceeding  
454 \$1,000,000;

455 (8) Grant-in-aid to the city of New Britain for replacement of the  
456 Brooklawn Street Bridge on Willow Brook, not exceeding \$440,000;

457 (9) Grant-in-aid to the Connecticut Institute of Water Resources for a  
458 study of river basins, not exceeding \$500,000;

459 (10) Grant-in-aid to the town of Greenwich for remediation of  
460 brownfields at the Cos Cob Power Plant site, not exceeding \$2,000,000;

461 (11) Grant-in-aid to the town of North Branford for development of  
462 the Swatchuk property for active and passive recreation, not exceeding  
463 \$439,025;

464 (12) Grant-in-aid to the town of Thomaston for extension of a water  
465 main in the Jackson Street area, not exceeding \$1,756,100;

466 (13) Grant-in-aid to the town of Sprague for dam repairs and  
467 improvements to the sewage treatment plant, not exceeding \$1,000,000;

468 (14) Grant-in-aid to the city of New London for repairs at Ocean  
469 Beach Park, not exceeding \$1,350,000;

470 (15) Grant-in-aid to Environmental Learning Center, Inc. for  
471 infrastructure projects at Indian Rock Nature Preserve in Bristol, not  
472 exceeding \$200,000;

473 (16) Grant-in-aid to Farnam Neighborhood House for the Camp  
474 Farnam Reclamation and Revitalization Project in Durham, not  
475 exceeding \$439,025;

476 (17) Grant-in-aid to the town of Simsbury for open space acquisition  
477 and farmland preservation at Meadow Wood, not exceeding \$300,000;

478 (18) Grant-in-aid to the town of Guilford for preservation of the East  
479 River Preserve, not exceeding \$1,000,000;

480 (19) Grant-in-aid to the city of West Haven for shoreline  
481 improvements, including rebuilding a beach groin, repairing beach  
482 erosion, sand replenishment and replacement of a pier, not exceeding  
483 \$1,250,000;

484 (20) Grant-in-aid to the city of Bridgeport for purchase of  
485 development rights at Veterans' Memorial Park, not exceeding  
486 \$3,000,000;

487 (21) Grant-in-aid to the town of Wolcott for retirement of debt  
488 associated with installation of a water line, not exceeding \$500,000;

489 (22) Grant-in-aid to the town of Enfield for a soil remediation project  
490 at Enrico Fermi High School, not exceeding \$3,300,000;

491 (23) Grant-in-aid to the town of Stonington for soil remediation in  
492 the vicinity of Pawcatuck Dock, not exceeding \$150,000;

493 (24) Grant-in-aid to the town of Berlin for new construction and  
494 repair of leisure services or maintenance facilities, not exceeding  
495 \$300,000;

496 (25) Grant-in-aid to the city of Manchester for development and  
497 construction of the Manchester to Bolton segment of the East Coast  
498 Greenway, not exceeding \$790,240;

499 (26) Grant-in-aid to the city of Milford for beach replenishment, not  
500 exceeding \$500,000;

501 (27) Grant-in-aid to the city of New Haven for improvements to the  
502 Morris Cove storm water drainage system, not exceeding \$1,000,000;

503 (28) Grant-in-aid to the Route 11 Greenway Authority Commission  
504 for land acquisition, not exceeding \$1,000,000;

505 (29) Grant-in-aid to the town of Simsbury for infrastructure  
506 improvement in the Tariffville section, not exceeding \$200,000;

507 (30) Grant-in-aid to the town of Danbury for acquisition of the Terre  
508 Haute property in Bethel for open space, not exceeding \$2,000,000;

509 (31) Grant-in-aid to Shoreline Greenway Trail, Inc. to be used to  
510 match federal funds for the construction of a trail from Lighthouse  
511 Point in New Haven harbor to Hammonasset State Park in Madison,  
512 not exceeding \$665,000;

513 (32) Grant-in-aid to the city of Meriden for flood control  
514 improvements and reuse of the Meriden Hub, not exceeding  
515 \$9,000,000;

516 (33) Grant-in-aid to the city of Norwalk for improvements in the  
517 flood control system, not exceeding \$3,005,000;

518 (34) Grant-in-aid to the town of Fairfield for the Rooster River flood  
519 control project, not exceeding \$14,500,000;

520 (35) Grant-in-aid to the city of Trumbull for open space and trail  
521 development at Great Oak Park, not exceeding \$50,000;

522 (36) Grant-in-aid to the town of South Windsor for purchase or  
523 construction of a regional animal shelter, not exceeding \$500,000;

524 (37) Grant-in-aid to the town of Preston for demolition of the former  
525 Poquetanuck School, not exceeding \$250,000;

526 (38) Grant-in-aid to the town of Montville for infrastructure  
527 improvements and upgrades at the sewage treatment facility, not  
528 exceeding \$5,000,000;

529 (39) Grants-in-aid to homeowners in the Beverly Hills section of the  
530 city of New Haven and homeowners in Woodbridge for structurally  
531 damaged homes due to subsidence located in the immediate vicinity of  
532 the West River, not exceeding \$2,000,000;

533 (40) Grant-in-aid to the town of Portland for replacement of water  
534 mains, not exceeding \$1,000,000;

535 (41) Grant-in-aid to the town of Cromwell for sewer repairs, not  
536 exceeding \$500,000.

537 (e) For the Commission on Culture and Tourism:

538 (1) Grants-in-aid for restoration and preservation of historic  
539 structures and landmarks, not exceeding \$300,000;

540 (2) Grant-in-aid to the town of Greenwich for renovation of existing,  
541 or construction of new, exhibition areas, teaching spaces and the  
542 science gallery at the Bruce Museum, not exceeding \$1,500,000;

543 (3) Grant-in-aid to the city of Norwalk for the Maritime Aquarium  
544 to defray financial obligations incurred for construction of the

- 545 Environmental Education Center, not exceeding \$400,000;
- 546 (4) Grant-in-aid to Stepping Stones Museum for Children in  
547 Norwalk for expansion of the facility, not exceeding \$400,000;
- 548 (5) Grant-in-aid to the town of Vernon for Americans with  
549 Disabilities Act improvements, and repair and restoration of the  
550 exterior siding and windows at the Vernon Historical Society Museum  
551 in the Vernon Grange Building, not exceeding \$283,000;
- 552 (6) Grant-in-aid to the Westport Historical Society for retirement of  
553 outstanding debt, not exceeding \$600,000;
- 554 (7) Grant-in-aid to the Kidcity Children's Museum in Middletown  
555 for construction of a new building, not exceeding \$1,000,000;
- 556 (8) Grant-in-aid to the Norwich Free Academy for Americans with  
557 Disabilities Act improvements at the Slater Memorial Museum,  
558 including installation of an elevator, not exceeding \$800,000;
- 559 (9) Grant-in-aid to the Lyme Art Association for renovations to its  
560 gallery building in Old Lyme, not exceeding \$100,000;
- 561 (10) Grant-in-aid to the Discovery Museum in Bridgeport for  
562 infrastructure renewal and expansion projects, not exceeding \$800,000;
- 563 (11) Grant-in-aid to the Norwalk Seaport Association for  
564 infrastructure renewal projects, not exceeding \$500,000;
- 565 (12) Grant-in-aid to the Darien Arts Center for infrastructure  
566 renewal projects, not exceeding \$50,000;
- 567 (13) Grant-in-aid to Amistad America, Inc. for repairs to the  
568 Freedom Schooner Amistad, not exceeding \$250,000;
- 569 (14) Grant-in-aid to Holcomb Farm in Granby for restoration and  
570 renovation of buildings, not exceeding \$100,000;

571 (15) Grant-in-aid to the town of Westport for new construction at  
572 the Levitt Pavilion for the Performing Arts, not exceeding \$1,000,000;

573 (16) Grant-in-aid to the Milford Historical Society for restoration  
574 and renovation of historic property, not exceeding \$50,000;

575 (17) Grant-in-aid to the town of Hamden for restoration of the Eli  
576 Whitney 1816 Barn, not exceeding \$390,000;

577 (18) Grant-in-aid to the city of West Haven for restoration of a  
578 historic property for use as a military museum, not exceeding \$750,000;

579 (19) Grant-in-aid to Gallery 53 in Meriden for structural  
580 improvements, not exceeding \$50,000;

581 (20) Grant-in-aid to the Chatham Historical Society in East Hampton  
582 for roof replacement and infrastructure improvements, not exceeding  
583 \$50,000;

584 (21) Grant-in-aid to the Barnum Museum Foundation, Inc. for  
585 renovations at the Barnum Museum in Bridgeport, not exceeding  
586 \$1,250,000;

587 (22) Grant-in-aid to the Artists' Collective, Inc. in Hartford for  
588 infrastructure repairs and improvements to the existing structure, not  
589 exceeding \$800,000;

590 (23) Grant-in-aid to the city of Willimantic for restoration of historic  
591 properties along Main Street, not exceeding \$650,000;

592 (24) Grant-in-aid to the Stanley L. Richter Association for the Arts in  
593 Danbury for roof repair, expansion and Americans with Disabilities  
594 Act improvements, not exceeding \$150,000;

595 (25) Grant-in-aid to the New England Air Museum in Windsor  
596 Locks for construction of a swing space storage building and an  
597 education building, not exceeding \$3,250,000;

598 (26) Grant-in-aid to the town of East Hampton for the renovation  
599 and restoration of the Goff House, not exceeding \$100,000;

600 (27) Grant-in-aid to the New Haven Museum and Historical Society  
601 for the restoration and reconstruction of the Pardee Morris House, not  
602 exceeding \$500,000;

603 (28) Grant-in-aid to the Antiquarian & Landmarks Foundation for  
604 the Nathan Hale Museum and Family Homestead Development Plan  
605 in Coventry, not exceeding \$1,000,000;

606 (29) Grant-in-aid to the Connecticut Zoological Society for the  
607 planning and development of the Andes Adventure Exhibit at the  
608 Beardsley Zoo in Bridgeport, not exceeding \$800,000;

609 (30) Grant-in-aid to the West Hartford Historical Society for  
610 restoration and renovation of the Noah Webster House, not exceeding  
611 \$100,000;

612 (31) Grant-in-aid to The Park Road Playhouse in West Hartford for  
613 improvements to the facility, including an infrared system to aid the  
614 hearing impaired, fire code compliance, HVAC modifications, and  
615 design and installation of a new sound system, not exceeding \$25,000.

616 (f) For the Department of Economic and Community Development:

617 (1) For the Southeastern Connecticut Economic Diversification  
618 Revolving Loan Fund, not exceeding \$5,000,000;

619 (2) For the Regional Brownfield Redevelopment Loan Fund, not  
620 exceeding \$2,500,000;

621 (3) Grants-in-aid for the brownfield pilot program, established in  
622 section 32-9cc of the general statutes, not exceeding \$4,500,000;

623 (4) For the Biofuel Production Facility Incentive Program, not  
624 exceeding \$1,100,000;

625 (5) For the fuel diversification grant program established by section  
626 61 of public act 07-4 of the June special session, not exceeding  
627 \$2,500,000;

628 (6) Loans for installation of new alternative vehicle fuel pumps or  
629 converting gas or diesel pumps to dispense alternative fuels, not  
630 exceeding \$1,000,000;

631 (7) Grant-in-aid to the Middlesex County Revitalization  
632 Commission for revitalization projects, not exceeding \$878,050;

633 (8) Grant-in-aid to the town of Stafford for downtown  
634 redevelopment, not exceeding \$439,025;

635 (9) Grant-in-aid to the city of Torrington for downtown  
636 redevelopment, not exceeding \$504,875;

637 (10) Grant-in-aid to the Ansonia Development Corporation for  
638 downtown development projects, not exceeding \$500,000;

639 (11) Grant-in-aid to the city of Bridgeport for planning and  
640 implementation of the Upper Reservoir Avenue Corridor  
641 Revitalization Initiative Project, not exceeding \$250,000;

642 (12) Grant-in-aid to the Fairfield County Housing Partnership for  
643 land acquisition, design, development and construction of an  
644 independent living facility in Bridgeport, not exceeding \$750,000;

645 (13) Grant-in-aid to the city of New Haven for the River Street  
646 development project, not exceeding \$2,800,000;

647 (14) Grant-in-aid to the city of New Britain for property acquisition,  
648 design development and construction of a downtown redevelopment  
649 plan, not exceeding \$1,000,000;

650 (15) Grant-in-aid to the city of New Britain for purchase of a new  
651 scoreboard, production equipment and related software to be used at  
652 New Britain Stadium, and for repairs and upgrades to the suites at

- 653 New Britain Stadium, not exceeding \$500,000;
- 654 (16) Grant-in-aid to the town of Vernon for conversion of Roosevelt  
655 Mill to apartments and retail, not exceeding \$1,000,000;
- 656 (17) Grant-in-aid to the town of Southington for renovations at the  
657 Southington Drive-In, not exceeding \$250,000;
- 658 (18) Grant-in-aid to the city of Milford for streetscape improvements  
659 on Silver Sands Parkway, including lights in front of Jagoe Court, not  
660 exceeding \$500,000;
- 661 (19) Grant-in-aid to the town of Hamden for Whitneyville Center  
662 streetscape improvements, not exceeding \$390,000;
- 663 (20) Grant-in-aid to the city of Manchester for the Broad Street  
664 streetscape project, not exceeding \$2,000,000;
- 665 (21) Grant-in-aid to Hill Development Corp. for renovations and  
666 repairs to its facility in New Haven, not exceeding \$500,000;
- 667 (22) Grant-in-aid to the city of Meriden for the West Main Street  
668 streetscape project, not exceeding \$2,500,000;
- 669 (23) Grant-in-aid to the city of Hartford for the Park Street  
670 streetscape project, not exceeding \$1,700,000;
- 671 (24) Grant-in-aid to the city of Bridgeport for the Madison Avenue  
672 Gateway Revitalization streetscape project, not exceeding \$2,500,000;
- 673 (25) Grant-in-aid to the city of Hartford for a bridge over the Park  
674 River, not exceeding \$500,000;
- 675 (26) Grant-in-aid to the city of Bridgeport for the Black Rock  
676 Gateway project, not exceeding \$1,000,000;
- 677 (27) Grant-in-aid to the town of Fairfield for repair and  
678 improvements on State Road 59 between the North Avenue and

679 Capitol Avenue intersections, including median and sidewalk  
680 renovations, not exceeding \$ 1,000,000;

681 (28) Grant-in-aid to the city of Bridgeport for purchase of a water  
682 taxi, construction of docks and construction of the Pleasure Beach  
683 retractable pedestrian bridge, not exceeding \$3,000,000;

684 (29) Grant-in-aid to the city of Bridgeport for the design and  
685 construction of the Congress Street Bridge, not exceeding \$5,000,000;

686 (30) Grant-in-aid to the Bridgeport Port Authority for improvements  
687 to the Derektor Shipyard, including remediation, dredging,  
688 bulkheading and construction of Phase 2 of the Derektor Shipyard  
689 Economic Development Plan, not exceeding \$1,750,000;

690 (31) Grant-in-aid to the city of Bridgeport for improvements to  
691 Bluefish Stadium, not exceeding \$400,000;

692 (32) Grant-in-aid to the town of Southington for road relocation,  
693 utility upgrades, new service facilities and other improvements related  
694 to expanding Lake Compounce Water Park, not exceeding \$3,300,000;

695 (33) Purchase, rehabilitation or demolition of severely structurally  
696 damaged homes caused by historic fill within the Newhall  
697 neighborhood in Hamden, or for a grant-in-aid to the town of Hamden  
698 to fund the reasonable costs related to the purchase, rehabilitation or  
699 demolition of the severely structurally damaged homes caused by  
700 historic fill within the Newhall neighborhood, not exceeding  
701 \$2,000,000;

702 (34) Grant-in-aid to the Hartford Economic Development  
703 Corporation for a North Hartford community revolving loan fund, not  
704 exceeding \$900,000;

705 (35) Grant-in-aid to the city of Hartford for planning and design of  
706 streetscape improvements in the North Hartford area and along the  
707 Main Street corridor, not exceeding \$500,000;

708 (36) Grant-in-aid to the Norwalk Transit District for renovations,  
709 upgrades, technology improvement, lighting and a new security  
710 system related to pulse point safety and security enhancements, not  
711 exceeding \$153,000;

712 (37) Grant-in-aid to the city of Bridgeport for repair and  
713 improvements on State Road 59 between the North Avenue and  
714 Capitol Avenue intersections, including median and sidewalk  
715 renovations, not exceeding \$1,000,000;

716 (38) Grant-in-aid to the Milford Housing and Redevelopment  
717 Partnership to maintain and improve the housing stock of the  
718 partnership, not exceeding \$1,000,000;

719 (39) Grant-in-aid to Goodwin College in East Hartford for expansion  
720 or relocation of Goodwin College, not exceeding \$6,000,000;

721 (40) Grant-in-aid to Lyme Academy College of Fine Arts in Old  
722 Lyme for infrastructure improvements, not exceeding \$250,000;

723 (41) Grant-in-aid to the town of Bethel for downtown  
724 redevelopment and municipal parking improvements, not exceeding  
725 \$500,000;

726 (42) Grant-in-aid to the town of Hamden for acquisition and  
727 installation of a hydrogen fueling station, not exceeding \$250,000;

728 (43) Grant-in-aid to Cross Sound Ferry, Inc. and Thames Shipyard  
729 and Repair in the city of New London for dredging and facility  
730 renovations, not exceeding \$250,000;

731 (44) Grant-in-aid to the town of Wethersfield for economic  
732 development and infrastructure improvements related to the Silas  
733 Deane Highway, not exceeding \$1,000,000;

734 (45) Grant-in-aid to the city of Hartford for façade improvements  
735 along Wethersfield Avenue, not exceeding \$500,000;

736 (46) Grant-in-aid to Neighborhoods of Hartford, Inc. for the  
737 Hartford Rising Star Blocks and Pride Blocks programs, not exceeding  
738 \$500,000;

739 (47) Grant-in-aid to the town of Farmington for completion of a  
740 portion of a trail in Rails to Trails, not exceeding \$65,000;

741 (48) Grant-in-aid to the town of Portland for sidewalk repairs, not  
742 exceeding \$200,000;

743 (49) Grant-in-aid to the town of Newington for the community  
744 center, not exceeding \$1,000,000;

745 (50) Grant-in-aid to the town of Stratford for streetscape  
746 improvements, not exceeding \$450,000.

747 (g) For the Department of Public Health:

748 (1) Grants-in-aid for hospital-based emergency service facilities, not  
749 exceeding \$5,878,050, provided (A) up to \$1,500,000 shall be made  
750 available to the Hospital of Central Connecticut, (B) up to \$500,000  
751 shall be made available to Griffin Hospital, (C) up to \$1,000,000 shall  
752 be made available to Johnson Memorial Hospital, (D) up to \$1,000,000  
753 shall be made available to Backus Hospital, (E) up to \$878,050 shall be  
754 made available to Norwalk Hospital, and (F) up to \$1,000,000 shall be  
755 made available to Midstate Medical Center in Meriden;

756 (2) Grant-in-aid to the city of Milford for design and construction of  
757 a new community health center in the Westshore area, not exceeding  
758 \$150,000;

759 (3) Grant-in-aid to the Stamford Hospital Foundation for purchase  
760 of a digital mobile mammography unit, not exceeding \$500,000;

761 (4) Grant-in-aid to Community Health Center, Inc. for renovations  
762 and improvements at the Groton facility, not exceeding \$500,000;

763 (5) Grant-in-aid to Community Health Center, Inc. for renovations

764 and improvements at the New London facility, not exceeding  
765 \$1,000,000;

766 (6) Grant-in-aid to KB Ambulance Corporation for a building  
767 addition and alterations in the town of Danielson, not exceeding  
768 \$465,000.

769 (h) For the Department of Mental Health and Addiction Services:

770 (1) Grant-in-aid to Bridges of Milford for property acquisition and  
771 facility expansion, not exceeding \$600,000;

772 (2) Grant-in-aid to Rushford Behavioral Health Services in Meriden  
773 for renovations and roof replacement, not exceeding \$800,000.

774 (i) For the Department of Social Services:

775 (1) Grant-in-aid to Bristol Community Organization, Inc. to  
776 purchase a building for expansion of the Head Start program, not  
777 exceeding \$373,170;

778 (2) Grant-in-aid to the town of Brookfield for expansion of the senior  
779 center, including computer equipment, not exceeding \$439,025;

780 (3) Grant-in-aid to New Opportunities, Inc. for renovation of  
781 classrooms and administrative space at the Slocum Childhood Center  
782 in Waterbury, not exceeding \$500,000;

783 (4) Grant-in-aid to New Opportunities, Inc. for a new heating  
784 system at the Human Services Center in Waterbury, not exceeding  
785 \$300,000;

786 (5) Grant-in-aid to the Prudence Crandall Center, Inc for building  
787 renovations at the Rose Hill Center in New Britain, not exceeding  
788 \$1,000,000;

789 (6) Grant-in-aid to the Saugatuck Senior Cooperative in Westport for  
790 roof replacement, not exceeding \$250,000;

791 (7) Grant-in-aid to the city of New London for asbestos remediation  
792 and replacement of siding on a building for Alliance for Living, Inc.,  
793 not exceeding \$100,000;

794 (8) Grant-in-aid to the town of Easton for renovations at the senior  
795 center, not exceeding \$219,510;

796 (9) Grant-in-aid to Good Shepherd Day Care Center in Milford for  
797 construction and LEED certification requirements, not exceeding  
798 \$350,000;

799 (10) Grant-in-aid to Action for Bridgeport Community, Inc. for  
800 acquisition and renovation of property for an early learning center, not  
801 exceeding \$1,200,000;

802 (11) Grant-in-aid to the Interfaith Cooperative Ministries of New  
803 Haven for an aging at home pilot program in Hamden, not exceeding  
804 \$100,000;

805 (12) Grant-in-aid to the Meriden/Wallingford branch of the  
806 American Red Cross for building renovations, including alterations to  
807 ventilation, plumbing and wiring systems, not exceeding \$50,000;

808 (13) Grant-in-aid to the city of New Britain for building acquisition  
809 associated with a food pantry, not exceeding \$150,000;

810 (14) Grant-in-aid to Hospice Southeastern Connecticut for a new  
811 building in Norwich, not exceeding \$800,000;

812 (15) Grant-in-aid to Mi Casa in Hartford for renovations and  
813 acquisition of equipment for a wellness center, not exceeding \$350,000;

814 (16) Grant-in-aid to the New London County 4H Foundation, Inc.  
815 for renovations at the 4H Club in Franklin, not exceeding \$250,000;

816 (17) Grant-in-aid to the Bridge Family Centers, Inc. for development  
817 and renovation of administrative space in West Hartford, not  
818 exceeding \$150,000;

819 (18) Grant-in-aid to Casa Bienvenida for property acquisition in  
820 Waterbury, not exceeding \$3,000,000;

821 (19) Grant-in-aid to the Rivera Hughes Memorial Foundation for  
822 property acquisition in Waterbury, not exceeding \$1,000,000;

823 (20) Grant-in-aid to the Jewish Community Center of Eastern  
824 Fairfield County for facility upgrades, including asbestos removal and  
825 HVAC system replacement, not exceeding \$1,000,000;

826 (21) Grant-in-aid to the Polish American Foundation for renovations  
827 at the Sloper Wesoly House in New Britain, not exceeding \$100,000.

828 (j) For the Department of Education:

829 (1) Grants-in-aid to municipalities, regional school districts and  
830 regional education service centers for the costs of wiring school  
831 buildings, not exceeding \$2,000,000;

832 (2) Grants-in-aid for minor capital improvements and wiring for  
833 technology for school readiness programs, not exceeding \$1,500,000;

834 (3) Grant-in-aid to the Challenger Learning Center of Southeastern  
835 Connecticut for construction of a building, not exceeding \$850,000;

836 (4) Grant-in-aid to the Waterford Country School for construction of  
837 a gymnasium, not exceeding \$1,000,000;

838 (5) Grant-in-aid to the town of Stratford for new boilers at Stratford  
839 High School, not exceeding \$500,000;

840 (6) Grants-in-aid to municipalities, regional school districts and  
841 regional education service centers for the purchase and installation of  
842 security infrastructure, including surveillance cameras, entry door  
843 buzzer systems, scan cards and panic alarms, not exceeding \$5,000,000.

844 (k) For the State Library:

845 (1) Grants-in-aid to public libraries that are not located in distressed  
846 municipalities, as defined in section 32-9p of the general statutes, for  
847 construction, renovations, expansions, energy conservation and  
848 handicapped accessibility, not exceeding \$3,500,000;

849 (2) Grants-in-aid to public libraries located within distressed  
850 municipalities, as defined in section 32-9p of the general statutes, for  
851 construction, renovations, expansions, energy conservation and  
852 handicapped accessibility, not exceeding \$5,000,000;

853 (3) Grant-in-aid to the town of North Branford for renovations and  
854 additions to the Edward Smith Library in Northford, not exceeding  
855 \$439,025;

856 (4) Grant-in-aid to the town of Somers for expansion of the Somers  
857 Library, not exceeding \$439,025;

858 (5) Grant-in-aid to the town of Vernon for Americans with  
859 Disabilities Act compliance improvements, including an elevator, to  
860 the George Maxwell Memorial Library in Rockville, not exceeding  
861 \$550,000;

862 (6) Grant-in-aid to the town of Branford for renovations at the  
863 Blackstone Library, not exceeding \$500,000.

864 (1) For the Department of Children and Families:

865 (1) Grant-in-aid to Children's Home of Cromwell for infrastructure  
866 renewal and renovation projects, not exceeding \$400,000;

867 (2) Grant-in-aid to Pathways-Senderos Teen Pregnancy Prevention  
868 Center in New Britain for acquisition of a new facility, not exceeding  
869 \$1,200,000;

870 (3) Grant-in-aid to the Child Guidance Center of Southern  
871 Connecticut in Stamford for expansion, not exceeding \$2,000,000;

872 (4) Grant-in-aid to Youth Continuum in New Haven for renovations

873 and code improvements, not exceeding \$500,000;

874 (5) Grant-in-aid to The Grounds, Inc. for planning and development  
875 of a new facility in West Hartford, not exceeding \$30,000.

876 (m) For Connecticut Public Broadcasting, Inc.: Purchase and  
877 upgrade of transmission, broadcast, production and information  
878 technology equipment, not exceeding \$2,500,000.

879 (n) For Connecticut Innovations, Incorporated: To recapitalize the  
880 programs of Connecticut Innovations, Incorporated, described in  
881 chapter 581 of the general statutes, not exceeding \$12,000,000,  
882 provided up to \$1,500,000 shall be made available for capital expenses  
883 associated with the BioBus.

884 Sec. 14. (*Effective from passage*) All provisions of section 3-20 of the  
885 general statutes or the exercise of any right or power granted thereby  
886 which are not inconsistent with the provisions of this act are hereby  
887 adopted and shall apply to all bonds authorized by the State Bond  
888 Commission pursuant to sections 12 to 19, inclusive, of this act, and  
889 temporary notes issued in anticipation of the money to be derived  
890 from the sale of any such bonds so authorized may be issued in  
891 accordance with said sections 12 to 19, inclusive, of this act, and from  
892 time to time renewed. Such bonds shall mature at such time or times  
893 not exceeding twenty years from their respective dates as may be  
894 provided in or pursuant to the resolution or resolutions of the State  
895 Bond Commission authorizing such bonds.

896 Sec. 15. (*Effective from passage*) None of said bonds shall be  
897 authorized except upon a finding by the State Bond Commission that  
898 there has been filed with it a request for such authorization, which is  
899 signed by the Secretary of the Office of Policy and Management or by  
900 or on behalf of such state officer, department or agency and stating  
901 such terms and conditions as said commission, in its discretion, may  
902 require.

903       Sec. 16. (*Effective from passage*) For the purposes of sections 12 to 19,  
904 inclusive, of this act, "state moneys" means the proceeds of the sale of  
905 bonds authorized pursuant to said sections 12 to 19, inclusive, or of  
906 temporary notes issued in anticipation of the moneys to be derived  
907 from the sale of such bonds. Each request filed as provided in section  
908 15 of this act for an authorization of bonds shall identify the project for  
909 which the proceeds of the sale of such bonds are to be used and  
910 expended and, in addition to any terms and conditions required  
911 pursuant to said section 15, include the recommendation of the person  
912 signing such request as to the extent to which federal, private or other  
913 moneys then available or thereafter to be made available for costs in  
914 connection with any such project should be added to the state moneys  
915 available or becoming available under said sections 12 to 19, inclusive,  
916 for such project. If the request includes a recommendation that some  
917 amount of such federal, private or other moneys should be added to  
918 such state moneys, then, if and to the extent directed by the State Bond  
919 Commission at the time of authorization of such bonds, said amount of  
920 such federal, private or other moneys then available or thereafter to be  
921 made available for costs in connection with such project may be added  
922 to any state moneys available or becoming available hereunder for  
923 such project and be used for such project, any other federal, private or  
924 other moneys then available or thereafter to be made available for  
925 costs in connection with such project upon receipt shall, in conformity  
926 with applicable federal and state law, be used by the State Treasurer to  
927 meet the principal of outstanding bonds issued pursuant to said  
928 sections 12 to 19, inclusive, or to meet the principal of temporary notes  
929 issued in anticipation of the money to be derived from the sale of  
930 bonds theretofore authorized pursuant to said sections 12 to 19,  
931 inclusive, for the purpose of financing such costs, either by purchase or  
932 redemption and cancellation of such bonds or notes or by payment  
933 thereof at maturity. Whenever any of the federal, private or other  
934 moneys so received with respect to such project are used to meet the  
935 principal of such temporary notes or whenever the principal of any  
936 such temporary notes is retired by application of revenue receipts of

937 the state, the amount of bonds theretofore authorized in anticipation of  
938 which such temporary notes were issued, and the aggregate amount of  
939 bonds which may be authorized pursuant to section 12 of this act shall  
940 each be reduced by the amount of the principal so met or retired.  
941 Pending use of the federal, private or other moneys so received to meet  
942 the principal as directed in this section, the amount thereof may be  
943 invested by the State Treasurer in bonds or obligations of, or  
944 guaranteed by, the state or the United States or agencies or  
945 instrumentalities of the United States, shall be deemed to be part of the  
946 debt retirement funds of the state, and net earnings on such  
947 investments shall be used in the same manner as the moneys so  
948 invested.

949       Sec. 17. (*Effective from passage*) Said bonds issued pursuant to  
950 sections 12 to 19, inclusive, of this act, shall be general obligations of  
951 the state and the full faith and credit of the state of Connecticut are  
952 pledged for the payment of the principal of and interest on said bonds  
953 as the same become due, and accordingly and as part of the contract of  
954 the state with the holders of said bonds, appropriation of all amounts  
955 necessary for punctual payment of such principal and interest is  
956 hereby made, and the State Treasurer shall pay such principal and  
957 interest as the same become due.

958       Sec. 18. (*Effective from passage*) In accordance with section 13 of this  
959 act, the state, through the Office of Policy and Management, the  
960 Department of Public Safety, the Department of Agriculture, the  
961 Department of Environmental Protection, the Commission on Culture  
962 and Tourism, the Department of Economic and Community  
963 Development, Connecticut Innovations, Inc., the Department of Public  
964 Health, the Department of Mental Health and Addiction Services, the  
965 Department of Social Services, the Department of Education, the  
966 Connecticut State Library, the Department of Children and Families  
967 and Connecticut Public Broadcasting Inc., may provide grants-in-aid  
968 and other financings to or for the agencies for the purposes and  
969 projects as described in said section 13. All financing shall be made in

970 accordance with the terms of a contract at such time or times as shall  
971 be determined within authorization of funds by the State Bond  
972 Commission.

973       Sec. 19. (*Effective from passage*) In the case of any grant-in-aid made  
974 pursuant to section 13 of this act which is made to any entity which is  
975 not a political subdivision of the state, the contract entered into  
976 pursuant to section 18 of this act shall provide that if the premises for  
977 which such grant-in-aid was made ceases, within ten years of the date  
978 of such grant, to be used as a facility for which such grant was made,  
979 an amount equal to the amount of such grant, minus ten per cent per  
980 year for each full year which has elapsed since the date of such grant,  
981 shall be repaid to the state and that a lien shall be placed on such land  
982 in favor of the state to ensure that such amount will be repaid in the  
983 event of such change in use, provided if the premises for which such  
984 grant-in-aid was made are owned by the state, a municipality or a  
985 housing authority, no lien need be placed.

986       Sec. 20. (*Effective July 1, 2008*) The State Bond Commission shall have  
987 power, in accordance with the provisions of sections 20 to 26, inclusive,  
988 of this act, from time to time to authorize the issuance of bonds of the  
989 state in one or more series and in principal amounts in the aggregate,  
990 not exceeding \$244,530,361.

991       Sec. 21. (*Effective July 1, 2008*) The proceeds of the sale of said bonds,  
992 to the extent hereinafter stated, shall be used for the purpose of  
993 acquiring, by purchase or condemnation, undertaking, constructing,  
994 reconstructing, improving or equipping, or purchasing land or  
995 buildings or improving sites for the projects hereinafter described,  
996 including payment of architectural, engineering, demolition or related  
997 costs in connection therewith, or of payment of the cost of long-range  
998 capital programming and space utilization studies as hereinafter  
999 stated:

1000       (a) For Legislative Management: Alterations, renovations and  
1001 improvements to the Old State House in Hartford, not exceeding

1002 \$1,450,000.

1003 (b) For the State Comptroller: Development and implementation of  
1004 a CORE financial systems project, not exceeding \$1,115,000.

1005 (c) For the Department of Information Technology: Development  
1006 and implementation of information technology systems for compliance  
1007 with the Health Insurance Portability and Accountability Act, not  
1008 exceeding \$6,310,500.

1009 (d) For the Department of Veterans' Affairs: Alterations and  
1010 improvements to buildings and grounds, including security  
1011 improvements, not exceeding \$1,000,000.

1012 (e) For the Department of Public Works:

1013 (1) Removal or encapsulation of asbestos in state-owned buildings,  
1014 not exceeding \$5,000,000;

1015 (2) Infrastructure repairs and improvements, including fire, safety  
1016 and compliance with the Americans with Disabilities Act  
1017 improvements, improvements to state-owned buildings and grounds,  
1018 including energy conservation and off-site improvements, and  
1019 preservation of unoccupied buildings and grounds, including office  
1020 development, acquisition, renovations for additional parking and  
1021 security improvements, not exceeding \$6,000,000;

1022 (3) Capital construction, improvements, repairs, renovations and  
1023 land acquisition at fire training schools, not exceeding \$8,000,000.

1024 (f) For the Department of Public Safety:

1025 (1) Upgrades to the state-wide telecommunications system,  
1026 including site development and related equipment, not exceeding  
1027 \$2,200,000;

1028 (2) Alterations and improvements to buildings and grounds,  
1029 including utilities, mechanical systems and energy conservation, not

1030 exceeding \$1,500,000;

1031 (3) Alterations, renovations and improvements to Building 5 at the  
1032 Mulcahy Complex in Meriden, not exceeding \$5,826,000.

1033 (g) For the Military Department:

1034 (1) State matching funds for anticipated federal reimbursable  
1035 projects, not exceeding \$500,000;

1036 (2) Alterations and improvements to buildings and grounds,  
1037 including utilities, mechanical systems and energy conservation, not  
1038 exceeding \$500,000;

1039 (3) Alterations, renovations and improvements to the Air National  
1040 Guard Base at Bradley International Airport, not exceeding \$500,000.

1041 (h) For the Department of Environmental Protection:

1042 (1) Recreation and Natural Heritage Trust Program for recreation,  
1043 open space, resource protection and resource management, not  
1044 exceeding \$7,500,000;

1045 (2) Dam repairs, including state-owned dams, not exceeding  
1046 \$2,000,000;

1047 (3) Various flood control improvements, flood repair, erosion  
1048 damage repairs and municipal dam repairs, not exceeding \$7,500,000;

1049 (4) Property acquisition and improvements to West Rock Ridge  
1050 State Park, not exceeding \$900,000.

1051 (i) For the Connecticut Agricultural Experiment Station: Alterations,  
1052 renovations and additions to Jenkins Laboratory, not exceeding  
1053 \$9,000,000.

1054 (j) For the Department of Mental Retardation: Fire, safety and  
1055 environmental improvements to regional facilities for client and staff

1056 needs, including improvements in compliance with current codes,  
1057 including intermediate care facilities and site improvements,  
1058 handicapped access improvements, utilities, repair or replacement of  
1059 roofs, air conditioning and other interior and exterior building  
1060 renovations and additions at all state-owned facilities, not exceeding  
1061 \$5,000,000.

1062 (k) For the Department of Mental Health and Addiction Services:  
1063 Fire, safety and environmental improvements to regional facilities for  
1064 client and staff needs, including improvements in compliance with  
1065 current codes, including intermediate care facilities and site  
1066 improvements, handicapped access improvements, utilities, repair or  
1067 replacement of roofs, air conditioning and other interior and exterior  
1068 building renovations and additions at all state-owned facilities, not  
1069 exceeding \$6,000,000.

1070 (l) For the Department of Education: For regional vocational-  
1071 technical schools: Alterations and improvements to buildings and  
1072 grounds, including new and replacement equipment, tools and  
1073 supplies necessary to update curricula, vehicles and technology  
1074 upgrades at all regional vocational-technical schools, not exceeding  
1075 \$8,000,000.

1076 (m) For the Community-Technical College System:

1077 (1) At all community-technical colleges:

1078 (A) Alterations, renovations and improvements to facilities  
1079 including fire, safety, energy conservation and code compliance, not  
1080 exceeding \$4,000,000;

1081 (B) New and replacement instruction, research or laboratory  
1082 equipment, not exceeding \$9,000,000;

1083 (C) System Technology Initiative, not exceeding \$6,000,000.

1084 (2) At Gateway Community-Technical College: Consolidation of

1085 college programs in one location, not exceeding \$36,600,000.

1086 (3) At Tunxis Community College: Alterations and improvements to  
1087 buildings and grounds in accordance with the campus master plan, not  
1088 exceeding \$15,118,861.

1089 (n) For the Department of Correction: Renovations and  
1090 improvements to existing state-owned buildings for inmate housing,  
1091 programming and staff training space and additional inmate capacity,  
1092 including support facilities and off-site improvements, not exceeding  
1093 \$42,095,000.

1094 (o) For the Department of Children and Families:

1095 (1) Alterations, renovations and improvements to buildings and  
1096 grounds, not exceeding \$2,415,000;

1097 (2) Reimbursement for environmental remediation at the former  
1098 Long Lane School in Middletown, in accordance with public act 99-26,  
1099 not exceeding \$14,000,000;

1100 (3) Development and construction of a self-contained secure  
1101 treatment facility for juvenile girls, not exceeding \$6,000,000.

1102 (p) For the Judicial Department:

1103 (1) Alterations, renovations and improvements to buildings and  
1104 grounds at state-owned and maintained facilities, not exceeding  
1105 \$5,000,000;

1106 (2) Security improvements at various state-owned and maintained  
1107 facilities, not exceeding \$1,000,000;

1108 (3) Implementation of the Technology Strategic Plan Project, not  
1109 exceeding \$3,500,000;

1110 (4) Alterations, renovations and restoration of the courthouse at 121  
1111 Elm Street, New Haven, not exceeding \$13,000,000;

1112 (5) Development and land acquisition for a courthouse annex and  
1113 parking proximate to the Milford judicial district and geographical  
1114 area courthouse, not exceeding \$1,000,000.

1115 Sec. 22. (*Effective July 1, 2008*) All provisions of section 3-20 of the  
1116 general statutes or the exercise of any right or power granted thereby  
1117 which are not inconsistent with the provisions of this act are hereby  
1118 adopted and shall apply to all bonds authorized by the State Bond  
1119 Commission pursuant to sections 20 to 26, inclusive, of this act, and  
1120 temporary notes issued in anticipation of the money to be derived  
1121 from the sale of any such bonds so authorized may be issued in  
1122 accordance with said section 3-20 and from time to time renewed. Such  
1123 bonds shall mature at such time or times not exceeding twenty years  
1124 from their respective dates as may be provided in or pursuant to the  
1125 resolution or resolutions of the State Bond Commission authorizing  
1126 such bonds.

1127 Sec. 23. (*Effective July 1, 2008*) None of said bonds shall be  
1128 authorized except upon a finding by the State Bond Commission that  
1129 there has been filed with it a request for such authorization, which is  
1130 signed by the Secretary of the Office of Policy and Management or by  
1131 or on behalf of such state officer, department or agency and stating  
1132 such terms and conditions as said commission, in its discretion, may  
1133 require.

1134 Sec. 24. (*Effective July 1, 2008*) For the purposes of sections 20 to 26,  
1135 inclusive, of this act, "state moneys" means the proceeds of the sale of  
1136 bonds authorized pursuant to said sections 20 to 26, inclusive, or of  
1137 temporary notes issued in anticipation of the moneys to be derived  
1138 from the sale of such bonds. Each request filed as provided in section  
1139 23 of this act for an authorization of bonds shall identify the project for  
1140 which the proceeds of the sale of such bonds are to be used and  
1141 expended and, in addition to any terms and conditions required  
1142 pursuant to said section 23, shall include the recommendation of the  
1143 person signing such request as to the extent to which federal, private

1144 or other moneys then available or thereafter to be made available for  
1145 costs in connection with any such project should be added to the state  
1146 moneys available or becoming available hereunder for such project. If  
1147 the request includes a recommendation that some amount of such  
1148 federal, private or other moneys should be added to such state  
1149 moneys, then, if and to the extent directed by the State Bond  
1150 Commission at the time of authorization of such bonds, said amount of  
1151 such federal, private or other moneys then available, or thereafter to be  
1152 made available for costs in connection with such project, may be added  
1153 to any state moneys available or becoming available hereunder for  
1154 such project and shall be used for such project. Any other federal,  
1155 private or other moneys then available or thereafter to be made  
1156 available for costs in connection with such project shall, upon receipt,  
1157 be used by the State Treasurer, in conformity with applicable federal  
1158 and state law, to meet the principal of outstanding bonds issued  
1159 pursuant to sections 20 to 26, inclusive, of this act, or to meet the  
1160 principal of temporary notes issued in anticipation of the money to be  
1161 derived from the sale of bonds theretofore authorized pursuant to said  
1162 sections 20 to 26, inclusive, for the purpose of financing such costs,  
1163 either by purchase or redemption and cancellation of such bonds or  
1164 notes or by payment thereof at maturity. Whenever any of the federal,  
1165 private or other moneys so received with respect to such project are  
1166 used to meet the principal of such temporary notes or whenever  
1167 principal of any such temporary notes is retired by application of  
1168 revenue receipts of the state, the amount of bonds theretofore  
1169 authorized in anticipation of which such temporary notes were issued,  
1170 and the aggregate amount of bonds which may be authorized  
1171 pursuant to section 20 of this act, shall each be reduced by the amount  
1172 of the principal so met or retired. Pending use of the federal, private or  
1173 other moneys so received to meet principal as hereinabove directed,  
1174 the amount thereof may be invested by the State Treasurer in bonds or  
1175 obligations of, or guaranteed by, the state or the United States or  
1176 agencies or instrumentalities of the United States, shall be deemed to  
1177 be part of the debt retirement funds of the state, and net earnings on

1178 such investments shall be used in the same manner as the moneys so  
1179 invested.

1180       Sec. 25. (*Effective July 1, 2008*) Any balance of proceeds of the sale of  
1181 said bonds authorized for any project described in section 21 of this act  
1182 in excess of the cost of such project may be used to complete any other  
1183 project described in said section 21 if the State Bond Commission shall  
1184 so determine and direct. Any balance of proceeds of the sale of said  
1185 bonds in excess of the costs of all the projects described in said section  
1186 21 shall be deposited to the credit of the General Fund.

1187       Sec. 26. (*Effective July 1, 2008*) Said bonds issued pursuant to sections  
1188 20 to 26, inclusive, of this act, shall be general obligations of the state  
1189 and the full faith and credit of the state of Connecticut are pledged for  
1190 the payment of the principal of and interest on said bonds as the same  
1191 become due, and accordingly and as part of the contract of the state  
1192 with the holders of said bonds, appropriation of all amounts necessary  
1193 for punctual payment of such principal and interest is hereby made,  
1194 and the State Treasurer shall pay such principal and interest as the  
1195 same become due.

1196       Sec. 27. (*Effective July 1, 2008*) The State Bond Commission shall have  
1197 power, in accordance with the provisions of sections 27 to 30, inclusive,  
1198 of this act, from time to time to authorize the issuance of bonds of the  
1199 state in one or more series and in principal amounts in the aggregate,  
1200 not exceeding \$10,000,000.

1201       Sec. 28. (*Effective July 1, 2008*) The proceeds of the sale of said bonds  
1202 shall be used by the Department of Economic and Community  
1203 Development for the purposes hereinafter stated: Housing  
1204 development and rehabilitation, including moderate cost housing,  
1205 moderate rental, congregate and elderly housing, urban homesteading,  
1206 community housing development corporations, housing purchase and  
1207 rehabilitation, housing for the homeless, housing for low income  
1208 persons, limited equity cooperatives and mutual housing projects,  
1209 abatement of hazardous material including asbestos and lead-based

1210 paint in residential structures, emergency repair assistance for senior  
1211 citizens, housing land bank and land trust, housing and community  
1212 development, predevelopment grants and loans, reimbursement for  
1213 state and federal surplus property, private rental investment mortgage  
1214 and equity program, housing infrastructure, demolition, renovation or  
1215 redevelopment of vacant buildings or related infrastructure, septic  
1216 system repair loan program, acquisition and related rehabilitation  
1217 including loan guarantees for private developers of rental housing for  
1218 the elderly, projects under the program established in section 8-37pp of  
1219 the general statutes, and participation in federal programs, including  
1220 administrative expenses associated with those programs eligible under  
1221 the general statutes, not exceeding \$9,000,000.

1222       Sec. 29. (*Effective July 1, 2008*) None of said bonds shall be  
1223 authorized except upon a finding by the State Bond Commission that  
1224 there has been filed with it a request for such authorization, which is  
1225 signed by the Secretary of the Office of Policy and Management or by  
1226 or on behalf of such state officer, department or agency and stating  
1227 such terms and conditions as said commission, in its discretion may  
1228 require.

1229       Sec. 30. (*Effective July 1, 2008*) All provisions of section 3-20 of the  
1230 general statutes, or the exercise of any right or power granted thereby  
1231 which are not inconsistent with the provisions of sections 27 to 30,  
1232 inclusive, of this act, are hereby adopted and shall apply to all bonds  
1233 authorized by the State Bond Commission pursuant to sections 27 to  
1234 30, inclusive, of this act, and temporary notes in anticipation of the  
1235 money to be derived from the sale of any such bonds so authorized  
1236 may be issued in accordance with said section 3-20 and from time to  
1237 time renewed. Such bonds shall mature at such time or times not  
1238 exceeding twenty years from their respective dates as may be provided  
1239 in or pursuant to the resolution or resolutions of the State Bond  
1240 Commission authorizing such bonds. Such bonds issued pursuant to  
1241 section 27 of this act shall be general obligations of the state and the  
1242 full faith and credit of the state of Connecticut are pledged for the

1243 payment of the principal of and interest on such bonds as the same  
1244 become due, and accordingly and as part of the contract of the state  
1245 with the holders of such bonds, appropriation of all amounts necessary  
1246 for punctual payment of such principal and interest is hereby made,  
1247 and the State Treasurer shall pay such principal and interest as the  
1248 same become due.

1249 Sec. 31. (*Effective July 1, 2008*) The State Bond Commission shall have  
1250 power, in accordance with the provisions of sections 31 to 38, inclusive,  
1251 of this act, from time to time to authorize the issuance of bonds of the  
1252 state in one or more series and in principal amounts in the aggregate,  
1253 not exceeding \$129,017,075.

1254 Sec. 32. (*Effective July 1, 2008*) The proceeds of the sale of said bonds  
1255 shall be used for the purpose of providing grants-in-aid and other  
1256 financing for the projects, programs and purposes hereinafter stated:

1257 (a) For the Office of Policy and Management:

1258 (1) Grants-in-aid to municipalities for preparation and revision of  
1259 municipal plans of conservation and development, not exceeding  
1260 \$500,000;

1261 (2) For the Responsible Growth Incentive Fund, not exceeding  
1262 \$10,000,000, provided up to \$5,000,000 shall be used for grants-in-aid  
1263 of up to \$1,000,000 each to participating municipalities or regional  
1264 planning organizations for implementation of transit-oriented plans  
1265 and strategies in designated pilot program areas.

1266 (b) For the Department of Public Safety:

1267 (1) Grant-in-aid to the town of Somers for two fire substations, not  
1268 exceeding \$439,025;

1269 (2) Grant-in-aid to the Allingtown Fire District in the city of West  
1270 Haven for land acquisition and construction of a new fire and police  
1271 substation, not exceeding \$1,500,000.

1272 (c) For the Department of Agriculture:

1273 (1) For the Farm Reinvestment Program, not exceeding \$500,000;

1274 (2) State matching grants-in-aid to farmers for environmental  
1275 compliance, including waste management facilities, compost, soil and  
1276 erosion control, pesticide reduction, storage and disposal, not  
1277 exceeding \$2,000,000;

1278 (3) For the Biofuel Crops Program for grants-in-aid to farmers,  
1279 agricultural nonprofit organizations and agricultural cooperatives for  
1280 the cultivation and production of crops used to generate biofuels, not  
1281 exceeding \$2,500,000.

1282 (d) For the Department of Environmental Protection:

1283 (1) Grants-in-aid to municipalities for acquisition of open space for  
1284 conservation or recreation purposes, not exceeding \$7,500,000;

1285 (2) Grants-in-aid for containment, removal or mitigation of  
1286 identified hazardous waste disposal sites, not exceeding \$17,500,000;

1287 (3) Grant-in-aid to the Connecticut Resources Recovery Authority  
1288 for costs associated with closure of the Hartford landfill, not exceeding  
1289 \$10,000,000;

1290 (4) Grants-in-aid to municipalities for the Lakes Restoration  
1291 Program, not exceeding \$200,000;

1292 (5) Grants-in-aid to municipalities for the purpose of providing  
1293 potable water, not exceeding \$2,500,000;

1294 (6) Grants-in-aid to state agencies, regional planning agencies and  
1295 municipalities for water pollution control projects, not exceeding  
1296 \$1,000,000;

1297 (7) Grant-in-aid to the city of Norwalk for harbor dredging, not  
1298 exceeding \$1,000,000;

1299 (8) Grant-in-aid to the town of Simsbury for open space acquisition  
1300 at the Ethel Walker School, not exceeding \$1,000,000;

1301 (9) Grant-in-aid to the town of Simsbury for open space acquisition  
1302 and farmland preservation at Meadow Wood, not exceeding \$500,000;

1303 (10) Grant-in-aid to the town of Guilford for preservation of the East  
1304 River Preserve, not exceeding \$2,000,000.

1305 (e) For the Commission on Culture and Tourism:

1306 (1) Grants-in-aid for restoration and preservation of historic  
1307 structures and landmarks, not exceeding \$300,000;

1308 (2) Grant-in-aid to the town of Mystic to improve transportation  
1309 access at the north gate at the Museum of America and the Sea at  
1310 Mystic Seaport, not exceeding \$1,000,000;

1311 (3) Grant-in-aid to the Lockwood-Mathews Mansion Museum in  
1312 Norwalk for infrastructure renewal projects, not exceeding \$1,000,000;

1313 (4) Grant-in-aid to Amistad America, Inc. for repairs to the Freedom  
1314 Schooner Amistad, not exceeding \$150,000;

1315 (5) Grant-in-aid to the city of Torrington for development and  
1316 construction of the Warner Theater Stage House, not exceeding  
1317 \$1,000,000;

1318 (6) Grant-in-aid to the city of West Haven for restoration of a  
1319 historic property for use as a military museum, not exceeding  
1320 \$1,000,000;

1321 (7) Grant-in-aid to the Stanley L. Richter Association for the Arts in  
1322 Danbury for roof repair, expansion and ADA improvements, not  
1323 exceeding \$150,000.

1324 (f) For the Department of Economic and Community Development:

1325 (1) For the Southeastern Connecticut Economic Diversification  
1326 Revolving Loan Fund, not exceeding \$5,000,000;

1327 (2) For the Regional Brownfield Redevelopment Loan Fund, not  
1328 exceeding \$2,500,000;

1329 (3) Grants-in-aid to municipalities for the brownfield pilot program,  
1330 established in section 32-9cc of the general statutes, not exceeding  
1331 \$4,500,000;

1332 (4) For the Biofuel Production Facility Incentive Program, not  
1333 exceeding \$4,000,000;

1334 (5) Loans for installation of new alternative vehicle fuel pumps or  
1335 converting gas or diesel pumps to dispense alternative fuels, not  
1336 exceeding \$2,000,000;

1337 (6) Grant-in-aid to the Somers Housing Authority for rehabilitation  
1338 and expansion of senior housing at the Woodcrest facility, not  
1339 exceeding \$878,050;

1340 (7) Grant-in-aid to the city of New Haven for the River Street  
1341 development project, not exceeding \$2,500,000;

1342 (8) Grant-in-aid to the city of New Britain for property acquisition,  
1343 design, development and construction of a downtown redevelopment  
1344 plan, not exceeding \$400,000;

1345 (9) Grant-in-aid to the town of Vernon for conversion of Roosevelt  
1346 Mill to apartments and retail, not exceeding \$500,000;

1347 (10) Grant-in-aid to the town of East Haven for Phase III downtown  
1348 development, not exceeding \$1,000,000;

1349 (11) Grant-in-aid to the city of Manchester for the Broad Street  
1350 streetscape project, not exceeding \$2,000,000;

1351 (12) Grant-in-aid to the city of Hartford for the Park Street

1352 streetscape project, not exceeding \$3,000,000;

1353 (13) Grant-in-aid to the city of Bridgeport for the Black Rock  
1354 Gateway project, not exceeding \$1,000,000;

1355 (14) Purchase, rehabilitation or demolition of severely structurally  
1356 damaged homes caused by historic fill within the Newhall  
1357 neighborhood in Hamden, or for a grant-in-aid to the town of Hamden  
1358 to fund the reasonable costs related to the purchase, rehabilitation or  
1359 demolition of the severely structurally damaged homes caused by  
1360 historic fill within the Newhall neighborhood, not exceeding  
1361 \$3,000,000;

1362 (15) Grant-in-aid to Goodwin College in East Hartford for expansion  
1363 or relocation of Goodwin College, not exceeding \$6,000,000.

1364 (g) For the Department of Social Services: Grant-in-aid to Martin  
1365 House in Norwich for construction of efficiency apartment units, not  
1366 exceeding \$1,000,000.

1367 (h) For the Department of Education:

1368 (1) Grants-in-aid to municipalities, regional school districts and  
1369 regional education service centers for the costs of wiring school  
1370 buildings, not exceeding \$2,000,000;

1371 (2) Grants-in-aid for minor capital improvements and wiring for  
1372 technology for school readiness programs, not exceeding \$1,500,000.

1373 (i) For the State Library:

1374 (1) Grants-in-aid to public libraries that are not located in distressed  
1375 municipalities, as defined in section 32-9p of the general statutes, for  
1376 construction, renovations, expansions, energy conservation and  
1377 handicapped accessibility, not exceeding \$3,500,000;

1378 (2) Grants-in-aid to public libraries that are located in distressed  
1379 municipalities, as defined in section 32-9p of the general statutes, for

1380 construction, renovations, expansions, energy conservation and  
1381 handicapped accessibility, not exceeding \$5,000,000.

1382 (j) For Connecticut Innovations, Incorporated: To recapitalize the  
1383 programs of Connecticut Innovations, Incorporated, described in  
1384 chapter 581 of the general statutes, not exceeding \$12,000,000.

1385 Sec. 33. (*Effective July 1, 2008*) All provisions of section 3-20 of the  
1386 general statutes or the exercise of any right or power granted thereby  
1387 which are not inconsistent with the provisions of this act are hereby  
1388 adopted and shall apply to all bonds authorized by the State Bond  
1389 Commission pursuant to sections 31 to 38, inclusive, of this act, and  
1390 temporary notes issued in anticipation of the money to be derived  
1391 from the sale of any such bonds so authorized may be issued in  
1392 accordance with said sections 31 to 38, inclusive, of this act, and from  
1393 time to time renewed. Such bonds shall mature at such time or times  
1394 not exceeding twenty years from their respective dates as may be  
1395 provided in or pursuant to the resolution or resolutions of the State  
1396 Bond Commission authorizing such bonds.

1397 Sec. 34. (*Effective July 1, 2008*) None of said bonds shall be  
1398 authorized except upon a finding by the State Bond Commission that  
1399 there has been filed with it a request for such authorization, which is  
1400 signed by the Secretary of the Office of Policy and Management or by  
1401 or on behalf of such state officer, department or agency and stating  
1402 such terms and conditions as said commission, in its discretion may  
1403 require.

1404 Sec. 35. (*Effective July 1, 2008*) For the purposes of sections 31 to 38,  
1405 inclusive, of this act, "state moneys" means the proceeds of the sale of  
1406 bonds authorized pursuant to said sections 31 to 38, inclusive, or of  
1407 temporary notes issued in anticipation of the moneys to be derived  
1408 from the sale of such bonds. Each request filed as provided in section  
1409 34 of this act for an authorization of bonds shall identify the project for  
1410 which the proceeds of the sale of such bonds are to be used and  
1411 expended and, in addition to any terms and conditions required

1412 pursuant to said section 34, include the recommendation of the person  
1413 signing such request as to the extent to which federal, private or other  
1414 moneys then available or thereafter to be made available for costs in  
1415 connection with any such project should be added to the state moneys  
1416 available or becoming available under said sections 31 to 38, inclusive,  
1417 for such project. If the request includes a recommendation that some  
1418 amount of such federal, private or other moneys should be added to  
1419 such state moneys, then, if and to the extent directed by the State Bond  
1420 Commission at the time of authorization of such bonds, said amount of  
1421 such federal, private or other moneys then available or thereafter to be  
1422 made available for costs in connection with such project may be added  
1423 to any state moneys available or becoming available hereunder for  
1424 such project and be used for such project, any other federal, private or  
1425 other moneys then available or thereafter to be made available for  
1426 costs in connection with such project upon receipt shall, in conformity  
1427 with applicable federal and state law, be used by the State Treasurer to  
1428 meet the principal of outstanding bonds issued pursuant to said  
1429 sections 31 to 38, inclusive, or to meet the principal of temporary notes  
1430 issued in anticipation of the money to be derived from the sale of  
1431 bonds theretofore authorized pursuant to said sections 31 to 38,  
1432 inclusive, for the purpose of financing such costs, either by purchase or  
1433 redemption and cancellation of such bonds or notes or by payment  
1434 thereof at maturity. Whenever any of the federal, private or other  
1435 moneys so received with respect to such project are used to meet the  
1436 principal of such temporary notes or whenever the principal of any  
1437 such temporary notes is retired by application of revenue receipts of  
1438 the state, the amount of bonds theretofore authorized in anticipation of  
1439 which such temporary notes were issued, and the aggregate amount of  
1440 bonds which may be authorized pursuant to section 31 of this act shall  
1441 each be reduced by the amount of the principal so met or retired.  
1442 Pending use of the federal, private or other moneys so received to meet  
1443 the principal as directed in this section, the amount thereof may be  
1444 invested by the State Treasurer in bonds or obligations of, or  
1445 guaranteed by, the state or the United States or agencies or

1446 instrumentalities of the United States, shall be deemed to be part of the  
1447 debt retirement funds of the state, and net earnings on such  
1448 investments shall be used in the same manner as the moneys so  
1449 invested.

1450       Sec. 36. (*Effective July 1, 2008*) Said bonds issued pursuant to sections  
1451 31 to 38, inclusive, of this act, shall be general obligations of the state  
1452 and the full faith and credit of the state of Connecticut are pledged for  
1453 the payment of the principal of and interest on said bonds as the same  
1454 become due, and accordingly and as part of the contract of the state  
1455 with the holders of said bonds, appropriation of all amounts necessary  
1456 for punctual payment of such principal and interest is hereby made,  
1457 and the State Treasurer shall pay such principal and interest as the  
1458 same become due.

1459       Sec. 37. (*Effective July 1, 2008*) In accordance with section 32 of this  
1460 act, the state, through the Office of Policy and Management, the  
1461 Department of Public Safety, the Department of Agriculture, the  
1462 Department of Environmental Protection, the Commission on Culture  
1463 and Tourism, the Department of Economic and Community  
1464 Development, Connecticut Innovations, Inc., the Department of Social  
1465 Services, the Department of Education and the Connecticut State  
1466 Library, may provide grants-in-aid and other financings to or for the  
1467 agencies, for the purposes and projects as described in said section 32.  
1468 All financing shall be made in accordance with the terms of a contract  
1469 at such time or times as shall be determined within authorization of  
1470 funds by the State Bond Commission.

1471       Sec. 38. (*Effective July 1, 2008*) In the case of any grant-in-aid made  
1472 pursuant to section 32 of this act which is made to any entity which is  
1473 not a political subdivision of the state, the contract entered into  
1474 pursuant to section 37 of this act shall provide that if the premises for  
1475 which such grant-in-aid was made ceases, not later than ten years after  
1476 the date of such grant, to be used as a facility for which such grant was  
1477 made, an amount equal to the amount of such grant, minus ten per

1478 cent per year for each full year which has elapsed since the date of  
1479 such grant, shall be repaid to the state and that a lien shall be placed on  
1480 such land in favor of the state to ensure that such amount will be  
1481 repaid in the event of such change in use provided if the premises for  
1482 which such grant-in-aid was made are owned by the state, a  
1483 municipality or a housing authority no lien need be placed.

1484 Sec. 39. (*Effective from passage*) Notwithstanding the provisions of  
1485 section 34 of special act 01-2 of the June special session, First Step, or its  
1486 successor agency, shall not be liable for repayment of any funds under  
1487 the grant-in-aid contract between the Department of Mental Health  
1488 and Addiction Services and First Step, dated June 22, 2004, such funds  
1489 being awarded to First Step pursuant to section 28 of special act 01-2 of  
1490 the June special session.

1491 Sec. 40. Subsections (a) and (b) of section 4-66c of the general  
1492 statutes are repealed and the following is substituted in lieu thereof  
1493 (*Effective from passage*):

1494 (a) For the purposes of subsection (b) of this section, the State Bond  
1495 Commission shall have power, from time to time to authorize the  
1496 issuance of bonds of the state in one or more series and in principal  
1497 amounts not exceeding in the aggregate [one billion one hundred  
1498 thirty-two million four hundred eighty-seven thousand five hundred  
1499 forty-four] one billion one hundred seventy-two million four hundred  
1500 eighty-seven thousand five hundred forty-four dollars, provided  
1501 [sixty-five] twenty million dollars of said authorization shall be  
1502 effective July 1, [2006] 2008. All provisions of section 3-20, or the  
1503 exercise of any right or power granted thereby, which are not  
1504 inconsistent with the provisions of this section, are hereby adopted  
1505 and shall apply to all bonds authorized by the State Bond Commission  
1506 pursuant to this section, and temporary notes in anticipation of the  
1507 money to be derived from the sale of any such bonds so authorized  
1508 may be issued in accordance with said section 3-20 and from time to  
1509 time renewed. Such bonds shall mature at such time or times not

1510 exceeding twenty years from their respective dates as may be provided  
1511 in or pursuant to the resolution or resolutions of the State Bond  
1512 Commission authorizing such bonds. None of said bonds shall be  
1513 authorized except upon a finding by the State Bond Commission that  
1514 there has been filed with it a request for such authorization, which is  
1515 signed by or on behalf of the Secretary of the Office of Policy and  
1516 Management and states such terms and conditions as said commission  
1517 in its discretion may require. Said bonds issued pursuant to this  
1518 section shall be general obligations of the state and the full faith and  
1519 credit of the state of Connecticut are pledged for the payment of the  
1520 principal of and interest on said bonds as the same become due, and  
1521 accordingly as part of the contract of the state with the holders of said  
1522 bonds, appropriation of all amounts necessary for punctual payment  
1523 of such principal and interest is hereby made, and the Treasurer shall  
1524 pay such principal and interest as the same become due.

1525 (b) (1) The proceeds of the sale of said bonds, to the extent  
1526 hereinafter stated, shall be used, subject to the provisions of  
1527 subsections (c) and (d) of this section, for the purpose of redirecting,  
1528 improving and expanding state activities which promote community  
1529 conservation and development and improve the quality of life for  
1530 urban residents of the state as hereinafter stated: (A) For the  
1531 Department of Economic and Community Development: Economic  
1532 and community development projects, including administrative costs  
1533 incurred by the Department of Economic and Community  
1534 Development, not exceeding sixty-seven million five hundred ninety-  
1535 one thousand six hundred forty-two dollars, one million dollars of  
1536 which shall be used for a grant to the development center program and  
1537 the nonprofit business consortium deployment center approved  
1538 pursuant to section 32-411; (B) for the Department of Transportation:  
1539 Urban mass transit, not exceeding two million dollars; (C) for the  
1540 Department of Environmental Protection: Recreation development and  
1541 solid waste disposal projects, not exceeding one million nine hundred  
1542 ninety-five thousand nine hundred two dollars; (D) for the Department  
1543 of Social Services: Child day care projects, elderly centers, shelter

1544 facilities for victims of domestic violence, emergency shelters and  
1545 related facilities for the homeless, multipurpose human resource  
1546 centers and food distribution facilities, not exceeding thirty-nine  
1547 million one hundred thousand dollars, provided four million dollars of  
1548 said authorization shall be effective July 1, 1994; (E) for the Department  
1549 of Economic and Community Development: Housing projects, not  
1550 exceeding three million dollars; (F) for the Office of Policy and  
1551 Management: (i) Grants-in-aid to municipalities for a pilot  
1552 demonstration program to leverage private contributions for  
1553 redevelopment of designated historic preservation areas, not  
1554 exceeding one million dollars; (ii) grants-in-aid for urban development  
1555 projects including economic and community development,  
1556 transportation, environmental protection, public safety, children and  
1557 families and social services projects and programs, including, in the  
1558 case of economic and community development projects administered  
1559 on behalf of the Office of Policy and Management by the Department  
1560 of Economic and Community Development, administrative costs  
1561 incurred by the Department of Economic and Community  
1562 Development, not exceeding [one billion seventeen million eight  
1563 hundred thousand] one billion fifty-seven million eight hundred  
1564 thousand dollars, provided [sixty-five] twenty million dollars of said  
1565 authorization shall be effective July 1, [2006] 2008.

1566 (2) (A) Five million dollars of the grants-in-aid authorized in  
1567 subparagraph (F)(ii) of subdivision (1) of this subsection may be made  
1568 available to private nonprofit organizations for the purposes described  
1569 in said subparagraph (F)(ii). (B) Twelve million dollars of the grants-in-  
1570 aid authorized in subparagraph (F)(ii) of subdivision (1) of this  
1571 subsection may be made available for necessary renovations and  
1572 improvements of libraries. (C) Five million dollars of the grants-in-aid  
1573 authorized in subparagraph (F)(ii) of subdivision (1) of this subsection  
1574 shall be made available for small business gap financing. (D) Ten  
1575 million dollars of the grants-in-aid authorized in subparagraph (F)(ii)  
1576 of subdivision (1) of this subsection may be made available for regional  
1577 economic development revolving loan funds. (E) One million four

1578 hundred thousand dollars of the grants-in-aid authorized in  
1579 subparagraph (F)(ii) of subdivision (1) of this subsection shall be made  
1580 available for rehabilitation and renovation of the Black Rock Library in  
1581 Bridgeport. (F) Two million five hundred thousand dollars of the  
1582 grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1) of  
1583 this subsection shall be made available for site acquisition, renovation  
1584 and rehabilitation for the Institute for the Hispanic Family in Hartford.

1585 Sec. 41. Subsection (a) of section 4-66g of the general statutes is  
1586 repealed and the following is substituted in lieu thereof (*Effective from*  
1587 *passage*):

1588 (a) For the purposes described in subsection (b) of this section, the  
1589 State Bond Commission shall have the power, from time to time, to  
1590 authorize the issuance of bonds of the state in one or more series and  
1591 in principal amounts not exceeding in the aggregate [one hundred  
1592 million] one hundred forty million dollars, provided twenty million  
1593 dollars of said authorization shall be effective July 1, [2006] 2008.

1594 Sec. 42. Subsection (a) of section 4a-10 of the general statutes is  
1595 repealed and the following is substituted in lieu thereof (*Effective from*  
1596 *passage*):

1597 (a) For the purposes described in subsection (b) of this section, the  
1598 State Bond Commission shall have the power, from time to time to  
1599 authorize the issuance of bonds of the state in one or more series and  
1600 in principal amounts not exceeding in the aggregate [three hundred  
1601 million five hundred fifty thousand] three hundred sixty-six million  
1602 five hundred fifty thousand dollars, provided [twenty-five million fifty  
1603 thousand] twenty-six million dollars of said authorization shall be  
1604 effective July 1, [2006] 2008.

1605 Sec. 43. Subsection (a) of section 7-538 of the general statutes is  
1606 repealed and the following is substituted in lieu thereof (*Effective from*  
1607 *passage*):

1608 (a) For the purposes described in subsection (b) of this section, the  
1609 State Bond Commission shall have the power, from time to time, to  
1610 authorize the issuance of bonds of the state in one or more series and  
1611 in principal amounts not exceeding in the aggregate [five hundred  
1612 twenty-five million] five hundred eighty-five million dollars, provided  
1613 thirty million dollars of said authorization shall be effective July 1,  
1614 [2006] 2008.

1615 Sec. 44. Subsection (a) of section 8-336n of the general statutes is  
1616 repealed and the following is substituted in lieu thereof (*Effective from*  
1617 *passage*):

1618 (a) For the purpose of capitalizing the Housing Trust Fund created  
1619 by section 8-336o, the State Bond Commission shall have power, in  
1620 accordance with the provisions of this section, from time to time to  
1621 authorize the issuance of bonds of the state in one or more series and  
1622 in principal amounts in the aggregate, not exceeding one hundred ten  
1623 million dollars, provided (1) twenty million dollars shall be effective  
1624 July 1, 2005, (2) twenty million dollars shall be effective July 1, 2006, (3)  
1625 twenty million dollars shall be effective July 1, 2007, (4) [twenty] thirty  
1626 million dollars shall be effective July 1, 2008, and (5) twenty million  
1627 dollars shall be effective July 1, 2009. The proceeds of the sale of bonds  
1628 pursuant to this section shall be deposited in the Housing Trust Fund.

1629 Sec. 45. Section 10-66hh of the general statutes, as amended by  
1630 section 7 of public act 07-249, is repealed and the following is  
1631 substituted in lieu thereof (*Effective from passage*):

1632 (a) For the fiscal years ending June 30, [2006] 2008, and June 30,  
1633 [2007] 2009, the Commissioner of Education shall establish, within  
1634 available bond authorizations, a grant program to assist state charter  
1635 schools in financing (1) school building projects, as defined in section  
1636 10-282, (2) general improvements to school buildings, as defined in  
1637 subsection (a) of section 10-265h, and (3) repayment of debt incurred  
1638 [prior to July 1, 2005,] for school building projects. The governing  
1639 authorities of such state charter schools may apply for such grants to

1640 the Department of Education at such time and in such manner as the  
1641 commissioner prescribes. The commissioner shall give preference to  
1642 applications that provide for matching funds from nonstate sources.

1643 (b) All final calculations for grant awards pursuant to this section in  
1644 an amount equal to or greater than two hundred fifty thousand dollars  
1645 shall include a computation of the state grant amount amortized on a  
1646 straight line basis over a ten-year period. Any state charter school  
1647 which abandons, sells, leases, demolishes or otherwise redirects the  
1648 use of a school building which benefited from such a grant award  
1649 during such amortization period, including repayment of debt for the  
1650 purchase, renovation or improvement of the building, shall refund to  
1651 the state the unamortized balance of the state grant remaining as of the  
1652 date that the abandonment, sale, lease, demolition or redirection  
1653 occurred. The amortization period shall begin on the date the grant  
1654 award is paid. A state charter school required to make a refund to the  
1655 state pursuant to this subsection may request forgiveness of such  
1656 refund if the building is redirected for public use.

1657 Sec. 46. Subsection (a) of section 10-66jj of the general statutes is  
1658 repealed and the following is substituted in lieu thereof (*Effective from*  
1659 *passage*):

1660 (a) For the purposes described in subsection (b) of this section, the  
1661 State Bond Commission shall have the power, from time to time, to  
1662 authorize the issuance of bonds of the state in one or more series and  
1663 in principal amounts not exceeding in the aggregate [ten] twenty  
1664 million dollars, provided five million dollars of said authorization  
1665 shall be effective July 1, [2006] 2008.

1666 Sec. 47. Section 10-287d of the general statutes is repealed and the  
1667 following is substituted in lieu thereof (*Effective from passage*):

1668 For the purposes of funding (1) grants to projects that have received  
1669 approval of the State Board of Education pursuant to sections 10-287  
1670 and 10-287a, subsection (a) of section 10-65 and section 10-76e, (2)

1671 grants to assist school building projects to remedy safety and health  
1672 violations and damage from fire and catastrophe, and (3) regional  
1673 vocational-technical school projects pursuant to section 10-283b, the  
1674 State Treasurer is authorized and directed, subject to and in  
1675 accordance with the provisions of section 3-20, to issue bonds of the  
1676 state from time to time in one or more series in an aggregate amount  
1677 not exceeding [five billion four hundred one million eight hundred  
1678 sixty thousand] six billion seven hundred eleven million eight hundred  
1679 sixty thousand dollars, provided six hundred [fifty] three million  
1680 dollars of said authorization shall be effective July 1, [2006] 2008.  
1681 Bonds of each series shall bear such date or dates and mature at such  
1682 time or times not exceeding thirty years from their respective dates  
1683 and be subject to such redemption privileges, with or without  
1684 premium, as may be fixed by the State Bond Commission. They shall  
1685 be sold at not less than par and accrued interest and the full faith and  
1686 credit of the state is pledged for the payment of the interest thereon  
1687 and the principal thereof as the same shall become due, and  
1688 accordingly and as part of the contract of the state with the holders of  
1689 said bonds, appropriation of all amounts necessary for punctual  
1690 payment of such principal and interest is hereby made, and the State  
1691 Treasurer shall pay such principal and interest as the same become  
1692 due. The State Treasurer is authorized to invest temporarily in direct  
1693 obligations of the United States, United States agency obligations,  
1694 certificates of deposit, commercial paper or bank acceptances such  
1695 portion of the proceeds of such bonds or of any notes issued in  
1696 anticipation thereof as may be deemed available for such purpose.

1697 Sec. 48. Section 10-292k of the general statutes is repealed and the  
1698 following is substituted in lieu thereof (*Effective from passage*):

1699 For purposes of funding interest subsidy grants, except for interest  
1700 subsidy grants made pursuant to subsection (b) of section 10-292m, the  
1701 State Treasurer is authorized and directed, subject to and in  
1702 accordance with the provisions of section 3-20, to issue bonds of the  
1703 state from time to time in one or more series in an aggregate amount

1704 not exceeding [two hundred eighty-one million one hundred  
1705 thousand] three hundred eleven million nine hundred thousand  
1706 dollars, provided [twenty-five million] sixteen million four hundred  
1707 thousand dollars of said authorization shall be effective July 1, [2006]  
1708 2008. Bonds of each series shall bear such date or dates and mature at  
1709 such time or times not exceeding thirty years from their respective  
1710 dates and be subject to such redemption privileges, with or without  
1711 premium, as may be fixed by the State Bond Commission. They shall  
1712 be sold at not less than par and accrued interest and the full faith and  
1713 credit of the state is pledged for the payment of the interest thereon  
1714 and the principal thereof as the same shall become due, and  
1715 accordingly and as part of the contract of the state with the holders of  
1716 said bonds, appropriation of all amounts necessary for punctual  
1717 payment of such principal and interest is hereby made, and the State  
1718 Treasurer shall pay such principal and interest as the same become  
1719 due. The State Treasurer is authorized to invest temporarily in direct  
1720 obligations of the United States, United States agency obligations,  
1721 certificates of deposit, commercial paper or bank acceptances, such  
1722 portion of the proceeds of such bonds or of any notes issued in  
1723 anticipation thereof as may be deemed available for such purpose.

1724 Sec. 49. Section 22-26hh of the general statutes is repealed and the  
1725 following is substituted in lieu thereof (*Effective from passage*):

1726 The State Bond Commission shall have power, from time to time, to  
1727 authorize the issuance of bonds of the state in one or more series and  
1728 in principal amounts not exceeding in the aggregate [one hundred  
1729 seven million seven hundred fifty thousand] one hundred seventeen  
1730 million seven hundred fifty thousand dollars, the proceeds of which  
1731 shall be used for the purposes of section 22-26cc, provided not more  
1732 than [ten] five million dollars of said authorization shall be effective  
1733 July 1, [2006] 2008, and further provided not more than two million  
1734 dollars shall be used for the purposes of section 22-26jj. All provisions  
1735 of section 3-20, or the exercise of any right or power granted thereby  
1736 which are not inconsistent with the provisions of this section are

1737 hereby adopted and shall apply to all bonds authorized by the State  
1738 Bond Commission pursuant to this section, and temporary notes in  
1739 anticipation of the money to be derived from the sale of any such  
1740 bonds so authorized may be issued in accordance with said section 3-  
1741 20 and from time to time renewed. Such bonds shall mature at such  
1742 time or times not exceeding twenty years from their respective dates as  
1743 may be provided in or pursuant to the resolution or resolutions of the  
1744 State Bond Commission authorizing such bonds. None of said bonds  
1745 shall be authorized except upon a finding by the State Bond  
1746 Commission that there has been filed with it a request for such  
1747 authorization, which is signed by or on behalf of the Secretary of the  
1748 Office of Policy and Management and states such terms and conditions  
1749 as said commission, in its discretion, may require. Said bonds issued  
1750 pursuant to this section shall be general obligations of the state and the  
1751 full faith and credit of the state of Connecticut are pledged for the  
1752 payment of the principal of and interest on said bonds as the same  
1753 become due, and accordingly and as part of the contract of the state  
1754 with the holders of said bonds, appropriation of all amounts necessary  
1755 for punctual payment of such principal and interest is hereby made,  
1756 and the Treasurer shall pay such principal and interest as the same  
1757 become due.

1758 Sec. 50. Subsection (a) of section 22a-483 of the general statutes is  
1759 repealed and the following is substituted in lieu thereof (*Effective from*  
1760 *passage*):

1761 (a) For the purposes of sections 22a-475 to 22a-483, inclusive, as  
1762 amended by this act, the State Bond Commission shall have the power,  
1763 from time to time to authorize the issuance of bonds of the state in one  
1764 or more series and in principal amounts, not exceeding in the  
1765 aggregate [seven hundred eighty-one million thirty thousand] nine  
1766 hundred sixty-one million thirty thousand dollars, provided [twenty]  
1767 ninety million dollars of said authorization shall be effective July 1,  
1768 [2006] 2008.

1769 Sec. 51. Subsection (d) of section 22a-483 of the general statutes is  
1770 repealed and the following is substituted in lieu thereof (*Effective from*  
1771 *passage*):

1772 (d) Notwithstanding the foregoing, nothing herein shall preclude  
1773 the State Bond Commission from authorizing the issuance of revenue  
1774 bonds, in principal amounts not exceeding in the aggregate [one billion  
1775 three hundred thirty-eight million four hundred thousand] one billion  
1776 seven hundred fifty-three million four hundred thousand dollars,  
1777 provided [one hundred] one hundred eighty million dollars of said  
1778 authorization shall be effective July 1, [2006] 2008, that are not general  
1779 obligations of the state of Connecticut to which the full faith and credit  
1780 of the state of Connecticut are pledged for the payment of the principal  
1781 and interest. Such revenue bonds shall mature at such time or times  
1782 not exceeding thirty years from their respective dates as may be  
1783 provided in or pursuant to the resolution or resolutions of the State  
1784 Bond Commission authorizing such revenue bonds. The revenue  
1785 bonds, revenue state bond anticipation notes and revenue state grant  
1786 anticipation notes authorized to be issued under sections 22a-475 to  
1787 22a-483, inclusive, as amended by this act, shall be special obligations  
1788 of the state and shall not be payable from nor charged upon any funds  
1789 other than the revenues or other receipts, funds or moneys pledged  
1790 therefor as provided in said sections 22a-475 to 22a-483, inclusive,  
1791 including the repayment of municipal loan obligations; nor shall the  
1792 state or any political subdivision thereof be subject to any liability  
1793 thereon except to the extent of such pledged revenues or the receipts,  
1794 funds or moneys pledged therefor as provided in said sections 22a-475  
1795 to 22a-483, inclusive. The issuance of revenue bonds, revenue state  
1796 bond anticipation notes and revenue state grant anticipation notes  
1797 under the provisions of said sections 22a-475 to 22a-483, inclusive,  
1798 shall not directly or indirectly or contingently obligate the state or any  
1799 political subdivision thereof to levy or to pledge any form of taxation  
1800 whatever therefor or to make any appropriation for their payment. The  
1801 revenue bonds, revenue state bond anticipation notes and revenue  
1802 state grant anticipation notes shall not constitute a charge, lien or

1803 encumbrance, legal or equitable, upon any property of the state or of  
1804 any political subdivision thereof, except the property mortgaged or  
1805 otherwise encumbered under the provisions and for the purposes of  
1806 said sections 22a-475 to 22a-483, inclusive. The substance of such  
1807 limitation shall be plainly stated on the face of each revenue bond,  
1808 revenue state bond anticipation note and revenue state grant  
1809 anticipation note issued pursuant to said sections 22a-475 to 22a-483,  
1810 inclusive, shall not be subject to any statutory limitation on the  
1811 indebtedness of the state and such revenue bonds, revenue state bond  
1812 anticipation notes and revenue state grant anticipation notes, when  
1813 issued, shall not be included in computing the aggregate indebtedness  
1814 of the state in respect to and to the extent of any such limitation. As  
1815 part of the contract of the state with the owners of such revenue bonds,  
1816 revenue state bond anticipation notes and revenue state grant  
1817 anticipation notes, all amounts necessary for the punctual payment of  
1818 the debt service requirements with respect to such revenue bonds,  
1819 revenue state bond anticipation notes and revenue state grant  
1820 anticipation notes shall be deemed appropriated, but only from the  
1821 sources pledged pursuant to said sections 22a-475 to 22a-483, inclusive.  
1822 The proceeds of such revenue bonds or notes may be deposited in the  
1823 Clean Water Fund for use in accordance with the permitted uses of  
1824 such fund. Any expense incurred in connection with the carrying out  
1825 of the provisions of this section, including the costs of issuance of  
1826 revenue bonds, revenue state bond anticipation notes and revenue  
1827 state grant anticipation notes may be paid from the accrued interest  
1828 and premiums or from any other proceeds of the sale of such revenue  
1829 bonds, revenue state bond anticipation notes or revenue state grant  
1830 anticipation notes and in the same manner as other obligations of the  
1831 state. All provisions of subsections (g), (k), (l), (s) and (u) of section  
1832 3-20 or the exercise of any right or power granted thereby which are  
1833 not inconsistent with the provisions of said sections 22a-475 to 22a-483,  
1834 inclusive, are hereby adopted and shall apply to all revenue bonds,  
1835 state revenue bond anticipation notes and state revenue grant  
1836 anticipation notes authorized by the State Bond Commission pursuant

1837 to said sections 22a-475 to 22a-483, inclusive. For the purposes of  
1838 subsection (o) of section 3-20, "bond act" shall be construed to include  
1839 said sections 22a-475 to 22a-483, inclusive.

1840 Sec. 52. Section 32-235 of the general statutes, as amended by section  
1841 3 of public act 07-205 and section 4 of public act 07-4 of the June special  
1842 session, is repealed and the following is substituted in lieu thereof  
1843 (*Effective from passage*):

1844 (a) For the purposes described in subsection (b) of this section, the  
1845 State Bond Commission shall have the power, from time to time to  
1846 authorize the issuance of bonds of the state in one or more series and  
1847 in principal amounts not exceeding in the aggregate [five hundred five  
1848 million three hundred thousand] five hundred ninety-five million  
1849 three hundred thousand dollars, provided [five] forty-five million  
1850 dollars of said authorization shall be effective July 1, [2006] 2008.

1851 (b) The proceeds of the sale of said bonds, to the extent of the  
1852 amount stated in subsection (a) of this section, shall be used by the  
1853 Department of Economic and Community Development for the  
1854 purposes of sections 32-220 to 32-234, inclusive, including economic  
1855 cluster-related programs and activities, and for the Connecticut job  
1856 training finance demonstration program pursuant to sections 32-23uu  
1857 and 32-23vv provided, (1) three million dollars shall be used by said  
1858 department solely for the purposes of section 32-23uu and not more  
1859 than five million two hundred fifty thousand dollars of the amount  
1860 stated in said subsection (a) may be used by said department for the  
1861 purposes of section 31-3u, (2) not less than one million dollars shall be  
1862 used for an educational technology grant to the deployment center  
1863 program and the nonprofit business consortium deployment center  
1864 approved pursuant to section 32-41l, (3) not less than two million  
1865 dollars shall be used by said department for the establishment of a  
1866 pilot program to make grants to businesses in designated areas of the  
1867 state for construction, renovation or improvement of small  
1868 manufacturing facilities provided such grants are matched by the

1869 business, a municipality or another financing entity. The  
1870 Commissioner of Economic and Community Development shall  
1871 designate areas of the state where manufacturing is a substantial part  
1872 of the local economy and shall make grants under such pilot program  
1873 which are likely to produce a significant economic development  
1874 benefit for the designated area, (4) five million dollars may be used by  
1875 said department for the manufacturing competitiveness grants  
1876 program, (5) one million dollars shall be used by said department for  
1877 the purpose of a grant to the Connecticut Center for Advanced  
1878 Technology, for the purposes of section 32-237, [and (6) ten] (6) fifty  
1879 million dollars shall be used by said department for the purpose of  
1880 grants to the United States Navy or eligible applicants for projects  
1881 related to the enhancement of infrastructure for long-term, on-going  
1882 naval operations at the United States Naval Submarine Base-New  
1883 London, located in Groton, which will increase the military value of  
1884 said base, and (7) two million dollars shall be used by said department  
1885 for the purpose of a grant to the Connecticut Center for Advanced  
1886 Technology, Inc., for manufacturing initiatives, including aerospace  
1887 and defense.

1888 (c) All provisions of section 3-20, or the exercise of any right or  
1889 power granted thereby which are not inconsistent with the provisions  
1890 of this section are hereby adopted and shall apply to all bonds  
1891 authorized by the State Bond Commission pursuant to this section, and  
1892 temporary notes in anticipation of the money to be derived from the  
1893 sale of any such bonds so authorized may be issued in accordance with  
1894 said section 3-20 and from time to time renewed. Such bonds shall  
1895 mature at such time or times not exceeding twenty years from their  
1896 respective dates as may be provided in or pursuant to the resolution or  
1897 resolutions of the State Bond Commission authorizing such bonds.  
1898 None of said bonds shall be authorized except upon a finding by the  
1899 State Bond Commission that there has been filed with it a request for  
1900 such authorization, which is signed by or on behalf of the Secretary of  
1901 the Office of Policy and Management and states such terms and  
1902 conditions as said commission, in its discretion, may require. Said

1903 bonds issued pursuant to this section shall be general obligations of the  
1904 state and the full faith and credit of the state of Connecticut are  
1905 pledged for the payment of the principal of and interest on said bonds  
1906 as the same become due, and accordingly and as part of the contract of  
1907 the state with the holders of said bonds, appropriation of all amounts  
1908 necessary for punctual payment of such principal and interest is  
1909 hereby made, and the Treasurer shall pay such principal and interest  
1910 as the same become due.

1911 Sec. 53. Subsection (a) of section 3 of public act 96-250, as amended  
1912 by section 15 of public act 04-1 of the May special session and section  
1913 13 of public act 05-5 of the June special session, is repealed and the  
1914 following is substituted in lieu thereof (*Effective from passage*):

1915 (a) For the purposes described in subsection (b) of this section, the  
1916 State Bond Commission shall have the power, from time to time to  
1917 authorize the issuance of bonds of the state in one or more series and in  
1918 principal amounts not exceeding in the aggregate [four] six million  
1919 dollars, provided one million dollars of said authorization shall be  
1920 effective July 1, [2006] 2008.

1921 Sec. 54. Subsection (a) of section 10a-109g of the general statutes is  
1922 repealed and the following is substituted in lieu thereof (*Effective from*  
1923 *passage*):

1924 (a) (1) The university is authorized to provide by resolution, at one  
1925 time or from time to time, for the issuance and sale of securities, in its  
1926 own name on behalf of the state, pursuant to section 10a-109f. The  
1927 board of trustees of the university is hereby authorized by such  
1928 resolution to delegate to its finance committee such matters as it may  
1929 determine appropriate other than the authorization and maximum  
1930 amount of the securities to be issued, the nature of the obligation of the  
1931 securities as established pursuant to subsection (c) of this section and  
1932 the projects for which the proceeds are to be used. The finance  
1933 committee may act on such matters unless and until the board of  
1934 trustees elects to reassume the same. The amount of securities the

1935 special debt service requirements which are secured by the state debt  
 1936 service commitment that the board of trustees is authorized to provide  
 1937 for the issuance and sale in accordance with this subsection shall be  
 1938 capped in each fiscal year in the following amounts provided, to the  
 1939 extent the board of trustees does not provide for the issuance of all or a  
 1940 portion of such amount in a fiscal year, all or such portion, as the case  
 1941 may be, may be carried forward to any succeeding fiscal year and  
 1942 provided further, the actual amount for funding, paying or providing  
 1943 for the items described in subparagraph (C) of subdivision (10) of  
 1944 subsection (a) of section 10a-109d, as amended by this act, may be  
 1945 added to the capped amount in each fiscal year:

T1	Fiscal Year	Amount
T2	1996	\$112,542,000
T3	1997	112,001,000
T4	1998	93,146,000
T5	1999	64,311,000
T6	2000	130,000,000
T7	2001	100,000,000
T8	2002	100,000,000
T9	2003	100,000,000
T10	2004	100,000,000
T11	2005	100,000,000
T12	2006	79,000,000
T13	2007	89,000,000
T14	2008	[120,000,000] <u>115,000,000</u>
T15	2009	[155,000,000] <u>140,000,000</u>
T16	2010	[160,500,000] <u>140,500,000</u>
T17	2011	[161,500,000] <u>146,500,000</u>
T18	2012	[138,100,000] <u>123,100,000</u>
T19	2013	[129,500,000] <u>114,500,000</u>
T20	2014	[126,500,000] <u>111,500,000</u>
T21	2015	[90,900,000] <u>100,000,000</u>
T22	<u>2016</u>	<u>90,900,000</u>

1946 (2) Subject to amount limitations of such capping provisions in  
1947 subdivision (1) of this subsection and following approval of such  
1948 resolution as provided in subsection (b) of section 10a-109f, the  
1949 principal amount of the securities authorized therein for such project  
1950 or projects shall be deemed to be an appropriation and allocation of  
1951 such amount for such project or projects, respectively, and such  
1952 approval by the Governor of such resolution shall be deemed the  
1953 allotment by the Governor of such capital outlays within the meaning  
1954 of section 4-85 and the university (A) may award a contract or  
1955 contracts and incur an obligation or obligations with respect to each  
1956 such project or projects authorized pursuant to and within the amount  
1957 authorized in such resolution, notwithstanding that such contract or  
1958 obligation may at any particular time exceed the amount of the  
1959 proceeds from the sale of securities theretofore received by the  
1960 university, and (B) may issue and sell securities respecting such  
1961 contracts or obligations referred to in subparagraph (A) only at such  
1962 time or times as shall be needed to have the proceeds thereof available  
1963 to pay requisitions expected thereunder within the year following  
1964 issuance of such securities and to provide for costs of UConn 2000 of  
1965 not more than twenty per cent in excess and regardless of such  
1966 anticipated cash expenditure requirements but subject to section 10a-  
1967 109q, provided the amount needed for funding, paying or providing  
1968 for the items described in subparagraph (B) of subdivision (10) of  
1969 subsection (a) of section 10a-109d, as amended by this act, may be  
1970 added to the amount of securities so issued.

1971 Sec. 55. Section 11-24c of the general statutes is repealed is repealed  
1972 and the following is substituted in lieu thereof (*Effective from passage*):

1973 The State Library Board shall make construction grants to public  
1974 libraries established pursuant to this chapter. The board shall: (1)  
1975 Establish criteria for the purpose of developing a priority listing of all  
1976 construction projects, and (2) grant an amount equal to one-third of the  
1977 total construction cost, not to exceed five hundred thousand dollars for

1978 each approved project within the limits of the available appropriation  
1979 for such projects. In the event that the appropriation is insufficient to  
1980 fund projects as provided above, projects remaining on the priority list  
1981 shall be included in the priority listing for the next fiscal year. Each  
1982 application for such grant shall be filed on or before September first,  
1983 annually, on forms to be prescribed by said board. For applications  
1984 submitted on or after September 1, 2007, the board shall grant an  
1985 amount equal to one-third the total construction cost, not to exceed one  
1986 million dollars, for each approved project within the limits of the  
1987 available appropriation for such projects.

1988 Sec. 56. (NEW) (*Effective July 1, 2008*) (a) For the purposes described  
1989 in subsection (b) of this section, the State Bond Commission shall have  
1990 the power, from time to time, to authorize the issuance of bonds of the  
1991 state in one or more series and in principal amounts not exceeding in  
1992 the aggregate ten million dollars.

1993 (b) The proceeds of the sale of said bonds, to the extent of the  
1994 amount stated in subsection (a) of this section, shall be used by the  
1995 Department of Transportation for a program of competitive matching  
1996 grants for commercial rail freight lines operating in the state for  
1997 improvements and repairs to, and the modernization of, existing rail,  
1998 rail beds and related facilities.

1999 (c) All provisions of section 3-20 of the general statutes, or the  
2000 exercise of any right or power granted thereby, which are not  
2001 inconsistent with the provisions of this section are hereby adopted and  
2002 shall apply to all bonds authorized by the State Bond Commission  
2003 pursuant to this section, and temporary notes in anticipation of the  
2004 money to be derived from the sale of any such bonds so authorized  
2005 may be issued in accordance with said section 3-20 and from time to  
2006 time renewed. Such bonds shall mature at such time or times not  
2007 exceeding twenty years from their respective dates as may be provided  
2008 in or pursuant to the resolution or resolutions of the State Bond  
2009 Commission authorizing such bonds. None of said bonds shall be

2010 authorized except upon a finding by the State Bond Commission that  
2011 there has been filed with it a request for such authorization which is  
2012 signed by or on behalf of the Secretary of the Office of Policy and  
2013 Management and states such terms and conditions as said commission,  
2014 in its discretion, may require. Said bonds issued pursuant to this  
2015 section shall be general obligations of the state and the full faith and  
2016 credit of the state of Connecticut are pledged for the payment of the  
2017 principal of and interest on said bonds as the same become due, and  
2018 accordingly and as part of the contract of the state with the holders of  
2019 said bonds, appropriation of all amounts necessary for punctual  
2020 payment of such principal and interest is hereby made, and the State  
2021 Treasurer shall pay such principal and interest as the same become  
2022 due.

2023 (d) The Commissioner of Transportation shall adopt regulations, in  
2024 accordance with the provisions of chapter 54 of the general statutes,  
2025 implementing the program established under subsection (b) of this  
2026 section.

2027 Sec. 57. Section 32-462a of the general statutes is repealed and the  
2028 following is substituted in lieu thereof (*Effective from passage*):

2029 In accordance with the provisions of section 32-462, during the  
2030 period commencing [July 1, 2001] upon the effective date of this  
2031 section, and ending June 30, [2007] 2009, the Department of Economic  
2032 and Community Development may provide financial assistance from  
2033 existing programs to [Downtown Torrington Redevelopment LLC]  
2034 Torrington Development Corporation for the purposes of restoration  
2035 and improvements to property in the city of Torrington, in said time  
2036 period, in an aggregate amount not to exceed thirty million dollars.

2037 Sec. 58. Subdivision (10) of subsection (a) of section 10a-109d of the  
2038 general statutes is repealed and the following is substituted in lieu  
2039 thereof (*Effective from passage*):

2040 (10) To borrow money and issue securities to finance the acquisition,

2041 construction, reconstruction, improvement or equipping of any one  
 2042 project, or more than one, or any combination of projects, or to refund  
 2043 securities issued after June 7, 1995, or to refund any such refunding  
 2044 securities or for any one, or more than one, or all of those purposes, or  
 2045 any combination of those purposes, and to provide for the security and  
 2046 payment of those securities and for the rights of the holders of them,  
 2047 except that the amount of any such borrowing, the special debt service  
 2048 requirements for which are secured by the state debt service  
 2049 commitment, exclusive of the amount of borrowing to refund  
 2050 securities, or to fund issuance costs or necessary reserves, may not  
 2051 exceed the aggregate principal amount of (A) for the fiscal years  
 2052 ending June 30, 1996, to June 30, 2005, inclusive, one billion thirty  
 2053 million dollars, (B) for the fiscal years ending June 30, 2006, to June 30,  
 2054 [2015] 2016, inclusive, one billion two hundred fifty million dollars,  
 2055 and (C) such additional amount or amounts: (i) Required from time to  
 2056 time to fund any special capital reserve fund or other debt service  
 2057 reserve fund in accordance with the financing transaction proceedings,  
 2058 and (ii) to pay or provide for the costs of issuance and capitalized  
 2059 interest, if any; the aggregate amounts of subparagraphs (A), (B) and  
 2060 (C) of this subdivision are established as the authorized funding  
 2061 amount, and no borrowing within the authorized funding amount for  
 2062 a project or projects may be effected unless the project or projects are  
 2063 included in accordance with subsection (a) of section 10a-109e, as  
 2064 amended by this act.

2065       Sec. 59. Subsection (a) of section 10a-109e of the general statutes, as  
 2066 amended by section 5 of public act 07-108, is repealed and the  
 2067 following is substituted in lieu thereof (*Effective from passage*):

2068       (a) The university may administer, manage, schedule, finance,  
 2069 further design and construct UConn 2000, to operate and maintain the  
 2070 components thereof in a prudent and economical manner and to  
 2071 reserve for and make renewals and replacements thereof when  
 2072 appropriate, it being hereby determined and found to be in the best  
 2073 interest of the state and the university to provide this independent

2074 authority to the university along with providing assured revenues  
 2075 therefor as the efficient and cost effective course to achieve the  
 2076 objective of avoiding further decline in the physical infrastructure of  
 2077 the university and to renew, modernize, enhance and maintain such  
 2078 infrastructure, the particular project or projects, each being hereby  
 2079 approved as a project of UConn 2000, and the presently estimated cost  
 2080 thereof being as follows:

T23	UConn 2000 Project	Phase I Fiscal Years 1996-1999	Phase II Fiscal Years 2000-2005	Phase III Fiscal Years 2005-[2015] <u>2016</u>
T24				
T25				
T26	Agricultural Biotechnology			
T27	Facility	9,400,000		
T28				
T29	Agricultural Biotechnology			
T30	Facility Completion		10,000,000	
T31				
T32	Alumni Quadrant			
T33	Renovations		14,338,000	
T34				
T35	Arjona and Monteith			
T36	(new classroom buildings)			66,100,000
T37				
T38	Avery Point Campus			
T39	Undergraduate and			
T40	Library Building			35,000,000
T41				
T42	Avery Point Marine			
T43	Science Research Center -			

T44	Phase I	34,000,000	
T45			
T46	Avery Point Marine		
T47	Science Research Center -		
T48	Phase II	16,682,000	
T49			
T50	Avery Point Renovation	5,600,000	
T51			
T52	Babbidge Library	0	
T53			
T54	Balancing Contingency	5,506,834	
T55			
T56	Beach Hall Renovations		10,000,000
T57			
T58	Benton State Art Museum		
T59	Addition	1,400,000	3,000,000
T60			
T61	Biobehavioral Complex		
T62	Replacement		4,000,000
T63			
T64	Bishop Renovation		8,000,000
T65			
T66	Budds Building		
T67	Renovation	2,805,000	
T68			
T69	Business School		
T70	Renovation	4,803,000	
T71			

T72	Chemistry Building	53,700,000	
T73			
T74	Commissary Warehouse		1,000,000
T75			
T76	Deferred Maintenance/ T77 Code/ADA Renovation		
T78	Lump Sum	39,332,000	215,000,000
T79			
T80	Deferred Maintenance & T81 Renovation Lump Sum		
T82	Balance		104,668,000
T83			
T84	East Campus North T85 Renovations		11,820,000
T86			
T87	Engineering Building T88 (with Environmental T89 Research Institute)		36,700,000
T90			
T91	Equine Center		1,000,000
T92			
T93	Equipment, Library T94 Collections & T95 Telecommunications	60,500,000	200,000,000
T96			
T97	Equipment, Library T98 Collections & T99 Telecommunications		

T100	Completion	182,118,146	
T101			
T102	Family Studies (DRM)		
T103	Renovation		6,500,000
T104			
T105	Farm Buildings Repairs/		
T106	Replacement		6,000,000
T107			
T108	Fine Arts Phase II		20,000,000
T109			
T110	Floriculture Greenhouse		3,000,000
T111			
T112	Gant Building Renovations		34,000,000
T113			
T114			
T115	Gant Plaza Deck	0	
T116			
T117	Gentry Completion		10,000,000
T118			
T119	Gentry Renovation	9,299,000	
T120			
T121	Grad Dorm Renovations	7,548,000	
T122			
T123	Gulley Hall Renovation	1,416,000	
T124			
T125	Hartford Relocation		
T126	Acquisition/Renovation	56,762,020	
T127			

T128	Hartford Relocation Design	1,500,000	
T129			
T130	Hartford Relocation		
T131	Feasibility Study	500,000	
T132			
T133	Heating Plant Upgrade	10,000,000	
T134			
T135	Hilltop Dormitory New		30,000,000
T136			
T137	Hilltop Dormitory		
T138	Renovations		3,141,000
T139			
T140	Ice Rink Enclosure	2,616,000	
T141			
T142	Incubator Facilities		10,000,000
T143			
T144	International House		
T145	Conversion		800,000
T146			
T147	Intramural, Recreational		
T148	and Intercollegiate Facilities		31,000,000
T149			
T150	Jorgensen Renovation		7,200,000
T151			
T152	Koons Hall Renovation/		
T153	Addition		7,000,000
T154			
T155	Lakeside Renovation		3,800,000

T156			
T157	Law School Renovations/		
T158	Improvements		15,000,000
T159			
T160	Library Storage Facility		5,000,000
T161			
T162	Litchfield Agricultural		
T163	Center- Phase I	1,000,000	
T164			
T165	Litchfield Agricultural		
T166	Center-Phase II		700,000
T167			
T168	Manchester Hall		
T169	Renovation		6,000,000
T170			
T171	Mansfield Apartments		
T172	Renovation	2,612,000	
T173			
T174	Mansfield Training School		
T175	Improvements	27,614,000	29,000,000
T176			
T177	Natural History Museum		
T178	Completion		4,900,000
T179			
T180	North Campus Renovation	2,654,000	
T181			
T182	North Campus Renovation		
T183	Completion	21,049,000	

T184		
T185	North Hillside Road	
T186	Completion	11,500,000
T187		
T188	North Superblock Site	
T189	and Utilities	8,000,000
T190		
T191	Northwest Quadrant	
T192	Renovation	2,001,000
T193		
T194	Northwest Quadrant	
T195	Renovation	15,874,000
T196		
T197	Observatory	1,000,000
T198		
T199	Old Central Warehouse	18,000,000
T200		
T201	Parking Garage #3	15,000,000
T202		
T203	Parking Garage - North	10,000,000
T204		
T205	Parking Garage - South	15,000,000
T206		
T207	Pedestrian Spinepath	2,556,000
T208		
T209	Pedestrian Walkways	3,233,000
T210		
T211	Psychology Building	

T212	Renovation/ Addition		20,000,000
T213			
T214	Residential Life Facilities		90,000,000
T215			
T216	Roadways		10,000,000
T217			
T218	School of Business	20,000,000	
T219			
T220	School of Pharmacy/Biology	3,856,000	
T221			
T222	School of Pharmacy/Biology		
T223	Completion		61,058,000
T224			
T225	Shippee/Buckley		
T226	Renovations		6,156,000
T227			
T228	Social Science K Building		20,964,000
T229			
T230	South Campus Complex	13,127,000	
T231			
T232	Stamford Campus		
T233	Improvements		3,000,000
T234			
T235	Stamford Downtown		
T236	Relocation-Phase I	45,659,000	
T237			
T238	Stamford Downtown		
T239	Relocation-Phase II		17,392,000

T240		
T241	Storrs Hall Addition	4,300,000
T242		
T243	Student Health Services	12,000,000
T244		
T245	Student Union Addition	23,000,000
T246		
T247	Support Facility	
T248	(Architectural and	
T249	Engineering Services)	2,000,000
T250		
T251	Technology Quadrant-	
T252	Phase 1A	38,000,000
T253		
T254	Technology Quadrant-	
T255	Phase IB	16,611,000
T256		
T257	Technology Quadrant-	
T258	Phase II	72,000,000
T259		
T260	Technology Quadrant-	
T261	Phase III	15,000,000
T262		
T263	Torrey Life Science	
T264	Renovation	17,000,000
T265		
T266	Torrey Renovation	
T267	Completion and Biology	42,000,000

T268	Expansion		
T269			
T270	Torrington Campus		
T271	Improvements		1,000,000
T272			
T273	Towers Renovation	17,794,000	
T274			
T275	UConn Products Store		1,000,000
T276			
T277	Undergraduate Education		
T278	Center	650,000	
T279			
T280	Undergraduate Education		
T281	Center	7,450,000	
T282			
T283	Underground Steam &		
T284	Water Upgrade	3,500,000	
T285			
T286	Underground Steam &		
T287	Water Upgrade		
T288	Completion	9,000,000	
T289			
T290	University Programs		
T291	Building - Phase I	8,750,000	
T292			
T293	University Programs		
T294	Building - Phase II		
T295	Visitors Center	300,000	

T296			
T297	Waring Building Conversion	7,888,000	
T298			
T299	Waterbury Downtown		
T300	Campus		3,000,000
T301			
T302	Waterbury Property		
T303	Purchase	325,000	
T304			
T305	West Campus Renovations	14,897,000	
T306			
T307	West Hartford Campus		
T308	Renovations/		
T309	Improvements		25,000,000
T310			
T311	White Building Renovation	2,430,000	
T312			
T313	Wilbur Cross Building		
T314	Renovation	3,645,000	
T315			
T316	Young Building Renovation		
T317	/Addition		17,000,000
T318			
T319	HEALTH CENTER		
T320			
T321	CLAC Renovation		
T322	Biosafety Level 3 Lab		14,000,000
T323			

T324	Deferred Maintenance/ T325 Code/ADA Renovation	
T326	Sum - Health Center	50,000,000
T327		
T328	Dental School Renovation	5,000,000
T329		
T330	Equipment, Library T331 Collections and T332 Telecommunications - T333 Health Center	75,000,000
T334		
T335	Library/Student Computer T336 Center Renovation	5,000,000
T337		
T338	Main Building Renovation	75,000,000
T339		
T340	Medical School Academic T341 Building Renovation	9,000,000
T342		
T343	Parking Garage - Health T344 Center	8,400,000
T345		
T346	Research Tower	60,000,000
T347		
T348	Support Building Addition/ T349 Renovation	4,000,000
T350		
T351	Total - Storrs and Regional	

T352	Campus Project List			1,043,000,000
T353				
T354	Total - Health Center			
T355	Project List			305,400,000
T356				
T357	TOTAL	382,000,000	868,000,000	1,348,400,000

2081 Sec. 60. Subsection (a) of section 10a-109n of the general statutes is  
2082 repealed and the following is substituted in lieu thereof (*Effective from*  
2083 *passage*):

2084 (a) For the period from July 1, 2001, to June 30, [2015] 2016, the  
2085 university shall [ ] have charge and supervision of the design,  
2086 planning, acquisition, remodeling, alteration, repair, enlargement,  
2087 demolition of any real asset or any other project on its campuses.

2088 Sec. 61. Subdivision (4) of subsection (a) of section 13b-79p of the  
2089 general statutes is repealed and the following is substituted in lieu  
2090 thereof (*Effective from passage*):

2091 (4) Developing a new commuter rail station [between New Haven  
2092 and Milford] in West Haven.

2093 Sec. 62. Subdivision (11) of subsection (a) of section 13b-79p of the  
2094 general statutes is repealed and the following is substituted in lieu  
2095 thereof (*Effective from passage*):

2096 (11) Funding the Commercial Vehicle Information System Network,  
2097 including weigh-in motion and electronic preclearance of safe truck  
2098 operators for fixed scale operations on Interstate 91 and Interstate 95,  
2099 not to exceed four million dollars.

2100 Sec. 63. Subsection (a) of section 13b-79p of the general statutes is  
2101 repealed and the following is substituted in lieu thereof (*Effective from*  
2102 *passage*):

2103 (a) The Commissioner of Transportation shall implement the  
2104 following strategic transportation projects and initiatives:

2105 (1) Restoring commuter rail service on the New Haven-Hartford-  
2106 Springfield line, including providing shuttle bus service between the  
2107 rail line and Bradley International Airport;

2108 (2) Implementing the New Britain-Hartford busway, subject to the  
2109 availability of federal funds;

2110 (3) Rehabilitating rail passenger coaches for use on Shore Line East,  
2111 the New Haven-Hartford-Springfield line and the branch lines;

2112 (4) Developing a new commuter rail station between New Haven  
2113 and Milford;

2114 (5) Meeting the costs of capital improvements on the branch lines,  
2115 not to exceed forty-five million dollars;

2116 (6) Meeting the capital costs of parking and rail station  
2117 improvements on the New Haven Line, Shore Line East and the  
2118 branch lines, not to exceed sixty million dollars;

2119 (7) Funding the local share of the Southeast Area Transit federal  
2120 pilot project;

2121 (8) Completing the Norwich Intermodal Transit Hub Roadway  
2122 improvements;

2123 (9) Conducting environmental planning and assessment for the  
2124 expansion of Interstate 95 between Branford and the Rhode Island  
2125 border;

2126 (10) Completing preliminary design and engineering for Interstate  
2127 84 widening between Waterbury and Danbury;

2128 (11) Funding the Commercial Vehicle Information System Network;

2129 (12) Funding the capital costs of the greater Hartford highway  
2130 infrastructure improvements in support of economic development;  
2131 [and]

2132 (13) Completing a rail link to the port of New Haven;

2133 (14) Purchasing not more than thirty-eight electric rail cars for use  
2134 on the New Haven Line and Shore Line East commuter rail services;

2135 (15) Purchasing of equipment and facilities to support Shore Line  
2136 East commuter rail expansion, including implementation of phases I  
2137 and II, as recommended in the report submitted pursuant to  
2138 subsection (d) of this section;

2139 (16) Improving bicycle access to and storage facilities at  
2140 transportation centers;

2141 (17) Developing a new commuter rail station in Orange;

2142 (18) Funding the Waterbury Intermodal Transportation Center, not  
2143 to exceed eighteen million dollars;

2144 (19) Improving bus connectivity and service, not to exceed twenty  
2145 million dollars for capital costs for the fiscal year ending June 30, 2008.  
2146 The funds shall be used to (A) construct bus maintenance and storage  
2147 facilities for the Windham and Torrington Regional Transit Districts,  
2148 not to exceed fourteen million dollars, (B) purchase and install clean  
2149 diesel bus retrofits, not to exceed five million dollars, and (C) purchase  
2150 vehicles for elderly and disabled demand responsive transportation  
2151 programs for use by municipalities that participate in the state  
2152 matching grant program established under section 13b-38bb, not to  
2153 exceed one million dollars;

2154 (20) Funding the state share of Tweed Airport's runway safety area,  
2155 not to exceed one million fifty-five thousand dollars; and

2156 (21) Evaluating the purchase of rolling stock for direct commuter

2157 rail service connecting Connecticut to New Jersey via Pennsylvania  
2158 Station in New York, New York by the initiation of ongoing formal  
2159 discussions by the state of Connecticut, acting through the Governor or  
2160 the Governor's designee, with the states of New York and New Jersey  
2161 and the Metropolitan Transportation Authority and Amtrak regarding  
2162 the extension of rail service from Pennsylvania Station to points in this  
2163 state.

2164 Sec. 64. (NEW) (*Effective from passage*) (a) The State Bond  
2165 Commission shall have power, in accordance with the provisions of  
2166 this section, from time to time to authorize the issuance of special tax  
2167 obligation bonds of the state in one or more series and in principal  
2168 amounts in the aggregate, not exceeding thirty million dollars for the  
2169 fiscal year ending June 30, 2008, and thirty million dollars for the fiscal  
2170 year ending June 30, 2009.

2171 (b) The proceeds of the sale of said bonds to the extent hereinafter  
2172 stated, shall be used for the purpose of payment of the transportation  
2173 costs, as defined in subdivision (6) of section 13b-75 of the general  
2174 statutes, with respect to the projects and uses hereinafter described,  
2175 which projects and uses are hereby found and determined to be in  
2176 furtherance of one or more of the authorized purposes for the issuance  
2177 of special tax obligation bonds set forth in section 13b-74 of the general  
2178 statutes. Any proceeds of the bonds shall be used by the Department of  
2179 Transportation for the purpose of establishing a Fix-it-First program to  
2180 repair the state's roads. Thirty million dollars of such funds shall be  
2181 used for the rehabilitation and reconstruction of highways that are not  
2182 part of the interstate highway system.

2183 (c) Projects shall be based on traffic volume, condition and need,  
2184 and priority shall be given to projects currently programmed in out  
2185 years. Funds may also be used to enhance and improve pedestrian and  
2186 bicycle access for these projects.

2187 (d) None of said bonds shall be authorized except upon a finding by  
2188 the State Bond Commission that there has been filed with it (1) a

2189 request for such authorization, which is signed by the Secretary of the  
2190 Office of Policy and Management or by or on behalf of such state  
2191 officer, department or agency and stating such terms and conditions as  
2192 said commission, in its discretion, may require, and (2) any capital  
2193 development impact statement and any human services facility  
2194 colocation statement required to be filed with the Secretary of the  
2195 Office of Policy and Management pursuant to section 4b-23 of the  
2196 general statutes, any advisory report regarding the state conservation  
2197 and development policies plan required pursuant to section 16a-31 of  
2198 the general statutes, and any statement regarding farm land required  
2199 pursuant to subsection (g) of section 3-20 of the general statutes and  
2200 section 22-6 of the general statutes, provided the State Bond  
2201 Commission may authorize said bonds without a finding that the  
2202 reports and statements required by this subdivision have been filed  
2203 with it if said commission authorizes the secretary of said commission  
2204 to accept such reports and statements on its behalf. No funds derived  
2205 from the sale of bonds authorized by said commission without a  
2206 finding that the reports and statements required by this subdivision  
2207 have been filed with it shall be allotted by the Governor for any project  
2208 until the reports and statements required by this subdivision, with  
2209 respect to such project, have been filed with the secretary of said  
2210 commission.

2211 (e) For the purposes of this section, each request filed as provided in  
2212 this section for an authorization of bonds shall identify the project for  
2213 which the proceeds of the sale of such bonds are to be used and  
2214 expended and, in addition to any terms and conditions required  
2215 pursuant to this section, include the recommendation of the person  
2216 signing such request as to the extent to which federal, private or other  
2217 moneys then available or thereafter to be made available for costs in  
2218 connection with any such project should be added to the state moneys  
2219 available or becoming available from the proceeds of bonds and  
2220 temporary notes issued in anticipation of the receipt of the proceeds of  
2221 bonds. If the request includes a recommendation that some amount of  
2222 such federal, private or other moneys should be added to such state

2223 moneys, then, if and to the extent directed by the State Bond  
2224 Commission at the time of authorization of such bonds, said amount of  
2225 such federal, private or other moneys then available or thereafter to be  
2226 made available for costs in connection with such project shall be added  
2227 to such state moneys.

2228 (f) Any balance of proceeds of the sale of said bonds authorized for  
2229 the projects or purposes of this section, in excess of the aggregate costs  
2230 of all the projects so authorized, shall be used in the manner set forth  
2231 in sections 13b-74 to 13b-77, inclusive, of the general statutes, and in  
2232 the proceedings of the State Bond Commission respecting the issuance  
2233 and sale of said bonds.

2234 (g) Said bonds issued pursuant to this section shall be special  
2235 obligations of the state and shall not be payable from or charged upon  
2236 any funds other than revenues of the state pledged therefor in  
2237 subsection (b) of section 13b-61 of the general statutes and section 13b-  
2238 69 of the general statutes, or such other receipts, funds or moneys as  
2239 may be pledged therefor. Said bonds shall not be payable from or  
2240 charged upon any funds other than such pledged revenues or such  
2241 other receipts, funds or moneys as may be pledged therefor, nor shall  
2242 the state or any political subdivision thereof be subject to any liability  
2243 thereon, except to the extent of such pledged revenues or such other  
2244 receipts, funds or moneys as may be pledged therefor. Said bonds shall  
2245 be issued under and in accordance with the provisions of sections 13b-  
2246 74 to 13b-77, inclusive, of the general statutes.

2247 (h) Not later than January 1, 2009, the Department of Transportation  
2248 shall submit a report on the results of such program to the joint  
2249 standing committee of the General Assembly having cognizance of  
2250 matters relating to transportation, in accordance with the provisions of  
2251 section 11-4a of the general statutes.

2252 Sec. 65. (NEW) (*Effective from passage*) (a) The State Bond  
2253 Commission shall have power, in accordance with the provisions of  
2254 this section, from time to time to authorize the issuance of special tax

2255 obligation bonds of the state in one or more series and in principal  
2256 amounts in the aggregate, not exceeding forty-five million dollars for  
2257 the fiscal year ending June 30, 2008, and forty-five million dollars for  
2258 the fiscal year ending June 30, 2009.

2259 (b) The proceeds of the sale of said bonds to the extent hereinafter  
2260 stated, shall be used for the purpose of payment of the transportation  
2261 costs, as defined in subdivision (6) of section 13b-75 of the general  
2262 statutes, with respect to the projects and uses hereinafter described,  
2263 which projects and uses are hereby found and determined to be in  
2264 furtherance of one or more of the authorized purposes for the issuance  
2265 of special tax obligation bonds set forth in section 13b-74 of the general  
2266 statutes. Any proceeds of the bonds shall be used by the Department of  
2267 Transportation for the purpose of establishing a Fix-it-First program to  
2268 repair the state's bridges.

2269 (c) Funds available in the fiscal year ending June 30, 2008, shall be  
2270 used for the rehabilitation and replacement of bridges rated in  
2271 categories 4 and 5 under the National Bridge Inspection Standards  
2272 established pursuant to 23 CFR Part 650, Subpart C. Funds may be  
2273 used to enhance and improve pedestrian and bicycle access when  
2274 bridges need to be reconstructed.

2275 (d) None of said bonds shall be authorized except upon a finding by  
2276 the State Bond Commission that there has been filed with it (1) a  
2277 request for such authorization, which is signed by the Secretary of the  
2278 Office of Policy and Management or by or on behalf of such state  
2279 officer, department or agency and stating such terms and conditions as  
2280 said commission, in its discretion, may require, and (2) any capital  
2281 development impact statement and any human services facility  
2282 colocation statement required to be filed with the Secretary of the  
2283 Office of Policy and Management pursuant to section 4b-23 of the  
2284 general statutes, any advisory report regarding the state conservation  
2285 and development policies plan required pursuant to section 16a-31 of  
2286 the general statutes, and any statement regarding farm land required

2287 pursuant to subsection (g) of section 3-20 of the general statutes and  
2288 section 22-6 of the general statutes, provided the State Bond  
2289 Commission may authorize said bonds without a finding that the  
2290 reports and statements required by this subdivision have been filed  
2291 with it if said commission authorizes the secretary of said commission  
2292 to accept such reports and statements on its behalf. No funds derived  
2293 from the sale of bonds authorized by said commission without a  
2294 finding that the reports and statements required by this subdivision  
2295 have been filed with it shall be allotted by the Governor for any project  
2296 until the reports and statements required by this subdivision, with  
2297 respect to such project, have been filed with the secretary of said  
2298 commission.

2299 (e) For the purposes of this section, each request filed as provided in  
2300 this section for an authorization of bonds shall identify the project for  
2301 which the proceeds of the sale of such bonds are to be used and  
2302 expended and, in addition to any terms and conditions required  
2303 pursuant to this section, include the recommendation of the person  
2304 signing such request as to the extent to which federal, private or other  
2305 moneys then available or thereafter to be made available for costs in  
2306 connection with any such project should be added to the state moneys  
2307 available or becoming available from the proceeds of bonds and  
2308 temporary notes issued in anticipation of the receipt of the proceeds of  
2309 bonds. If the request includes a recommendation that some amount of  
2310 such federal, private or other moneys should be added to such state  
2311 moneys, then, if and to the extent directed by the State Bond  
2312 Commission at the time of authorization of such bonds, said amount of  
2313 such federal, private or other moneys then available or thereafter to be  
2314 made available for costs in connection with such project shall be added  
2315 to such state moneys.

2316 (f) Any balance of proceeds of the sale of said bonds authorized for  
2317 the projects or purposes of this section, in excess of the aggregate costs  
2318 of all the projects so authorized, shall be used in the manner set forth  
2319 in sections 13b-74 to 13b-77, inclusive, of the general statutes, and in

2320 the proceedings of the State Bond Commission respecting the issuance  
2321 and sale of said bonds.

2322 (g) Said bonds issued pursuant to this section shall be special  
2323 obligations of the state and shall not be payable from or charged upon  
2324 any funds other than revenues of the state pledged therefor in  
2325 subsection (b) of section 13b-61 of the general statutes and section 13b-  
2326 69 of the general statutes, or such other receipts, funds or moneys as  
2327 may be pledged therefor. Said bonds shall not be payable from or  
2328 charged upon any funds other than such pledged revenues or such  
2329 other receipts, funds or moneys as may be pledged therefor, nor shall  
2330 the state or any political subdivision thereof be subject to any liability  
2331 thereon, except to the extent of such pledged revenues or such other  
2332 receipts, funds or moneys as may be pledged therefor. Said bonds shall  
2333 be issued under and in accordance with the provisions of sections 13b-  
2334 74 to 13b-77, inclusive, of the general statutes.

2335 (h) Not later than January 1, 2009, the Department of Transportation  
2336 shall submit a report on the results of such program to the joint  
2337 standing committee of the General Assembly having cognizance of  
2338 matters relating to transportation, in accordance with the provisions of  
2339 section 11-4a of the general statutes.

2340 Sec. 66. Subdivision (9) of section 13b-79o of the general statutes is  
2341 repealed and the following is substituted in lieu thereof (*Effective from*  
2342 *passage*):

2343 (9) "Transit-oriented development" means the development of  
2344 residential, commercial and employment centers within [walking  
2345 distance to public transportation facilities and services] one-half mile  
2346 or walking distance of public transportation facilities, including rail  
2347 and bus rapid transit and services, that meet transit supportive  
2348 standards for land uses, built environment densities and walkable  
2349 environments, in order to facilitate and encourage the use of those  
2350 services.

2351       Sec. 67. (NEW) (*Effective from passage*) (a) For the purposes described  
2352 in subsection (b) of this section, the State Bond Commission shall have  
2353 the power, from time to time, to authorize the issuance of bonds of the  
2354 state in one or more series and in principal amounts not exceeding in  
2355 the aggregate five million dollars.

2356       (b) The proceeds of the sale of said bonds, to the extent of the  
2357 amount stated in subsection (a) of this section, shall be used by the  
2358 Department of Transportation for the purpose of establishing a transit-  
2359 oriented development pilot program.

2360       (c) The following projects have been designated as transit-oriented  
2361 development pilot projects:

2362       (1) Station area development in all towns on the New Britain to  
2363 Hartford busway corridor;

2364       (2) Station area development in Windsor and Meriden on the New  
2365 Haven to Springfield rail line;

2366       (3) Station area development on the New Haven rail line from West  
2367 Haven to Stratford; and

2368       (4) Station area development in New London on the Shore Line East  
2369 rail line.

2370       (d) (1) Projects meeting the following criteria may also be  
2371 designated as transit-oriented development pilot projects:

2372       (A) A strategic transportation project, as identified in section 13b-  
2373 79p of the general statutes;

2374       (B) Projects which are substantially funded by state, local or federal  
2375 governments; and

2376       (C) Projects where substantial planning is either underway or  
2377 completed.

2378 (2) In addition to meeting the criteria described in subdivision (1) of  
2379 this subsection, designated projects shall qualify for transit-oriented  
2380 development pilot program funding of not less than two hundred fifty  
2381 thousand dollars and not more than one million dollars each when  
2382 participating towns conclude a memorandum of understanding  
2383 involving one or more regional planning agencies.

2384 (e) As used in this section, any memorandum of understanding  
2385 shall include:

2386 (1) A work plan;

2387 (2) A budget;

2388 (3) Anticipated work products;

2389 (4) Geographically defined transit-oriented development zones;

2390 (5) A time frame for completion;

2391 (6) The identity of the administering entity of the grant; and

2392 (7) The identity of the participating municipalities and regional  
2393 planning agencies.

2394 (f) As used in this section, any memorandum of understanding shall  
2395 propose to complete one or more of the following:

2396 (1) A transit-oriented development plan or station area plan of  
2397 development;

2398 (2) Development or adoption of a transit-oriented development  
2399 overlay zone;

2400 (3) Selection of a preferred development approach;

2401 (4) Implementation of a transit-oriented development plan;

2402 (5) Market assessment for transit-oriented development plan

2403 implementation;

2404 (6) Financial assessment and planning related to transit-oriented  
2405 development plan implementation;

2406 (7) Preparation of detailed plans for environmental and brownfield  
2407 remediation, if required; or

2408 (8) Preparation of development or joint development agreements.

2409 (g) A transit-oriented development planning grant program is  
2410 established. Planning grants shall be available for (1) completion of a  
2411 transit-oriented development plan or station area plan of development,  
2412 (2) development or adoption of a transit-oriented development overlay  
2413 zone, or (3) preparation of a development strategy and selection of a  
2414 preferred development approach. Planning activities shall be limited  
2415 to areas within one-half mile of any transit station.

2416 (h) A transit-oriented development facilitation grant program is  
2417 established. Facilitation grants shall be available for transit-oriented  
2418 development qualifying projects that have completed one or more of  
2419 the following: (1) A transit-oriented development plan or station area  
2420 plan of development, (2) development or adoption of a transit-oriented  
2421 development overlay zone, or (3) preparation of a development  
2422 strategy and selection of a preferred development approach.  
2423 Facilitation activities shall be limited to areas within one-half mile of  
2424 any transit station.

2425 (i) Transit-oriented development facilitation grants may be used for,  
2426 but are not limited to, one or more of the following:

2427 (1) Implementation of a transit-oriented development plan and  
2428 overlay zone;

2429 (2) Market analysis to determine the economic viability of a project;

2430 (3) Financial planning;

2431 (4) Analysis of the economic benefits, revenue or expense  
2432 projections of a project;

2433 (5) Preparation of environmental assessments and plans for  
2434 brownfield remediation;

2435 (6) Preparation of infrastructure studies and surveys;

2436 (7) Preparation of requests for development proposals; or

2437 (8) Preparation of development or joint development agreements.

2438 (j) Memoranda of understanding, as used in this section, shall be  
2439 submitted to the Office of Policy and Management for approval, and  
2440 shall be reviewed for compliance by said office not later than sixty  
2441 days after submission. The Office of Policy and Management shall  
2442 inform the applicant of any deficiency in such memorandum of  
2443 understanding and shall provide the applicant with another  
2444 opportunity to apply. The Office of Policy and Management shall  
2445 monitor the pilot program grants for compliance with the proposed  
2446 memorandum of understanding and may assist any pilot program in  
2447 securing funding or investments for such program.

2448 (k) All provisions of section 3-20 of the general statutes, or the  
2449 exercise of any right or power granted thereby, which are not  
2450 inconsistent with the provisions of this section are hereby adopted and  
2451 shall apply to all bonds authorized by the State Bond Commission  
2452 pursuant to this section, and temporary notes in anticipation of the  
2453 money to be derived from the sale of any such bonds so authorized  
2454 may be issued in accordance with said section 3-20 and from time to  
2455 time renewed. Such bonds shall mature at such time or times not  
2456 exceeding twenty years from their respective dates as may be provided  
2457 in or pursuant to the resolution or resolutions of the State Bond  
2458 Commission authorizing such bonds. None of said bonds shall be  
2459 authorized except upon a finding by the State Bond Commission that  
2460 there has been filed with it a request for such authorization which is

2461 signed by or on behalf of the Secretary of the Office of Policy and  
2462 Management and states such terms and conditions as said commission,  
2463 in its discretion, may require. Said bonds issued pursuant to this  
2464 section shall be general obligations of the state and the full faith and  
2465 credit of the state of Connecticut are pledged for the payment of the  
2466 principal of and interest on said bonds as the same become due, and  
2467 accordingly and as part of the contract of the state with the holders of  
2468 said bonds, appropriation of all amounts necessary for punctual  
2469 payment of such principal and interest is hereby made, and the State  
2470 Treasurer shall pay such principal and interest as the same become  
2471 due.

2472       Sec. 68. (NEW) (*Effective from passage*) (a) For the purposes described  
2473 in subsection (b) of this section, the State Bond Commission shall have  
2474 the power, from time to time, to authorize the issuance of bonds of the  
2475 state in one or more series and in principal amounts not exceeding in  
2476 the aggregate six million dollars for the fiscal year ending June 30,  
2477 2008, and six million dollars for the fiscal year ending June 30, 2009.

2478       (b) The proceeds of the sale of said bonds, to the extent of the  
2479 amount stated in subsection (a) of this section, shall be used by the  
2480 Department of Environmental Protection for the purpose of  
2481 establishing a Connecticut bikeway grant program for municipal  
2482 grants. For the purposes of this section, "bikeway" means any road,  
2483 street, path or way which is specifically designated for bicycle travel,  
2484 even if such road, street, path or way is shared with other modes of  
2485 transportation.

2486       (c) Such grants shall be used for planning, design, land acquisition,  
2487 construction, construction administration and publications for  
2488 bikeways and multiuse paths. Eligible projects may include: (1) Bicycle  
2489 trails that complete sections of the Connecticut portion of the East  
2490 Coast Greenway, (2) bikeways that connect to the East Coast  
2491 Greenway, and (3) bikeways or other multiuse paths established  
2492 within the State Recreational Trails Plan.

2493 (d) Eligibility criteria for such grants shall include, but not be  
2494 limited to: (1) A local match of twenty per cent, such match may be  
2495 provided by municipal, federal, other state, nonprofit or private funds,  
2496 and for applications including more than one municipality, the match  
2497 requirement shall be ten per cent, (2) municipal responsibility for  
2498 maintenance of such bikeways, (3) public input, and (4) designs that  
2499 comply with the 1999 American Association of State Highway  
2500 Transportation Official's "Guide for the Development of Bicycle  
2501 Facilities". Such grant money may be used to match federal funds  
2502 being used for the purposes listed in subsection (c) of this section.

2503 (e) The Department of Environmental Protection may use not more  
2504 than two per cent of the total allocation for administrative purposes.  
2505 An advisory committee shall be established to advise on the allocation  
2506 of such funds. Membership of such committee shall be comprised of  
2507 trail users and advocates, who shall be determined by the  
2508 commissioner. The Department of Transportation shall, in accordance  
2509 with the provisions of title 13a of the general statutes, work with the  
2510 Department of Environmental Protection in furtherance of such  
2511 program.

2512 (f) All provisions of section 3-20 of the general statutes, or the  
2513 exercise of any right or power granted thereby, which are not  
2514 inconsistent with the provisions of this section are hereby adopted and  
2515 shall apply to all bonds authorized by the State Bond Commission  
2516 pursuant to this section, and temporary notes in anticipation of the  
2517 money to be derived from the sale of any such bonds so authorized  
2518 may be issued in accordance with said section 3-20 and from time to  
2519 time renewed. Such bonds shall mature at such time or times not  
2520 exceeding twenty years from their respective dates as may be provided  
2521 in or pursuant to the resolution or resolutions of the State Bond  
2522 Commission authorizing such bonds. None of said bonds shall be  
2523 authorized except upon a finding by the State Bond Commission that  
2524 there has been filed with it a request for such authorization which is  
2525 signed by or on behalf of the Secretary of the Office of Policy and

2526 Management and states such terms and conditions as said commission,  
2527 in its discretion, may require. Said bonds issued pursuant to this  
2528 section shall be general obligations of the state and the full faith and  
2529 credit of the state of Connecticut are pledged for the payment of the  
2530 principal of and interest on said bonds as the same become due, and  
2531 accordingly and as part of the contract of the state with the holders of  
2532 said bonds, appropriation of all amounts necessary for punctual  
2533 payment of such principal and interest is hereby made, and the State  
2534 Treasurer shall pay such principal and interest as the same become  
2535 due.

2536       Sec. 69. (*Effective from passage*) (a) The State Bond Commission shall  
2537 have power, in accordance with the provisions of this section, from  
2538 time to time to authorize the issuance of special tax obligation bonds of  
2539 the state in one or more series and in principal amounts in the  
2540 aggregate, not exceeding six million dollars.

2541       (b) The proceeds of the sale of said bonds to the extent hereinafter  
2542 stated, shall be used for the purpose of payment of the transportation  
2543 costs, as defined in subdivision (6) of section 13b-75 of the general  
2544 statutes, with respect to the projects and uses hereinafter described,  
2545 which projects and uses are hereby found and determined to be in  
2546 furtherance of one or more of the authorized purposes for the issuance  
2547 of special tax obligation bonds set forth in section 13b-74 of the general  
2548 statutes. Any proceeds of the bonds shall be used by the Department of  
2549 Transportation for the purpose of making rail station improvements as  
2550 identified in the October 6, 2006, Department of Transportation "New  
2551 Haven Line Train Station Visual Inspection Report". Such funds shall  
2552 not exceed three million dollars in the fiscal year ending June 30, 2008,  
2553 and not exceed three million dollars in the fiscal year ending June 30,  
2554 2009.

2555       (c) None of said bonds shall be authorized except upon a finding by  
2556 the State Bond Commission that there has been filed with it (1) a  
2557 request for such authorization, which is signed by the Secretary of the

2558 Office of Policy and Management or by or on behalf of such state  
2559 officer, department or agency and stating such terms and conditions as  
2560 said commission, in its discretion, may require, and (2) any capital  
2561 development impact statement and any human services facility  
2562 colocation statement required to be filed with the Secretary of the  
2563 Office of Policy and Management pursuant to section 4b-23 of the  
2564 general statutes, any advisory report regarding the state conservation  
2565 and development policies plan required pursuant to section 16a-31 of  
2566 the general statutes, and any statement regarding farm land required  
2567 pursuant to subsection (g) of section 3-20 of the general statutes and  
2568 section 22-6 of the general statutes, provided the State Bond  
2569 Commission may authorize said bonds without a finding that the  
2570 reports and statements required by this subdivision have been filed  
2571 with it if said commission authorizes the secretary of said commission  
2572 to accept such reports and statements on its behalf. No funds derived  
2573 from the sale of bonds authorized by said commission without a  
2574 finding that the reports and statements required by this subdivision  
2575 have been filed with it shall be allotted by the Governor for any project  
2576 until the reports and statements required by this subdivision, with  
2577 respect to such project, have been filed with the secretary of said  
2578 commission.

2579 (d) For the purposes of this section, each request filed as provided in  
2580 this section for an authorization of bonds shall identify the project for  
2581 which the proceeds of the sale of such bonds are to be used and  
2582 expended and, in addition to any terms and conditions required  
2583 pursuant to this section, include the recommendation of the person  
2584 signing such request as to the extent to which federal, private or other  
2585 moneys then available or thereafter to be made available for costs in  
2586 connection with any such project should be added to the state moneys  
2587 available or becoming available from the proceeds of bonds and  
2588 temporary notes issued in anticipation of the receipt of the proceeds of  
2589 bonds. If the request includes a recommendation that some amount of  
2590 such federal, private or other moneys should be added to such state  
2591 moneys, then, if and to the extent directed by the State Bond

2592 Commission at the time of authorization of such bonds, said amount of  
2593 such federal, private or other moneys then available or thereafter to be  
2594 made available for costs in connection with such project shall be added  
2595 to such state moneys.

2596 (e) Any balance of proceeds of the sale of said bonds authorized for  
2597 the projects or purposes of this section, in excess of the aggregate costs  
2598 of all the projects so authorized, shall be used in the manner set forth  
2599 in sections 13b-74 to 13b-77, inclusive, of the general statutes, and in  
2600 the proceedings of the State Bond Commission respecting the issuance  
2601 and sale of said bonds.

2602 (f) Said bonds issued pursuant to this section shall be special  
2603 obligations of the state and shall not be payable from or charged upon  
2604 any funds other than revenues of the state pledged therefor in  
2605 subsection (b) of section 13b-61 of the general statutes and section 13b-  
2606 69 of the general statutes, or such other receipts, funds or moneys as  
2607 may be pledged therefor. Said bonds shall not be payable from or  
2608 charged upon any funds other than such pledged revenues or such  
2609 other receipts, funds or moneys as may be pledged therefor, nor shall  
2610 the state or any political subdivision thereof be subject to any liability  
2611 thereon, except to the extent of such pledged revenues or such other  
2612 receipts, funds or moneys as may be pledged therefor. Said bonds shall  
2613 be issued under and in accordance with the provisions of sections 13b-  
2614 74 to 13b-77, inclusive, of the general statutes.

2615 Sec. 70. (*Effective from passage*) (a) The State Bond Commission shall  
2616 have power, in accordance with the provisions of this section, from  
2617 time to time to authorize the issuance of special tax obligation bonds of  
2618 the state in one or more series and in principal amounts in the  
2619 aggregate, not exceeding thirty-five million dollars.

2620 (b) The proceeds of the sale of said bonds to the extent hereinafter  
2621 stated, shall be used for the purpose of payment of the transportation  
2622 costs, as defined in subdivision (6) of section 13b-75 of the general  
2623 statutes, with respect to the projects and uses hereinafter described,

2624 which projects and uses are hereby found and determined to be in  
2625 furtherance of one or more of the authorized purposes for the issuance  
2626 of special tax obligation bonds set forth in section 13b-74 of the general  
2627 statutes. Any proceeds of the bonds shall be used by the Department of  
2628 Transportation for the purpose of constructing a parking garage at the  
2629 Stamford Transportation Center, including rights-of-way, alternative  
2630 temporary parking, other property acquisition and related projects.

2631 (c) None of said bonds shall be authorized except upon a finding by  
2632 the State Bond Commission that there has been filed with it (1) a  
2633 request for such authorization, which is signed by the Secretary of the  
2634 Office of Policy and Management or by or on behalf of such state  
2635 officer, department or agency and stating such terms and conditions as  
2636 said commission, in its discretion, may require, and (2) any capital  
2637 development impact statement and any human services facility  
2638 colocation statement required to be filed with the Secretary of the  
2639 Office of Policy and Management pursuant to section 4b-23 of the  
2640 general statutes, any advisory report regarding the state conservation  
2641 and development policies plan required pursuant to section 16a-31 of  
2642 the general statutes, and any statement regarding farm land required  
2643 pursuant to subsection (g) of section 3-20 of the general statutes and  
2644 section 22-6 of the general statutes, provided the State Bond  
2645 Commission may authorize said bonds without a finding that the  
2646 reports and statements required by this subdivision have been filed  
2647 with it if said commission authorizes the secretary of said commission  
2648 to accept such reports and statements on its behalf. No funds derived  
2649 from the sale of bonds authorized by said commission without a  
2650 finding that the reports and statements required by this subdivision  
2651 have been filed with it shall be allotted by the Governor for any project  
2652 until the reports and statements required by this subdivision, with  
2653 respect to such project, have been filed with the secretary of said  
2654 commission.

2655 (d) For the purposes of this section, each request filed as provided in  
2656 this section for an authorization of bonds shall identify the project for

2657 which the proceeds of the sale of such bonds are to be used and  
2658 expended and, in addition to any terms and conditions required  
2659 pursuant to this section, include the recommendation of the person  
2660 signing such request as to the extent to which federal, private or other  
2661 moneys then available or thereafter to be made available for costs in  
2662 connection with any such project should be added to the state moneys  
2663 available or becoming available from the proceeds of bonds and  
2664 temporary notes issued in anticipation of the receipt of the proceeds of  
2665 bonds. If the request includes a recommendation that some amount of  
2666 such federal, private or other moneys should be added to such state  
2667 moneys, then, if and to the extent directed by the State Bond  
2668 Commission at the time of authorization of such bonds, said amount of  
2669 such federal, private or other moneys then available or thereafter to be  
2670 made available for costs in connection with such project shall be added  
2671 to such state moneys.

2672 (e) Any balance of proceeds of the sale of said bonds authorized for  
2673 the projects or purposes of this section, in excess of the aggregate costs  
2674 of all the projects so authorized, shall be used in the manner set forth  
2675 in sections 13b-74 to 13b-77, inclusive, of the general statutes, and in  
2676 the proceedings of the State Bond Commission respecting the issuance  
2677 and sale of said bonds.

2678 (f) Said bonds issued pursuant to this section shall be special  
2679 obligations of the state and shall not be payable from or charged upon  
2680 any funds other than revenues of the state pledged therefor in  
2681 subsection (b) of section 13b-61 of the general statutes and section 13b-  
2682 69 of the general statutes, or such other receipts, funds or moneys as  
2683 may be pledged therefor. Said bonds shall not be payable from or  
2684 charged upon any funds other than such pledged revenues or such  
2685 other receipts, funds or moneys as may be pledged therefor, nor shall  
2686 the state or any political subdivision thereof be subject to any liability  
2687 thereon, except to the extent of such pledged revenues or such other  
2688 receipts, funds or moneys as may be pledged therefor. Said bonds shall  
2689 be issued under and in accordance with the provisions of sections 13b-

2690 74 to 13b-77, inclusive, of the general statutes.

2691 Sec. 71. (*Effective from passage*) The State Bond Commission shall  
2692 have power, in accordance with the provisions of sections 71 to 76,  
2693 inclusive, of this act, from time to time to authorize the issuance of  
2694 special tax obligation bonds of the state in one or more series and in  
2695 principal amounts in the aggregate, not exceeding two hundred  
2696 seventy-five million six hundred eighty-eight thousand dollars.

2697 Sec. 72. (*Effective from passage*) The proceeds of the sale of said bonds  
2698 to the extent hereinafter stated, shall be used for the purpose of  
2699 payment of the transportation costs, as defined in subdivision (6) of  
2700 section 13b-75 of the general statutes, with respect to the projects and  
2701 uses hereinafter described, which projects and uses are hereby found  
2702 and determined to be in furtherance of one or more of the authorized  
2703 purposes for the issuance of special tax obligation bonds set forth in  
2704 section 13b-74 of the general statutes.

2705 For the Department of Transportation:

2706 (a) For the Bureau of Engineering and Highway Operations:

2707 (1) Interstate highway program, not exceeding twelve million  
2708 dollars;

2709 (2) Urban systems projects, not exceeding eight million three  
2710 hundred thousand dollars;

2711 (3) Intrastate highway program, not exceeding one hundred twelve  
2712 million nine hundred forty thousand dollars;

2713 (4) Soil, water supply and groundwater remediation at or in the  
2714 vicinity of various maintenance facilities and former disposal areas,  
2715 not exceeding six million dollars; and

2716 (5) State bridge improvement, rehabilitation and replacement  
2717 projects, not exceeding sixty-five million two hundred forty thousand

2718 dollars.

2719 (b) For the Bureau of Aviation and Ports:

2720 (1) Reconstruction and improvements to the warehouse and State  
2721 Pier, New London including site improvements and improvements to  
2722 ferry slips, not exceeding one million four hundred thousand dollars;  
2723 and

2724 (2) Development and improvement of general aviation airport  
2725 facilities including grants-in-aid to municipal airports, excluding  
2726 Bradley International Airport, not exceeding two million dollars.

2727 (c) For the Bureau of Public Transportation: Bus and rail facilities  
2728 and equipment, including rights-of-way, other property acquisition  
2729 and related projects, not exceeding forty million one hundred eight  
2730 thousand dollars.

2731 (d) For the Bureau of Administration:

2732 (1) Department facilities, not exceeding six million four hundred  
2733 thousand dollars; and

2734 (2) Cost of issuance of special tax obligation bonds and debt service  
2735 reserve, not exceeding twenty-one million three hundred thousand  
2736 dollars.

2737 Sec. 73. (*Effective from passage*) None of said bonds shall be  
2738 authorized except upon a finding by the State Bond Commission that  
2739 there has been filed with it (1) a request for such authorization, which  
2740 is signed by the Secretary of the Office of Policy and Management or  
2741 by or on behalf of such state officer, department or agency and stating  
2742 such terms and conditions as said commission, in its discretion, may  
2743 require, and (2) any capital development impact statement and any  
2744 human services facility colocation statement required to be filed with  
2745 the Secretary of the Office of Policy and Management pursuant to  
2746 section 4b-23 of the general statutes, any advisory report regarding the

2747 state conservation and development policies plan required pursuant to  
2748 section 16a-31 of the general statutes, and any statement regarding  
2749 farm land required pursuant to subsection (g) of section 3-20 of the  
2750 general statutes and section 22-6 of the general statutes, provided the  
2751 State Bond Commission may authorize said bonds without a finding  
2752 that the reports and statements required by this subdivision have been  
2753 filed with it if said commission authorizes the secretary of said  
2754 commission to accept such reports and statements on its behalf. No  
2755 funds derived from the sale of bonds authorized by said commission  
2756 without a finding that the reports and statements required by this  
2757 subdivision have been filed with it shall be allotted by the Governor  
2758 for any project until the reports and statements required by this  
2759 subdivision, with respect to such project, have been filed with the  
2760 secretary of said commission.

2761       Sec. 74. (*Effective from passage*) For the purposes of sections 71 to 76,  
2762 inclusive, of this act, each request filed as provided in section 73 of this  
2763 act for an authorization of bonds shall identify the project for which  
2764 the proceeds of the sale of such bonds are to be used and expended  
2765 and, in addition to any terms and conditions required pursuant to said  
2766 section 73, include the recommendation of the person signing such  
2767 request as to the extent to which federal, private or other moneys then  
2768 available or thereafter to be made available for costs in connection with  
2769 any such project should be added to the state moneys available or  
2770 becoming available from the proceeds of bonds and temporary notes  
2771 issued in anticipation of the receipt of the proceeds of bonds. If the  
2772 request includes a recommendation that some amount of such federal,  
2773 private or other moneys should be added to such state moneys, then, if  
2774 and to the extent directed by the State Bond Commission at the time of  
2775 authorization of such bonds, said amount of such federal, private or  
2776 other moneys then available or thereafter to be made available for  
2777 costs in connection with such project shall be added to such state  
2778 moneys.

2779       Sec. 75. (*Effective from passage*) Any balance of proceeds of the sale of

2780 said bonds authorized for the projects or purposes of section 72 of this  
2781 act, in excess of the aggregate costs of all the projects so authorized,  
2782 shall be used in the manner set forth in sections 13b-74 to 13b-77,  
2783 inclusive, of the general statutes, and in the proceedings of the State  
2784 Bond Commission respecting the issuance and sale of said bonds.

2785       Sec. 76. (*Effective from passage*) Said bonds issued pursuant to  
2786 sections 71 to 76, inclusive, of this act, shall be special obligations of the  
2787 state and shall not be payable from or charged upon any funds other  
2788 than revenues of the state pledged therefor in subsection (b) of section  
2789 13b-61 of the general statutes and section 13b-69 of the general statutes,  
2790 or such other receipts, funds or moneys as may be pledged therefor.  
2791 Said bonds shall not be payable from or charged upon any funds other  
2792 than such pledged revenues or such other receipts, funds or moneys as  
2793 may be pledged therefor, nor shall the state or any political  
2794 subdivision thereof be subject to any liability thereon, except to the  
2795 extent of such pledged revenues or such other receipts, funds or  
2796 moneys as may be pledged therefor. Said bonds shall be issued under  
2797 and in accordance with the provisions of sections 13b-74 to 13b-77,  
2798 inclusive, of the general statutes.

2799       Sec. 77. (*Effective July 1, 2008*) The State Bond Commission shall have  
2800 power, in accordance with the provisions of sections 77 to 82, inclusive,  
2801 of this act, from time to time to authorize the issuance of special tax  
2802 obligation bonds of the state in one or more series and in principal  
2803 amounts in the aggregate not exceeding one hundred seventy-three  
2804 million three hundred thousand dollars.

2805       Sec. 78. (*Effective July 1, 2008*) The proceeds of the sale of said bonds  
2806 to the extent hereinafter stated, shall be used for the purpose of  
2807 payment of the transportation costs, as defined in subdivision (6) of  
2808 section 13b-75 of the general statutes, with respect to the projects and  
2809 uses hereinafter described, which projects and uses are hereby found  
2810 and determined to be in furtherance of one or more of the authorized  
2811 purposes for the issuance of special tax obligation bonds set forth in

2812 section 13b-74 of the general statutes.

2813 For the Department of Transportation:

2814 (a) For the Bureau of Engineering and Highway Operations:

2815 (1) Interstate highway program, not exceeding twelve million  
2816 dollars;

2817 (2) Urban systems projects, not exceeding eight million five hundred  
2818 thousand dollars;

2819 (3) Intrastate highway program, not exceeding forty-two million  
2820 thirty thousand dollars;

2821 (4) Soil, water supply and groundwater remediation at or in the  
2822 vicinity of various maintenance facilities and former disposal areas,  
2823 not exceeding six million dollars; and

2824 (5) State bridge improvement, rehabilitation and replacement  
2825 projects, not exceeding thirty-four million three hundred forty  
2826 thousand dollars.

2827 (b) For the Bureau of Aviation and Ports:

2828 (1) Reconstruction and improvements to the warehouse and State  
2829 Pier, New London including site improvements and improvements to  
2830 ferry slips, not exceeding three hundred thousand dollars; and

2831 (2) Development and improvements of general aviation airport  
2832 facilities including grants-in-aid to municipal airports, excluding  
2833 Bradley International Airport, not exceeding two million dollars.

2834 (c) For the Bureau of Public Transportation: Bus and rail facilities  
2835 and equipment, including rights-of-way, other property acquisition  
2836 and related projects, not exceeding forty million four hundred thirty  
2837 thousand dollars.

2838 (d) For the Bureau of Administration:

2839 (1) Department facilities, not exceeding six million four hundred  
2840 thousand dollars; and

2841 (2) Cost of issuance of special tax obligation bonds and debt service  
2842 reserve, not exceeding twenty-one million three hundred thousand  
2843 dollars.

2844 Sec. 79. (*Effective July 1, 2008*) None of said bonds shall be  
2845 authorized except upon a finding by the State Bond Commission that  
2846 there has been filed with it (1) a request for such authorization, which  
2847 is signed by the Secretary of the Office of Policy and Management or  
2848 by or on behalf of such state officer, department or agency and stating  
2849 such terms and conditions as said commission, in its discretion, may  
2850 require, and (2) any capital development impact statement and any  
2851 human services facility colocation statement required to be filed with  
2852 the Secretary of the Office of Policy and Management pursuant to  
2853 section 4b-23 of the general statutes, any advisory report regarding the  
2854 state conservation and development policies plan required pursuant to  
2855 section 16a-31 of the general statutes, and any statement regarding  
2856 farm land required pursuant to subsection (g) of section 3-20 of the  
2857 general statutes, and section 22-6 of the general statutes, provided the  
2858 State Bond Commission may authorize said bonds without a finding  
2859 that the reports and statements required by this subdivision have been  
2860 filed with it if said commission authorizes the secretary of said  
2861 commission to accept such reports and statements on its behalf. No  
2862 funds derived from the sale of bonds authorized by said commission  
2863 without a finding that the reports and statements required by this  
2864 subdivision have been filed with it shall be allotted by the Governor  
2865 for any project until the reports and statements required by this  
2866 subdivision, with respect to such project, have been filed with the  
2867 secretary of said commission.

2868 Sec. 80. (*Effective July 1, 2008*) For the purposes of sections 77 to 82,  
2869 inclusive, of this act, each request filed as provided in section 79 of this

2870 act for an authorization of bonds shall identify the project for which  
2871 the proceeds of the sale of such bonds are to be used and expended  
2872 and, in addition to any terms and conditions required pursuant to said  
2873 section 79, include the recommendation of the person signing such  
2874 request as to the extent to which federal, private or other moneys then  
2875 available or thereafter to be made available for costs in connection with  
2876 any such project should be added to the state moneys available or  
2877 becoming available from the proceeds of bonds and temporary notes  
2878 issued in anticipation of the receipt of the proceeds of bonds. If the  
2879 request includes a recommendation that some amount of such federal,  
2880 private or other moneys should be added to such state moneys, then, if  
2881 and to the extent directed by the State Bond Commission at the time of  
2882 authorization of such bonds, said amount of such federal, private or  
2883 other moneys then available or thereafter to be made available for  
2884 costs in connection with such project shall be added to such state  
2885 moneys.

2886       Sec. 81. (*Effective July 1, 2008*) Any balance of proceeds of the sale of  
2887 said bonds authorized for the projects or purposes of section 78 of this  
2888 act, in excess of the aggregate costs of all the projects so authorized,  
2889 shall be used in the manner set forth in sections 13b-74 to 13b-77,  
2890 inclusive, of the general statutes, and in the proceedings of the State  
2891 Bond Commission respecting the issuance and sale of said bonds.

2892       Sec. 82. (*Effective July 1, 2008*) Said bonds issued pursuant to sections  
2893 77 to 82, inclusive, of this act, shall be special obligations of the state  
2894 and shall not be payable from or charged upon any funds other than  
2895 revenues of the state pledged therefor in subsection (b) of section 13b-  
2896 61, and section 13b-69 of the general statutes, or such other receipts,  
2897 funds or moneys as may be pledged therefor. Said bonds shall not be  
2898 payable from or charged upon any funds other than such pledged  
2899 revenues or such other receipts, funds or moneys as may be pledged  
2900 therefor, nor shall the state or any political subdivision thereof be  
2901 subject to any liability thereon, except to the extent of such pledged  
2902 revenues or such other receipts, funds or moneys as may be pledged

2903 therefor. Said bonds shall be issued under and in accordance with the  
2904 provisions of sections 13b-74 to 13b-77, inclusive, of the general  
2905 statutes.

2906       Sec. 83. (*Effective May 1, 2008*) The State Bond Commission shall  
2907 have power, in accordance with the provisions of sections 83 to 87,  
2908 inclusive, of this act, from time to time to authorize the issuance of  
2909 special tax obligation bonds of the state in one or more series and in  
2910 principal amounts in the aggregate not exceeding fifty-nine million  
2911 dollars for capital resurfacing and related reconstruction projects.

2912       Sec. 84. (*Effective May 1, 2008*) The proceeds of the sale of said bonds  
2913 to the extent hereinafter stated, shall be used for the purpose of  
2914 payment of the transportation costs, as defined in subdivision (6) of  
2915 section 13b-75 of the general statutes, with respect to the projects and  
2916 uses hereinafter described, which projects and uses are hereby found  
2917 and determined to be in furtherance of one or more of the authorized  
2918 purposes for the issuance of special tax obligation bonds set forth in  
2919 section 13b-74 of the general statutes. Any proceeds of the bonds shall  
2920 be used by the Department of Transportation for the Bureau of  
2921 Engineering and Highway Operations for capital resurfacing and  
2922 related reconstruction projects.

2923       Sec. 85. (*Effective May 1, 2008*) None of said bonds shall be  
2924 authorized except upon a finding by the State Bond Commission that  
2925 there has been filed with it (1) a request for such authorization, which  
2926 is signed by the Secretary of the Office of Policy and Management or  
2927 by or on behalf of such state officer, department or agency and stating  
2928 such terms and conditions as said commission, in its discretion, may  
2929 require, and (2) any capital development impact statement and any  
2930 human services facility colocation statement required to be filed with  
2931 the Secretary of the Office of Policy and Management pursuant to  
2932 section 4b-23 of the general statutes, any advisory report regarding the  
2933 state conservation and development policies plan required pursuant to  
2934 section 16a-31 of the general statutes, and any statement regarding

2935 farm land required pursuant to subsection (g) of section 3-20 of the  
2936 general statutes, and section 22-6 of the general statutes, provided the  
2937 State Bond Commission may authorize said bonds without a finding  
2938 that the reports and statements required by this subdivision have been  
2939 filed with it if said commission authorizes the secretary of said  
2940 commission to accept such reports and statements on its behalf. No  
2941 funds derived from the sale of bonds authorized by said commission  
2942 without a finding that the reports and statements required by this  
2943 subdivision have been filed with it shall be allotted by the Governor  
2944 for any project until the reports and statements required by this  
2945 subdivision with respect to such project have been filed with the  
2946 secretary of said commission.

2947       Sec. 86. (*Effective May 1, 2008*) For the purposes of sections 83 to 87,  
2948 inclusive, of this act, each request filed as provided in section 85 of this  
2949 act for an authorization of bonds shall identify the project for which  
2950 the proceeds of the sale of such bonds are to be used and expended  
2951 and, in addition to any terms and conditions required pursuant to said  
2952 section 85, include the recommendation of the person signing such  
2953 request as to the extent to which federal, private or other moneys then  
2954 available for costs in connection with any such project should be  
2955 added to the state moneys available or becoming available from the  
2956 proceeds of bonds and temporary notes issued in anticipation of the  
2957 receipt of the proceeds of bonds. If the request includes a  
2958 recommendation that some amount of such federal, private or other  
2959 moneys should be added to such state moneys, then, if and to the  
2960 extent directed by the State Bond Commission at the time of  
2961 authorization of such bonds, said amount of such federal, private or  
2962 other moneys then available or thereafter to be made available, for  
2963 costs in connection with such project shall be added to such state  
2964 moneys.

2965       Sec. 87. (*Effective May 1, 2008*) Said bonds issued pursuant to  
2966 sections 83 to 87, inclusive, of this act, shall be special obligations of the  
2967 state and shall not be payable from or charged upon any funds other

2968 than revenues of the state pledged therefor in subsection (b) of section  
2969 13b-61 of the general statutes and section 13b-69 of the general statutes,  
2970 or such other receipts, funds or moneys as may be pledged therefore.  
2971 Said bonds shall not be payable from or charged upon any funds other  
2972 than such pledged revenues or such other receipts, funds or moneys as  
2973 may be pledged therefor, or shall the state or any political subdivision  
2974 thereof be subject to any liability thereon, except to the extent of such  
2975 pledged revenues or such other receipts, funds or moneys as may be  
2976 pledged therefor. Said bonds shall be issued under and in accordance  
2977 with the provisions of sections 13b-74 to 13b-77, inclusive, of the  
2978 general statutes.

2979 Sec. 88. Subsection (b) of section 13b-79p of the general statutes is  
2980 repealed and the following is substituted in lieu thereof (*Effective from*  
2981 *passage*):

2982 (b) The commissioner shall evaluate and plan the implementation of  
2983 the following projects:

2984 (1) Improving Routes 2 and 2A in the towns of Preston, North  
2985 Stonington and Montville, including conducting the first phase of a  
2986 study examining construction of a Route 2A bypass alternative that  
2987 would begin in Preston, proceed in a northerly direction toward  
2988 downtown Norwich, and end at Route 2 in Preston. The first phase of  
2989 the study shall include, but need not be limited to, an analysis of the  
2990 feasibility, local economic impact and cost of constructing that portion  
2991 of the bypass alternative that would pass through the Hinkley Hill  
2992 area of Norwich. The first phase of the study shall be conducted by an  
2993 independent entity pursuant to a contract with the Department of  
2994 Transportation, the value of which shall not exceed three hundred  
2995 thousand dollars. The results of the first phase of the study shall be  
2996 submitted not later than September 30, 2008, to said department and  
2997 the joint standing committee having cognizance of matters relating to  
2998 transportation;

2999 (2) Upgrading the Pequot Bridge in Montville;

3000 (3) Evaluating rail links to other ports;

3001 (4) Supporting and encouraging the dredging of the state's  
3002 commercial ports;

3003 (5) Developing a second rail passenger station between New Haven  
3004 and Milford; [and]

3005 (6) Expanding Route 9; and

3006 (7) Completing the Day Hill Corridor Environmental Assessment  
3007 study, not to exceed five hundred thousand dollars.

3008 Sec. 89. Section 13b-79x of the general statutes is repealed and the  
3009 following is substituted in lieu thereof (*Effective from passage*):

3010 Not later than the day on which the Governor's proposed biennial  
3011 budget is required to be submitted to the General Assembly pursuant  
3012 to section 4-71, the Governor shall recommend to the General  
3013 Assembly (1) any projects which the Governor believes are necessary  
3014 to implement the [recommended] transportation strategy adopted  
3015 pursuant to section 13b-57g, as amended by this act; and (2) a  
3016 financing plan for such projects.

3017 Sec. 90. Section 13b-78m of the general statutes is repealed and the  
3018 following is substituted in lieu thereof (*Effective from passage*):

3019 [(a) On and after January 1, 2008, and terminating on June 30, 2015 a  
3020 surcharge of one dollar per trip on the New Haven Line is imposed on  
3021 each ticket for travel, either originating or terminating in the state. The  
3022 Commissioner of Transportation shall, by regulations adopted in  
3023 accordance with chapter 54, determine the method by which the  
3024 surcharge shall be applied to weekly and monthly commutation  
3025 tickets.]

3026 (a) (1) Effective January 1, 2010, each New Haven Line rail fare  
3027 originating or terminating in the state shall be increased by one and

3028 one-quarter per cent over the existing fare on all rail fares on the New  
3029 Haven Line and the proceeds of such increase shall be deposited in the  
3030 account established by subsection (b) of this section.

3031 (2) Effective January 1, 2011, each New Haven Line rail fare  
3032 originating or terminating in the state shall be increased by one per  
3033 cent over the existing fare and the proceeds of such increase shall be  
3034 deposited in the account established by subsection (b) of this section.

3035 (3) Effective January 1, 2012, each New Haven Line rail fare  
3036 originating or terminating in the state shall be increased by one per  
3037 cent over the existing fare and the proceeds of such increase shall be  
3038 deposited in the account established by subsection (b) of this section.

3039 (4) Effective January 1, 2013, each New Haven Line rail fare  
3040 originating or terminating in the state shall be increased by one per  
3041 cent over the existing fare and the proceeds of such increase shall be  
3042 deposited in the account established by subsection (b) of this section.

3043 (5) Effective January 1, 2014, each New Haven Line rail fare  
3044 originating or terminating in the state shall be increased by one per  
3045 cent over the existing fare and the proceeds of such increase shall be  
3046 deposited in the account established by subsection (b) of this section.

3047 (6) Effective January 1, 2015, each New Haven Line rail fare  
3048 originating or terminating in the state shall be increased by one per  
3049 cent over the existing fare and the proceeds of such increase shall be  
3050 deposited in the account established by subsection (b) of this section.

3051 (7) Effective January 1, 2016, each New Haven Line rail fare  
3052 originating or terminating in the state shall be increased by one per  
3053 cent over the existing fare and the proceeds of such increase shall be  
3054 deposited in the account established by subsection (b) of this section.

3055 (b) There is hereby created a restricted capital project account to be  
3056 known as the New Haven Line revitalization account which shall be a  
3057 nonlapsing account within the Special Transportation Fund. The

3058 following funds shall be deposited into the account: (1) The proceeds  
3059 of the [surcharge imposed by subsection (a) of this section] fare  
3060 increases required by subsection (a) of this section, and (2) any other  
3061 funds required by law to be deposited in the account. Funds in the  
3062 account shall be used solely for capital costs and debt service incurred  
3063 as part of the New Haven Line revitalization program undertaken  
3064 pursuant to public act 05-4 of the June special session\*, except that  
3065 such funds may be used for the purchase of rail cars for the New  
3066 Haven Line in addition to those specified in subdivision (1) of section  
3067 13b-78l.

3068 (c) The Secretary of the Office of Policy and Management shall, in  
3069 consultation with the Commissioner of Transportation, annually  
3070 prepare a budget detailing how funds in the New Haven Line  
3071 revitalization account shall be spent during the next fiscal year. On the  
3072 approval of such budget by the Governor, the Commissioner of  
3073 Transportation may expend funds from such account for the purposes  
3074 stated therein.

3075 [(d) On termination of the surcharge, any funds remaining in the  
3076 restricted account after the payment of authorized capital costs may be  
3077 used by the Treasurer to, at such time as the Treasurer considers  
3078 appropriate, defease special tax obligation bonds.]

3079 (d) The Commissioner of Transportation shall, by regulations  
3080 adopted in accordance with chapter 54, determine the method by  
3081 which the increase shall be applied to daily, multiple-ride, weekly and  
3082 monthly commutation tickets.

3083 Sec. 91. Subsection (a) of section 13b-78p of the general statutes is  
3084 repealed and the following is substituted in lieu thereof (*Effective from*  
3085 *passage*):

3086 (a) The State Bond Commission shall have power, in accordance  
3087 with the provisions of this section, to authorize the issuance of special  
3088 tax obligation bonds of the state in one or more series and in principal

3089 amounts in the aggregate, not exceeding [\$485,650,000,] \$625,650,000,  
3090 provided \$26,450,000 shall be effective July 1, 2005.

3091       Sec. 92. (*Effective from passage*) (a) For the purposes described in  
3092 subsection (b) of this section, the State Bond Commission shall have  
3093 the power, from time to time, to authorize the issuance of bonds of the  
3094 state in one or more series and in principal amounts not exceeding in  
3095 the aggregate five hundred thousand dollars.

3096       (b) The proceeds of the sale of said bonds, to the extent of the  
3097 amount stated in subsection (a) of this section, shall be used for the  
3098 purpose of laboratory improvements to The University of  
3099 Connecticut's Connecticut Transportation Institute.

3100       (c) All provisions of section 3-20 of the general statutes, or the  
3101 exercise of any right or power granted thereby, which are not  
3102 inconsistent with the provisions of this section are hereby adopted and  
3103 shall apply to all bonds authorized by the State Bond Commission  
3104 pursuant to this section, and temporary notes in anticipation of the  
3105 money to be derived from the sale of any such bonds so authorized  
3106 may be issued in accordance with said section 3-20 and from time to  
3107 time renewed. Such bonds shall mature at such time or times not  
3108 exceeding twenty years from their respective dates as may be provided  
3109 in or pursuant to the resolution or resolutions of the State Bond  
3110 Commission authorizing such bonds. None of said bonds shall be  
3111 authorized except upon a finding by the State Bond Commission that  
3112 there has been filed with it a request for such authorization which is  
3113 signed by or on behalf of the Secretary of the Office of Policy and  
3114 Management and states such terms and conditions as said commission,  
3115 in its discretion, may require. Said bonds issued pursuant to this  
3116 section shall be general obligations of the state and the full faith and  
3117 credit of the state of Connecticut are pledged for the payment of the  
3118 principal of and interest on said bonds as the same become due, and  
3119 accordingly and as part of the contract of the state with the holders of  
3120 said bonds, appropriation of all amounts necessary for punctual

3121 payment of such principal and interest is hereby made, and the State  
3122 Treasurer shall pay such principal and interest as the same become  
3123 due.

3124 Sec. 93. (NEW) (*Effective from passage*) (a) As used in this section:

3125 (1) "Commissioner" means the Commissioner of Transportation;

3126 (2) "Secretary" means the Secretary of the Office of Policy and  
3127 Management;

3128 (3) "Public transportation facilities" means rail, busway and bus  
3129 stations and associated improvements, including, but not limited to,  
3130 parking;

3131 (4) "Transit-oriented development" means the development of  
3132 residential, commercial and employment centers within one-half mile  
3133 or walking distance of public transportation facilities, including rail  
3134 and bus rapid transit and services, that meet transit supportive  
3135 standards for land uses, built environment densities and walkable  
3136 environments, in order to facilitate and encourage the use of those  
3137 services.

3138 (b) Subject to the availability of funds, the commissioner may, with  
3139 the approval of the secretary, participate in transit-oriented  
3140 development projects to the extent that such projects result in the  
3141 development or improvement of public transportation facilities. When  
3142 the state solicits transit-oriented development proposals, the  
3143 commissioner shall select the developer or developers through an  
3144 open, competitive process. The commissioner may, with the approval  
3145 of the secretary, waive competitive selection when (1) the developer is  
3146 an abutting land owner; (2) such land owner's property is essential to  
3147 the project; and (3) the commissioner makes an express finding that  
3148 (A) the cost to the state of any property transaction or provision of  
3149 services does not exceed the fair market value of the property or  
3150 services, and (B) the waiver is in the best interest of the state.

3151 (c) No lease, sale or purchase of state land or facilities in connection  
3152 with a project undertaken pursuant to the provisions of this section  
3153 shall be valid without the approval of the Properties Review Board.

3154 (d) The provisions of sections 3-14b, 4b-21 and 13b-20b to 13b-20n,  
3155 inclusive, of the general statutes, shall not apply to a project  
3156 undertaken pursuant to the provisions of this section.

3157 Sec. 94. Section 13b-4 of the general statutes is repealed and the  
3158 following is substituted in lieu thereof (*Effective from passage*):

3159 The commissioner shall have the following general powers, duties  
3160 and responsibilities:

3161 (1) To coordinate and develop comprehensive, integrated  
3162 transportation policy and planning to include a long-range master plan  
3163 of transportation for the state;

3164 (2) To coordinate and assist in the development and operation of a  
3165 modern, safe, efficient and energy-conserving system of highway,  
3166 mass transit, marine and aviation facilities and services;

3167 (3) To promote the coordinated and efficient use of all available and  
3168 future modes of transportation;

3169 (4) To study commuter and urban travel and in cooperation with  
3170 federal, regional and local agencies and persons to formulate and  
3171 implement plans and programs to improve such travel;

3172 (5) To study means of providing facilities for parking motor vehicles  
3173 so as to encourage travel by the combination of motor vehicle and  
3174 other modes of transportation and in cooperation with federal,  
3175 regional and local agencies and persons to formulate and implement  
3176 plans and programs for this purpose;

3177 (6) To study means of improving transportation safety and to  
3178 formulate and implement plans and programs and adopt regulations,

3179 in accordance with chapter 54, for this purpose;

3180 (7) To study the operations of existing airports, to determine the  
3181 need for changes in such airports and the need for future airports, and  
3182 to formulate and implement plans and programs to improve aviation  
3183 facilities and services;

3184 (8) To cooperate with federal, state, interstate and local agencies,  
3185 organizations and persons performing activities relating to  
3186 transportation;

3187 (9) To exercise and perform such other duties and responsibilities as  
3188 may be conferred under this chapter and title 13a or as may otherwise  
3189 be conferred by law;

3190 (10) To prepare a plan setting forth a recommendation for a  
3191 restructured system of regional transit districts within the state. Said  
3192 plan shall be based on: (A) Established patterns of commuter traffic  
3193 within the state; (B) federal requirements for receiving aid under the  
3194 Urban Mass Transportation Act of 1964, and (C) present planning  
3195 regions. On or before February 1, 1978, the commissioner shall present  
3196 such plan to the General Assembly;

3197 (11) To prepare pertinent reports, including but not limited to,  
3198 detailed reports of energy use analysis by mode of transportation;  
3199 [and]

3200 (12) To provide for the planning and construction of any capital  
3201 improvements and the remodeling, alteration, repair or enlargement of  
3202 any real asset that may be required for the development and operation  
3203 of a safe, efficient system of highway, mass transit, marine and  
3204 aviation transportation, provided (A) the acquisition, other than by  
3205 condemnation, or the sale or lease, of any property that is used for  
3206 such purposes shall be subject to the review and approval of the State  
3207 Properties Review Board in accordance with the provisions of  
3208 subsection (f) of section 4b-3, and (B) any contract for the planning,

3209 construction, remodeling, alteration, repair or enlargement of any  
3210 public building which is estimated to cost more than five hundred  
3211 thousand dollars shall be advertised and awarded in accordance with  
3212 section 13b-20n; and

3213 (13) To participate, subject to the availability of funds, in transit-  
3214 oriented development projects at or near transit facilities.

3215 Sec. 95. (*Effective from passage*) (a) The State Bond Commission shall  
3216 have power, in accordance with the provisions of this section, from  
3217 time to time to authorize the issuance of special tax obligation bonds of  
3218 the state in one or more series and in principal amounts in the  
3219 aggregate, not exceeding one million five hundred thousand dollars.

3220 (b) The proceeds of the sale of said bonds to the extent hereinafter  
3221 stated, shall be used for the purpose of payment of the transportation  
3222 costs, as defined in subdivision (6) of section 13b-75 of the general  
3223 statutes, with respect to the projects and uses hereinafter described,  
3224 which projects and uses are hereby found and determined to be in  
3225 furtherance of one or more of the authorized purposes for the issuance  
3226 of special tax obligation bonds set forth in section 13b-74 of the general  
3227 statutes. Any proceeds of the bonds shall be used by the Department of  
3228 Transportation and The University of Connecticut Transportation  
3229 Institute for the purpose of establishing a noise reduction open graded  
3230 friction course pilot program. Such program shall install and construct  
3231 at least four one-mile test sections of rubberized open graded friction  
3232 course, and monitor the pavement performance, including durability  
3233 and sound reduction for a period of six years.

3234 (c) None of said bonds shall be authorized except upon a finding by  
3235 the State Bond Commission that there has been filed with it (1) a  
3236 request for such authorization, which is signed by the Secretary of the  
3237 Office of Policy and Management or by or on behalf of such state  
3238 officer, department or agency and stating such terms and conditions as  
3239 said commission, in its discretion, may require, and (2) any capital  
3240 development impact statement and any human services facility

3241 colocation statement required to be filed with the Secretary of the  
3242 Office of Policy and Management pursuant to section 4b-23 of the  
3243 general statutes, any advisory report regarding the state conservation  
3244 and development policies plan required pursuant to section 16a-31 of  
3245 the general statutes, and any statement regarding farm land required  
3246 pursuant to subsection (g) of section 3-20 of the general statutes and  
3247 section 22-6 of the general statutes, provided the State Bond  
3248 Commission may authorize said bonds without a finding that the  
3249 reports and statements required by this subdivision have been filed  
3250 with it if said commission authorizes the secretary of said commission  
3251 to accept such reports and statements on its behalf. No funds derived  
3252 from the sale of bonds authorized by said commission without a  
3253 finding that the reports and statements required by this subdivision  
3254 have been filed with it shall be allotted by the Governor for any project  
3255 until the reports and statements required by this subdivision, with  
3256 respect to such project, have been filed with the secretary of said  
3257 commission.

3258 (d) For the purposes of this section, each request filed as provided in  
3259 this section for an authorization of bonds shall identify the project for  
3260 which the proceeds of the sale of such bonds are to be used and  
3261 expended and, in addition to any terms and conditions required  
3262 pursuant to this section, include the recommendation of the person  
3263 signing such request as to the extent to which federal, private or other  
3264 moneys then available or thereafter to be made available for costs in  
3265 connection with any such project should be added to the state moneys  
3266 available or becoming available from the proceeds of bonds and  
3267 temporary notes issued in anticipation of the receipt of the proceeds of  
3268 bonds. If the request includes a recommendation that some amount of  
3269 such federal, private or other moneys should be added to such state  
3270 moneys, then, if and to the extent directed by the State Bond  
3271 Commission at the time of authorization of such bonds, said amount of  
3272 such federal, private or other moneys then available or thereafter to be  
3273 made available for costs in connection with such project shall be added  
3274 to such state moneys.

3275 (e) Any balance of proceeds of the sale of said bonds authorized for  
3276 the projects or purposes of this section, in excess of the aggregate costs  
3277 of all the projects so authorized, shall be used in the manner set forth  
3278 in sections 13b-74 to 13b-77, inclusive, of the general statutes, and in  
3279 the proceedings of the State Bond Commission respecting the issuance  
3280 and sale of said bonds.

3281 (f) Said bonds issued pursuant to this section shall be special  
3282 obligations of the state and shall not be payable from or charged upon  
3283 any funds other than revenues of the state pledged therefor in  
3284 subsection (b) of section 13b-61 of the general statutes and section 13b-  
3285 69 of the general statutes, or such other receipts, funds or moneys as  
3286 may be pledged therefor. Said bonds shall not be payable from or  
3287 charged upon any funds other than such pledged revenues or such  
3288 other receipts, funds or moneys as may be pledged therefor, nor shall  
3289 the state or any political subdivision thereof be subject to any liability  
3290 thereon, except to the extent of such pledged revenues or such other  
3291 receipts, funds or moneys as may be pledged therefor. Said bonds shall  
3292 be issued under and in accordance with the provisions of sections 13b-  
3293 74 to 13b-77, inclusive, of the general statutes.

3294 (g) Not later than January 1, 2011, the Department of Transportation  
3295 and The University of Connecticut Transportation Institute shall  
3296 submit a report on the status of such pilot program to the joint  
3297 standing committee of the General Assembly having cognizance of  
3298 matters relating to transportation, in accordance with the provisions of  
3299 section 11-4a of the general statutes. A final report shall be submitted  
3300 to said committee by January 1, 2015, or at completion of the pilot  
3301 program, whichever is earlier.

3302 Sec. 96. (*Effective from passage*) (a) Notwithstanding any provision of  
3303 the general statutes, for the fiscal year ending June 30, 2008, the sum of  
3304 five million five hundred thousand dollars on deposit in the Special  
3305 Transportation Fund shall be credited to the Transportation Strategy  
3306 Board projects account established under section 13b-57r of the general

3307 statutes, which shall include the conduct of the study of Bradley  
3308 International Airport pursuant to subsection (b) of this section.

3309 (b) The Transportation Strategy Board shall study the governance of  
3310 and operations at Bradley International Airport. Not later than  
3311 December 31, 2008, said board shall submit a report of its findings and  
3312 recommendations to the joint standing committees of the General  
3313 Assembly having cognizance of matters relating to transportation and  
3314 commerce in accordance with section 11-4a of the general statutes.

3315 Sec. 97. Subsection (j) of section 13b-57g of the general statutes is  
3316 repealed and the following is substituted in lieu thereof (*Effective from*  
3317 *passage*):

3318 (j) Not later than January 1, 2007, and [biennially] quadrennially  
3319 thereafter, the board shall review and, if necessary, revise the strategy  
3320 adopted pursuant to subsection (a) of this section. A report describing  
3321 any revisions and the reasons for them shall be submitted to the  
3322 Governor and, pursuant to section 11-4a, the General Assembly. Such  
3323 report shall include a prioritized list of projects which the board, in  
3324 consultation with the commissioner, determines are necessary to  
3325 implement the recommended strategy, including the estimated capital  
3326 and operating costs and time frame of such projects, and completion  
3327 schedule for all projects. Not later than January 31, 2007, and  
3328 quadrennially thereafter, the joint standing committees of the General  
3329 Assembly having cognizance of matters relating to transportation,  
3330 finance, revenue and bonding and planning and development and the  
3331 chairpersons and ranking members of the joint standing committee  
3332 having cognizance of matters relating to commerce, shall meet with the  
3333 Commissioners of Transportation and Economic and Community  
3334 Development, the Secretary of the Office of Policy and Management,  
3335 the chairperson of the Transportation Strategy Board and such other  
3336 persons as they deem appropriate to consider the report required by  
3337 this subsection.

3338 Sec. 98. (*Effective from passage*) (a) The State Bond Commission shall

3339 have power, in accordance with the provisions of this section, from  
3340 time to time to authorize the issuance of special tax obligation bonds of  
3341 the state in one or more series and in principal amounts not exceeding  
3342 in the aggregate ten million dollars.

3343 (b) The proceeds of the sale of said bonds to the extent hereinafter  
3344 stated, shall be used for the purpose of payment of the transportation  
3345 costs, as defined in subdivision (6) of section 13b-75 of the general  
3346 statutes, with respect to the projects and uses hereinafter described,  
3347 which projects and uses are hereby found and determined to be in  
3348 furtherance of one or more of the authorized purposes for the issuance  
3349 of special tax obligation bonds set forth in section 13b-74 of the general  
3350 statutes. Any proceeds of the bonds shall be used by the Department of  
3351 Transportation for the purpose of completing the Atlantic Street  
3352 Underpass Project in Stamford.

3353 (c) None of said bonds shall be authorized except upon a finding by  
3354 the State Bond Commission that there has been filed with it (1) a  
3355 request for such authorization, which is signed by the Secretary of the  
3356 Office of Policy and Management or by or on behalf of such state  
3357 officer, department or agency and stating such terms and conditions as  
3358 said commission, in its discretion, may require, and (2) any capital  
3359 development impact statement and any human services facility  
3360 colocation statement required to be filed with the Secretary of the  
3361 Office of Policy and Management pursuant to section 4b-23 of the  
3362 general statutes, any advisory report regarding the state conservation  
3363 and development policies plan required pursuant to section 16a-31 of  
3364 the general statutes, and any statement regarding farm land required  
3365 pursuant to subsection (g) of section 3-20 of the general statutes and  
3366 section 22-6 of the general statutes, provided the State Bond  
3367 Commission may authorize said bonds without a finding that the  
3368 reports and statements required by this subdivision have been filed  
3369 with it if said commission authorizes the secretary of said commission  
3370 to accept such reports and statements on its behalf. No funds derived  
3371 from the sale of bonds authorized by said commission without a

3372 finding that the reports and statements required by this subdivision  
3373 have been filed with it shall be allotted by the Governor for any project  
3374 until the reports and statements required by this subdivision, with  
3375 respect to such project, have been filed with the secretary of said  
3376 commission.

3377 (d) For the purposes of this section, each request filed as provided in  
3378 this section for an authorization of bonds shall identify the project for  
3379 which the proceeds of the sale of such bonds are to be used and  
3380 expended and, in addition to any terms and conditions required  
3381 pursuant to this section, include the recommendation of the person  
3382 signing such request as to the extent to which federal, private or other  
3383 moneys then available or thereafter to be made available for costs in  
3384 connection with any such project should be added to the state moneys  
3385 available or becoming available from the proceeds of bonds and  
3386 temporary notes issued in anticipation of the receipt of the proceeds of  
3387 bonds. If the request includes a recommendation that some amount of  
3388 such federal, private or other moneys should be added to such state  
3389 moneys, then, if and to the extent directed by the State Bond  
3390 Commission at the time of authorization of such bonds, said amount of  
3391 such federal, private or other moneys then available or thereafter to be  
3392 made available for costs in connection with such project shall be added  
3393 to such state moneys.

3394 (e) Any balance of proceeds of the sale of said bonds authorized for  
3395 the projects or purposes of this section, in excess of the aggregate costs  
3396 of all the projects so authorized, shall be used in the manner set forth  
3397 in sections 13b-74 to 13b-77, inclusive, of the general statutes, and in  
3398 the proceedings of the State Bond Commission respecting the issuance  
3399 and sale of said bonds.

3400 (f) Said bonds issued pursuant to this section shall be special  
3401 obligations of the state and shall not be payable from or charged upon  
3402 any funds other than revenues of the state pledged therefor in  
3403 subsection (b) of section 13b-61 of the general statutes and section 13b-

3404 69 of the general statutes, or such other receipts, funds or moneys as  
3405 may be pledged therefor. Said bonds shall not be payable from or  
3406 charged upon any funds other than such pledged revenues or such  
3407 other receipts, funds or moneys as may be pledged therefor, nor shall  
3408 the state or any political subdivision thereof be subject to any liability  
3409 thereon, except to the extent of such pledged revenues or such other  
3410 receipts, funds or moneys as may be pledged therefor. Said bonds shall  
3411 be issued under and in accordance with the provisions of sections 13b-  
3412 74 to 13b-77, inclusive, of the general statutes.

3413       Sec. 99. (NEW) (*Effective from passage*) (a) On and after January 1,  
3414 2008, logs shall be maintained for each shift at all weigh stations  
3415 located in the state. Each log shall contain the following information  
3416 with respect to each weigh station: (1) The location, date and hours of  
3417 each shift, (2) the hours the "OPEN" sign is illuminated, (3) the number  
3418 of Department of Motor Vehicles and Department of Public Safety  
3419 officers or civilian technicians for each shift, (4) the number and weight  
3420 of all vehicles inspected, (5) the type of vehicle inspections, (6) the  
3421 number and types of citations issued, (7) the amount of fines that may  
3422 be imposed for overweight or other violations, (8) the operating costs  
3423 for each shift, and (9) the number of vehicles that pass through the  
3424 weigh station during each shift. Each log shall be submitted to the  
3425 Commissioner of Public Safety. Not later than December 15, 2007, the  
3426 Commissioner of Public Safety, in consultation with the Commissioner  
3427 of Motor Vehicles, shall develop and distribute a form for the  
3428 recording of such information.

3429       (b) Not later than January 1, 2008, and semiannually thereafter, the  
3430 Commissioner of Public Safety shall submit, in accordance with section  
3431 11-4a of the general statutes, a written report that contains a summary  
3432 of the information specified in subsection (a) of this section for the  
3433 preceding six-month period to the joint standing committee of the  
3434 General Assembly having cognizance of matters relating to  
3435 transportation. Such report shall also be posted on the Internet web  
3436 site of the Departments of Motor Vehicles and Public Safety.

3437 Sec. 100. (NEW) (*Effective July 1, 2007*) (a) For the purposes described  
3438 in subsection (b) of this section, the State Bond Commission shall have  
3439 the power, from time to time, to authorize the issuance of bonds of the  
3440 state in one or more series and in principal amounts not exceeding in  
3441 the aggregate twenty million dollars.

3442 (b) The proceeds of the sale of said bonds, to the extent of the  
3443 amount stated in subsection (a) of this section, shall be used by the  
3444 Secretary of the Office of Policy and Management for the purpose of  
3445 providing parking facilities related to The University of Connecticut  
3446 activities, provided up to ten million dollars shall be made available  
3447 for parking in the town of Mansfield, and up to ten million dollars  
3448 shall be made available for parking at Rentschler Field in East  
3449 Hartford.

3450 (c) (1) Said secretary shall implement a two-phase process of  
3451 providing parking facilities. Phase I shall include planning and  
3452 funding parking facilities in the town of Mansfield. Not later than July  
3453 1, 2008, said secretary shall report to the joint standing committees of  
3454 the General Assembly having cognizance of matters relating to  
3455 appropriations and finance, revenue and bonding regarding the status  
3456 of implementation of phase I. Each committee shall have forty-five  
3457 days from the date such report is received by the clerk of each  
3458 committee to convene a meeting to vote to accept or reject such report.  
3459 If such report is withdrawn, altered, amended or otherwise changed,  
3460 said secretary may resubmit such report and each committee shall  
3461 have forty-five days from the date of such resubmittal to convene a  
3462 meeting to vote to accept or reject such report. If a committee does not  
3463 act on such report or a resubmittal of such report, as the case may be,  
3464 within that time, the report shall be deemed to be accepted by the  
3465 committee.

3466 (2) Phase II of the process shall include planning and funding  
3467 parking facilities at Rentschler Field in East Hartford. Phase II may not  
3468 be commenced until the report required by subdivision (1) of this

3469 subsection has been accepted by each committee, as provided in said  
3470 subdivision (1).

3471 (d) All provisions of section 3-20 of the general statutes, or the  
3472 exercise of any right or power granted thereby, which are not  
3473 inconsistent with the provisions of this section are hereby adopted and  
3474 shall apply to all bonds authorized by the State Bond Commission  
3475 pursuant to this section, and temporary notes in anticipation of the  
3476 money to be derived from the sale of any such bonds so authorized  
3477 may be issued in accordance with said section 3-20 and from time to  
3478 time renewed. Such bonds shall mature at such time or times not  
3479 exceeding twenty years from their respective dates as may be provided  
3480 in or pursuant to the resolution or resolutions of the State Bond  
3481 Commission authorizing such bonds. None of said bonds shall be  
3482 authorized except upon a finding by the State Bond Commission that  
3483 there has been filed with it a request for such authorization which is  
3484 signed by or on behalf of the Secretary of the Office of Policy and  
3485 Management and states such terms and conditions as said commission,  
3486 in its discretion, may require. Said bonds issued pursuant to this  
3487 section shall be general obligations of the state and the full faith and  
3488 credit of the state of Connecticut are pledged for the payment of the  
3489 principal of and interest on said bonds as the same become due, and  
3490 accordingly and as part of the contract of the state with the holders of  
3491 said bonds, appropriation of all amounts necessary for punctual  
3492 payment of such principal and interest is hereby made, and the State  
3493 Treasurer shall pay such principal and interest as the same become  
3494 due.

3495 Sec. 101. (NEW) (*Effective July 1, 2008*) Sections 101 to 108, inclusive,  
3496 of this act are known and may be cited as "The Connecticut State  
3497 University System Infrastructure Act".

3498 Sec. 102. (NEW) (*Effective July 1, 2008*) The purpose of The  
3499 Connecticut State University System Infrastructure Act is to enhance  
3500 the intellectual capacity of the state by providing the infrastructure

3501 needed to prepare this state's present and future workforce, to  
3502 contribute to the increased competitiveness of this state's businesses  
3503 and to have a positive impact on economic development within this  
3504 state, through a special capital improvement program established for  
3505 the Connecticut State University system that assures a state  
3506 commitment to support the financing of the acquisition, construction,  
3507 reconstruction, improvement and equipping of facilities, structures  
3508 and related systems for the benefit of this state and the Connecticut  
3509 State University system, all to the public benefit and good, and the  
3510 exercise of the powers, to the extent and manner provided in The  
3511 Connecticut State University System Infrastructure Act, is declared to  
3512 be for a public purpose and to be the exercise of an essential  
3513 government function. Sections 103 to 108, inclusive, of this act, being  
3514 necessary for the welfare of this state and its inhabitants, shall be  
3515 liberally construed to effect the purposes thereof.

3516 Sec. 103. (NEW) (*Effective July 1, 2008*) As used in this section and  
3517 sections 104 to 108, inclusive, of this act, unless the context otherwise  
3518 indicates, the following terms have the following meanings:

3519 (1) "Act" means The Connecticut State University System  
3520 Infrastructure Act.

3521 (2) "Board of trustees" means the Board of Trustees of the  
3522 Connecticut State University System.

3523 (3) "Cost", as applied to a project or any portion of a project,  
3524 includes, but is not limited to: The purchase price or acquisition cost of  
3525 any such project; the cost of planning, designing, constructing,  
3526 building, altering, enlarging, reconstructing, renovating, improving,  
3527 equipping and remodeling; the cost of all labor, materials, building  
3528 systems, machinery and equipment; the cost of all lands, structures,  
3529 real or personal property, rights, easements and franchises acquired;  
3530 the cost of all utility extensions, access roads, site developments,  
3531 financing charges, premiums for insurance; the cost of working capital  
3532 related to a project, including the cost of Department of Public Works

3533 administrative functions provided for in subsection (d) of section 104  
3534 of this act; the cost of plans and specifications, surveys and estimates of  
3535 cost and of revenues; the cost of accountants, audits, engineering,  
3536 feasibility studies, legal and other professional consulting or technical  
3537 services; the cost of all other expenses necessary or incident to  
3538 determining the feasibility or practicability of such construction; and  
3539 administrative and operating expenses and such other expenses as  
3540 may be necessary or incidental to the financing authorized by sections  
3541 103 to 108, inclusive, of this act. "Cost" does not include the cost of  
3542 administrative functions provided by the system pursuant to this act.

3543 (4) "CSUS 2020" means the projects at the system universities and  
3544 system-wide identified in the facilities plan necessary to modernize,  
3545 rehabilitate, renew, expand and otherwise stabilize the physical plant  
3546 of the system so as to provide a concentrated, accelerated and  
3547 cooperative effort for the benefit of the educational and economic  
3548 development needs of this state and the system in an efficient, cost  
3549 effective and timely manner and to assure that the system continues to  
3550 compete successfully for students, faculty and staff.

3551 (5) "CSUS 2020 Fund" means the fund created under section 104 of  
3552 this act which shall be a general obligation bond fund held and  
3553 administered by the Treasurer separate and apart from all other  
3554 general obligation bond funds and accounts of this state and into  
3555 which the proceeds of the bonds authorized by section 105 of this act  
3556 shall be deposited.

3557 (6) "Facilities plan" means the long-term capital improvement plan  
3558 approved by the board of trustees biennially and updated from time to  
3559 time.

3560 (7) "Project" means (A) any structure designed for use as an  
3561 academic building, administrative facility, library, classroom building,  
3562 faculty facility, office facility, athletic or recreation facility, health care  
3563 or wellness facility, laboratory facility, auditorium, public safety  
3564 facility, parking facility, residence hall or other housing facility, dining

3565 facility, student center, maintenance, storage or utility facility or other  
3566 building or structure essential, necessary or useful for the operation of  
3567 a university and the system; (B) any multipurpose structure designed  
3568 to combine two or more of the functions performed by the types of  
3569 structures enumerated in this definition, including, without limitation,  
3570 improvements, reconstruction, replacements, additions and equipment  
3571 acquired in connection with a project or in connection with the  
3572 operation of any facilities of the system existing on the effective date of  
3573 this act; (C) all real and personal property, lands, improvements,  
3574 driveways, roads, approaches, pedestrian access roads, parking lots,  
3575 parking facilities, rights-of-way, utilities, easements and other interests  
3576 in land, machinery and equipment, and all appurtenances and facilities  
3577 either on, above or under the ground that are used or usable in  
3578 connection with any of the structures included in this definition; and  
3579 (D) landscaping, site preparation, furniture, machinery, equipment  
3580 and other similar items essential, necessary or useful for the operation  
3581 of a particular facility or structure in the manner for which its use is  
3582 intended, but does not include items that are customarily under  
3583 applicable accounting principles considered as a current operating  
3584 charge, unless the category and maximum amount thereof is  
3585 specifically included by a determination of the board of trustees in  
3586 order to preserve the excludability of the interest on the bonds issued  
3587 therefor from federal taxation under the applicable provisions of the  
3588 Internal Revenue Code of 1986, or any subsequent corresponding  
3589 internal revenue code of the United States as from time to time  
3590 amended. Notwithstanding the preceding sentence, "project" may  
3591 include any residential or other auxiliary service facility, as defined in  
3592 subsection (a) of section 10a-89c of the general statutes, as amended by  
3593 this act, and any state facility used for the programs of the system.

3594 (8) "System" means the Connecticut State University system, a  
3595 constituent unit of the state system of higher education comprised of  
3596 Western Connecticut State University, Southern Connecticut State  
3597 University, Eastern Connecticut State University and Central  
3598 Connecticut State University, established pursuant to sections 10a-87

3599 to 10a-101, inclusive, of the general statutes.

3600 (9) "Treasurer" means the State Treasurer or the Deputy State  
3601 Treasurer appointed pursuant to section 3-12 of the general statutes.

3602 (10) "University" means any one of Western Connecticut State  
3603 University, Southern Connecticut State University, Eastern  
3604 Connecticut State University or Central Connecticut State University.

3605 Sec. 104. (NEW) (*Effective July 1, 2008*) (a) It is hereby determined  
3606 and found to be in the best interest of this state and the system to  
3607 establish CSUS 2020 as the efficient and cost-effective course to achieve  
3608 the objective of renewing, modernizing, enhancing, expanding,  
3609 acquiring and maintaining the infrastructure of the system, the  
3610 particular project or projects, each being hereby approved as a project  
3611 of CSUS 2020, and the presently estimated cost thereof being as  
3612 follows:

	Phase I	Phase II	Phase III
	Fiscal Years	Fiscal Years	Fiscal Years
	Ending	Ending	Ending
	June 30,	June 30,	June 30,
	2009-2011	2012-2014	2015-2018
T358			
T359			
T360			
T361			
T362			
T363	Central Connecticut State		
T364	University		
T365	Code Compliance/ Infrastructure Improvements		
T366	18,146,445	6,704,000	5,000,000
T367	Renovate/Expand Willard and DiLoreto Halls		
T368			
T369		57,737,000	
T370	Renovate/Expand Willard and DiLoreto Halls		
T371			
T372			3,348,000
T373	33,978,000		
T374	East Campus Infrastructure Development		
T375	13,244,000		
T376	Burritt Library Expansion		
T377			96,262,000

T378	Burritt Library Renovation			
T379	(design)			11,387,000
T380	New Maintenance/Salt Shed			
T381	Facility	2,503,000		
T382				
T383	Eastern Connecticut State			
T384	University			
T385	Code Compliance/			
T386	Infrastructure Improvements	8,255,113	5,825,000	5,000,000
T387	Fine Arts Instructional Center			
T388	(design)	12,000,000		
T389	Fine Arts Instructional Center			
T390	(construction)		71,556,000	
T391	Fine Arts Instructional Center			
T392	(equipment)			4,115,000
T393	Goddard Hall Renovation			
T394	(design/construction)		19,239,000	
T395	Goddard Hall Renovation			
T396	(equipment)			1,095,000
T397	Sports Center Addition and			
T398	Renovation (design)			11,048,000
T399	Outdoor Track - Phase II	1,816,000		
T400	Athletic Support Building	1,921,000		
T401	New Warehouse	2,269,000		
T402				
T403	Southern Connecticut State			
T404	University			
T405	Code Compliance/			
T406	Infrastructure Improvements	21,860,500	8,637,000	5,000,000
T407	New Academic Laboratory			
T408	Building/Parking Garage			
T409	(construct garage,			
T410	design academic laboratory			
T411	Building, demolish Seabury			
T412	Hall)	20,426,000		
T413	New Academic Laboratory			
T414	Building/Parking Garage			
T415	(construct academic laboratory			
T416	Building)		63,171,000	
T417	Health and Human Services			
T418	Building			60,412,000

T419	Fine Arts Instructional Center			70,929,000
T420				
T421	Western Connecticut State			
T422	University			
T423	Code Compliance/			
T424	Infrastructure Improvements	7,658,330	4,323,000	7,212,000
T425	Fine Arts Instructional Center			
T426	(construction)	80,605,000		
T427	Fine Arts Instructional Center			
T428	(equipment)		4,666,000	
T429	Higgins Hall Renovations			
T430	(design)		2,982,000	
T431	Higgins Hall Renovations			
T432	(construction/equipment)			31,594,000
T433	Berkshire Hall Renovations			
T434	(design)			4,797,000
T435	University Police Department			
T436	Building (design)	500,000		
T437	University Police Department			
T438	Building (construction)		4,245,000	
T439	Midtown Campus Mini-Chiller			
T440	Plant			1,957,000
T441				
T442	State University System			
T443	New and Replacement			
T444	Equipment	26,895,000	14,500,000	31,844,000
T445	Alterations/Improvements:			
T446	Auxiliary Service Facilities	18,672,422	15,000,000	20,000,000
T447	Telecommunications			
T448	Infrastructure Upgrade	5,000,000	3,415,000	5,000,000
T449	Land and Property Acquisition	9,250,190	3,000,000	4,000,000
T450				
T451	Totals	285,000,000	285,000,000	380,000,000

3613 (b) The plan of funding CSUS 2020 shall be from the proceeds of  
3614 general obligation bonds of the state in an amount authorized  
3615 pursuant to subsection (a) of section 105 of this act. The proceeds of the  
3616 general obligation bonds issued pursuant to section 105 of this act shall  
3617 be deposited into the CSUS 2020 Fund.

3618 (c) With respect to CSUS 2020 and within the authorized funding  
3619 amount, the board of trustees may, from time to time, and shall,  
3620 whenever appropriate or necessary, revise, delete or add a particular  
3621 project or projects, provided (1) a formal approving vote of the board  
3622 of trustees shall be needed for (A) a revision that deviates from the  
3623 estimated costs of projects pursuant to subsection (a) of this section in  
3624 an amount that is less than (i) ten per cent of such costs for a project  
3625 with an estimated cost of one million dollars or lower, or (ii) five per  
3626 cent of such costs for a project with an estimated cost of more than one  
3627 million dollars, provided such change in the costs does not include  
3628 changes in the costs of materials, (B) a deletion, or (C) an addition  
3629 dictated by a change in system planning as determined by the board of  
3630 trustees or otherwise necessary because of reasons beyond the control  
3631 of the system, (2) any revision shall be subject only to such formal  
3632 approval of the board of trustees as long as the board of trustees finds  
3633 and determines that such revision is consistent with the intent or  
3634 purpose of the original project, and (3) (A) a revision that deviates  
3635 from the estimated costs of projects pursuant to subsection (a) of this  
3636 section in an amount that is equal to or greater than (i) ten per cent of  
3637 such costs for a project with an estimated cost of one million dollars or  
3638 lower, or (ii) five per cent of such costs for a project with an estimated  
3639 cost of more than one million dollars, provided such change in the  
3640 costs does not include changes in the costs of materials, (B) an  
3641 addition, or (C) a deletion shall be conditioned not only upon such  
3642 formal approval of the board of trustees but also upon a request by the  
3643 board of trustees for, and enactment of, a subsequent public or special  
3644 act approving such addition or deletion, if such addition is to add a  
3645 project not outlined in subsection (a) of this section or the deletion is  
3646 the deletion of a project outlined in subsection (a) of this section.  
3647 Furthermore, with respect to CSUS 2020 and subject to the limitations  
3648 in the authorized funding amount, the board of trustees may  
3649 determine the sequencing and timing of such project or projects, revise  
3650 estimates of cost and reallocate from any amounts estimated in  
3651 subsection (a) of this section, for one or more projects to one or more

3652 other projects then constituting a component of CSUS 2020 as long as,  
3653 at the time of such reallocation, it has found that any such project to  
3654 which a reallocation is made has been revised or added in accordance  
3655 with this section and such project from which a reallocation is made  
3656 either has been so revised or added and can be completed within the  
3657 amounts remaining allocated to it, or has been so deleted. The board of  
3658 trustees' actions under this section shall be included in reports to the  
3659 Governor and the General Assembly under section 106 of this act. If  
3660 the board of trustees requests a revision, addition or deletion pursuant  
3661 to subdivision (3) of this subsection, the board of trustees shall submit  
3662 such request to the Governor at the same time that the request is  
3663 submitted to the General Assembly.

3664 (d) (1) In accordance with the provisions of chapters 59 and 60 of the  
3665 general statutes, the Commissioner of Public Works shall be  
3666 responsible for the duties as specified in said provisions, and, on a  
3667 quarterly basis, the commissioner shall provide the chancellor of the  
3668 system with information needed for compliance with this act,  
3669 including, but not limited to, costs, timeliness of completion of projects  
3670 and any issues that have developed in implementation of any project  
3671 under the commissioner's jurisdiction.

3672 (2) Not later than January 1, 2009, and annually thereafter, the  
3673 Commissioner of Public Works shall, in accordance with section 11-4a  
3674 of the general statutes, report to the Governor and the General  
3675 Assembly on any (A) construction management services costs, (B)  
3676 administrative services costs, and (C) costs of fees associated with  
3677 CSUS 2020.

3678 (e) The Commissioner of Public Safety and the chancellor of the  
3679 system shall enter into and maintain a memorandum of understanding  
3680 that shall provide for the assignment of personnel from the  
3681 Department of Public Safety to ensure that buildings or projects that  
3682 are part of the CSUS 2020 program are designed and constructed in  
3683 compliance with the Fire Safety Code and the State Building Code with

3684 respect to buildings or building projects that (1) are part of CSUS 2020,  
3685 as authorized by this act, (2) do not meet the threshold limits, as  
3686 defined in section 29-276b of the general statutes, and (3) construction  
3687 of which is initiated during the period of time in which the  
3688 memorandum is in effect.

3689 (f) The board of trustees shall request, in writing, approval from the  
3690 Department of Public Works for any acquisition or purchase of  
3691 equipment, furniture or personal property using funds provided  
3692 pursuant to this act. Such purchases or acquisitions shall require  
3693 specific approval by the Commissioner of Public Works, or shall be  
3694 deemed approved not later than thirty days after such request for  
3695 approval, if the commissioner has not rejected the request.

3696 Sec. 105. (Effective July 1, 2008) (a) The State Bond Commission shall  
3697 approve the CSUS 2020 program and authorize the issuance of bonds  
3698 of the state in principal amounts not exceeding in the aggregate nine  
3699 hundred fifty million dollars. The amount provided for the issuance  
3700 and sale of bonds in accordance with this section shall be capped in  
3701 each fiscal year in the following amounts, provided, to the extent the  
3702 board of trustees does not provide for the issuance of all or a portion of  
3703 such amount in a fiscal year, or the Governor disapproves the request  
3704 for issuance of all or a portion of the amount of the bonds as provided  
3705 in subsection (d) of this section, any amount not provided for or  
3706 disapproved, as the case may be, shall be carried forward and added to  
3707 the capped amount for the next succeeding fiscal year, and provided  
3708 further, the costs of issuance and capitalized interest, if any, may be  
3709 added to the capped amount in each fiscal year, and each of the  
3710 authorized amounts shall be effective on July first of the fiscal year  
3711 indicated as follows:

T452	Fiscal Year Ending June 30	Amount
T453		
T454	2009	95,000,000
T455	2010	95,000,000
T456	2011	95,000,000

T457	2012	95,000,000
T458	2013	95,000,000
T459	2014	95,000,000
T460	2015	95,000,000
T461	2016	95,000,000
T462	2017	95,000,000
T463	2018	95,000,000
T464		
T465	Total	\$950,000,000

3712 (b) The State Bond Commission shall approve a memorandum of  
3713 understanding between the board of trustees and the state, acting by  
3714 and through the Secretary of the Office of Policy and Management and  
3715 the Treasurer, providing for the issuance of said bonds for the  
3716 purposes of this act, including provisions regarding the extent to  
3717 which federal, private or other moneys then available or thereafter to  
3718 be made available for costs should be added to the proceeds of the  
3719 bonds authorized pursuant to this act for such project or projects. The  
3720 memorandum of understanding shall be deemed to satisfy the  
3721 provisions of section 3-20 of the general statutes and the exercise of  
3722 any right or power granted thereby which is not inconsistent with the  
3723 provisions of this act.

3724 (c) All bonds issued pursuant to this act shall be general obligations  
3725 of the state and the full faith and credit of the state of Connecticut are  
3726 pledged for the payment of the principal of and interest on said bonds  
3727 as the same become due, and accordingly and as part of the contract of  
3728 the state with the holders of said bonds, appropriation of all amounts  
3729 necessary for punctual payment of such principal and interest is  
3730 hereby made, and the Treasurer shall pay such principal and interest  
3731 as the same become due.

3732 (d) (1) On or before the first day of March in each year, the board of  
3733 trustees shall submit to the Governor, the Treasurer and the Secretary  
3734 of the Office of Policy and Management, the most recently approved  
3735 facilities plan and the amount of bonds required for the CSUS 2020  
3736 program for the fiscal year beginning on July first of that year. The

3737 Governor may, not later than thirty days after such submission,  
3738 approve or disapprove all or a portion of such amount of bonding  
3739 submitted by the board of trustees by notifying the board of trustees,  
3740 in writing, of such decision and the reasons for it. If the Governor does  
3741 not act within such thirty-day period, the issuance of bonds for the  
3742 CSUS 2020 program for the fiscal year beginning on July first of that  
3743 year is deemed approved.

3744 (2) Subject to the amount of limitations of such capping provisions  
3745 in subsection (a) of this section and following the approval or deemed  
3746 approval of the request to issue bonds as provided in subdivision (1) of  
3747 this subsection, the principal amount of the bonds authorized under  
3748 this section shall be deemed to be an appropriation and allocation of  
3749 such amount, and such approval of such request shall be deemed the  
3750 allotment by the Governor of such capital outlays within the meaning  
3751 of section 4-85 of the general statutes.

3752 Sec. 106. (NEW) (*Effective July 1, 2008*) (a) Not later than January 1,  
3753 2010, and semiannually thereafter, the system shall, in accordance with  
3754 the provisions of section 11-4a of the general statutes, report to the  
3755 Governor and the General Assembly on the status and progress of  
3756 CSUS 2020. Each report shall include, but not be limited to: (1)  
3757 Information on the number of projects authorized and approved  
3758 hereunder including, relative to such projects, project costs, timeliness  
3759 of completion and any problems which have developed in  
3760 implementation, and a schedule of projects remaining and their  
3761 expected costs; and (2) the amount of money raised from private  
3762 sources for the capital and endowment programs. For purposes of  
3763 preparing each report, upon request of the board of trustees, the  
3764 Treasurer shall promptly provide information concerning bonds  
3765 authorized, approved and issued under this act.

3766 (b) Commencing January 1, 2010, the first semiannual report in each  
3767 year submitted in accordance with subsection (a) of this section shall  
3768 include such information as requested by the bonding subcommittee of

3769 the joint standing committee of the General Assembly having  
3770 cognizance of matters relating to finance, revenue and bonding,  
3771 including, but not limited to: (1) The use of bond funds in the current  
3772 fiscal year, (2) projected use of bond funds for the next succeeding  
3773 fiscal year, and (3) any updated master plans impacting the balance of  
3774 the projects. In the event that said bonding subcommittee determines  
3775 that there has been a significant change in the economic circumstances  
3776 of the state sufficient to warrant recommendations for modification of  
3777 the program, the subcommittee may make recommendations for  
3778 appropriate action to said committee.

3779       Sec. 107. (NEW) (*Effective July 1, 2008*) On January 1, 2014, and  
3780 January 1, 2019, the system shall, in accordance with the provisions of  
3781 section 11-4a of the general statutes, submit to the Governor and to the  
3782 General Assembly, a five-year CSUS 2020 performance review report  
3783 detailing for each project undertaken to date under the program the  
3784 progress made and the actual expenditures compared to original  
3785 estimated costs. Not later than sixty calendar days after receipt of said  
3786 report, the Governor and the General Assembly shall consider the  
3787 report and determine whether there has been insufficient progress in  
3788 implementation of CSUS 2020 or whether there has been significant  
3789 cost increases over original estimates as a result of actions taken by the  
3790 system. If so, the Governor or the General Assembly may make  
3791 recommendations for appropriate action to the system and for action  
3792 by the General Assembly.

3793       Sec. 108. (NEW) (*Effective July 1, 2008*) The board of trustees shall  
3794 select and appoint independent auditors, as defined in subdivision (7)  
3795 of section 4-230 of the general statutes, to annually conduct an audit of  
3796 any project of CSUS 2020, as defined in subdivision (4) of section 103 of  
3797 this act. Such audit shall review invoices, expenditures, cost allocations  
3798 and other appropriate documentation in order to reconcile project  
3799 costs and verify conformance with project budgets, cost allocation  
3800 agreements and applicable contracts, and shall be submitted to the  
3801 Governor and the General Assembly in accordance with section 11-4a

3802 of the general statutes. The board of trustees shall ensure that the  
3803 auditors have unfettered access to any documentation the auditors  
3804 need to review any such project. The auditors appointed pursuant to  
3805 this section may serve in such capacity for five consecutive years and  
3806 shall not be reappointed at the expiration of such period. Any such  
3807 auditor appointed pursuant to this section shall not perform any  
3808 nonaudit services for the system during such period.

3809       Sec. 109. (*Effective from passage*) (a) Notwithstanding the provisions  
3810 of chapter 173 of the general statutes or any regulation adopted by the  
3811 State Board of Education pursuant to said chapter, any recipient of a  
3812 grant for a school construction project under said chapter 173 (1) for  
3813 which a payment request for such grant was approved by the  
3814 Department of Education during the period beginning July 1, 2007,  
3815 and ending December 31, 2007, (2) that had such payment delayed due  
3816 to unavailability of state bond funds for such payment, and (3) that  
3817 incurred fees, interest and other costs or lost income associated with  
3818 short-term borrowing, as described in subsection (b) of this section,  
3819 used to cover the amount of the payment that was delayed, may, not  
3820 later than March 31, 2008, apply to the Department of Education, in  
3821 such manner as the Commissioner of Education prescribes, for  
3822 reimbursement of such fees, interest and other costs or lost income.  
3823 The Department of Education shall reimburse the applicant in an  
3824 amount that is equal to one hundred per cent of the amount of the fees,  
3825 interest and other costs or lost income associated with such borrowing  
3826 that the commissioner deems reasonable.

3827       (b) As used in subsection (a) of this section, other costs or lost  
3828 income associated with short-term borrowing shall include, but not be  
3829 limited to, costs incurred or income lost by the applicant resulting from  
3830 the diversion of funds to cover payments for school construction  
3831 projects when such funds were previously budgeted for or allocated to  
3832 another purpose or were diverted from a reserve fund. Such costs or  
3833 lost income shall be reimbursed at a rate that equals the rate of interest  
3834 for investments in the Short Term Investment Fund under section 3-

3835 27a of the general statutes for the period of time during which school  
3836 construction payments pursuant to chapter 173 of the general statutes  
3837 were delayed during the fiscal year ending June 30, 2008, due to the  
3838 unavailability of state bond funds for such payments.

3839 (c) Notwithstanding the provisions of section 10-287d of the general  
3840 statutes, as amended by this act, reimbursements pursuant to  
3841 subsection (a) of this section shall be funded through the issuance of  
3842 bonds pursuant to said section 10-287d.

3843 (d) The official intent of the state required pursuant to 26 CFR 1.150-  
3844 2, with respect to the use of funds as provided in this section, is that  
3845 the state reasonably expects to reimburse from the proceeds of  
3846 borrowings any and all expenditures paid as provided in this section  
3847 and the amounts of such reimbursements is not anticipated to exceed  
3848 the amount of the funds authorized to be spent under this section. The  
3849 Secretary of the Office of Policy and Management and the Treasurer  
3850 are authorized to amend this declaration of official intent on behalf of  
3851 the state.

3852 Sec. 110. Subsection (q) of section 2 of special act 87-77 is amended  
3853 to read as follows (*Effective from passage*):

3854 (q) For the Judicial Department: (1) At New Haven Courthouse:  
3855 planning for improvements, renovations and parking garage, not  
3856 exceeding two million dollars; (2) at Bridgeport Courthouse: [planning  
3857 for restoration] Restoration, repairs and renovations, not exceeding  
3858 five hundred thousand dollars; (3) at Waterbury Courthouse: land  
3859 acquisition and planning for Phase I construction, renovations and  
3860 improvements including code compliance, building expansion, and  
3861 new parking garage, not exceeding two million dollars; (4) acquisition,  
3862 renovations and additions to courthouse complex, Vernon, not  
3863 exceeding three million six hundred ten thousand dollars; (5)  
3864 acquisition of Norwalk courthouse, not exceeding one million nine  
3865 hundred thousand dollars; (6) state-owned buildings and grounds,  
3866 various renovations, repairs and improvements, not exceeding one

3867 million dollars.

3868 Sec. 111. Section 1 of special act 91-7 of the June special session, as  
3869 amended by section 173 of special act 92-3 of the May special session,  
3870 section 161 of special act 93-2 of the June special session, section 106 of  
3871 public act 94-2 of the May special session, section 60 of special act 95-  
3872 20, section 32 of public act 96-181, section 119 of special act 97-1 of the  
3873 June 5 special session and section 39 of special act 01-2 of the June  
3874 special session, is amended to read as follows (*Effective from passage*):

3875 The State Bond Commission shall have power, in accordance with  
3876 the provisions of sections 1 to 7, inclusive, of special act 91-7 of the  
3877 June special session, from time to time to authorize the issuance of  
3878 bonds of the state in one or more series and in principal amounts in the  
3879 aggregate, not exceeding ~~[\$136,119,844]~~ \$135,679,844.

3880 Sec. 112. Subdivision (6) of subsection (d) of section 2 of special act  
3881 91-7 of the June special session is amended to read as follows (*Effective*  
3882 *from passage*):

3883 Mill Brook-Piper Brook flood control project in Newington and New  
3884 Britain, including replacement of bridges over Piper Brook, not  
3885 exceeding ~~[\$815,000]~~ \$375,000.

3886 Sec. 113. Subdivision (6) of subsection (o) of section 30 of special act  
3887 93-2 of the June special session is amended to read as follows (*Effective*  
3888 *from passage*):

3889 [Planning for new addition to Bridgeport Criminal Court Complex,  
3890 improvements] Improvements and renovations to existing courthouse  
3891 facility in Bridgeport, not exceeding \$5,100,000.

3892 Sec. 114. Subsection (e) of section 33 of special act 95-20, as amended  
3893 by section 68 of public act 99-242, is amended to read as follows  
3894 (*Effective from passage*):

3895 For the Department of Mental Health and Addiction Services:

3896 Grants-in-aid to private nonprofit organizations that are exempt under  
3897 Section 501(c)(3) of the Internal Revenue Code for community-based  
3898 residential and outpatient facilities for purchases, repairs, alterations  
3899 and improvements, (at least \$800,000 of such total for First Step in New  
3900 London), not exceeding ~~[\$1,250,000]~~ \$677,653.

3901 Sec. 115. Section 20 of special act 97-1 of the June 5 special session, as  
3902 amended by section 66 of special act 98-9, section 79 of public act 99-  
3903 242, section 34 of public act 00-167, section 81 of special act 01-2 of the  
3904 June special session, section 52 of special act 02-1 of the May 9 special  
3905 session, section 62 of special act 04-2 of the May special session and  
3906 section 82 of special act 05-1 of the June special session, is amended to  
3907 read as follows (*Effective from passage*):

3908 The State Bond Commission shall have power, in accordance with  
3909 the provisions of sections 20 to 26, inclusive, of special act 97-1 of the  
3910 June 5 special session, from time to time to authorize the issuance of  
3911 bonds of the state in one or more series and in principal amounts in the  
3912 aggregate, not exceeding ~~[\$128,044,643]~~ \$128,017,945.

3913 Sec. 116. Subparagraph (B) of subdivision (4) of subsection (l) of  
3914 section 21 of special act 97-1 of the June 5 special session is amended to  
3915 read as follows (*Effective from passage*):

3916 Campus Security System, not exceeding ~~[\$550,000]~~ \$523,302.

3917 Sec. 117. Subdivision (3) of subsection (h) of section 2 of public act  
3918 99-242 is amended to read as follows (*Effective from passage*):

3919 Design and installation of sprinkler systems, including related fire  
3920 safety improvements, in direct patient care buildings, not exceeding  
3921 \$4,000,000.

3922 Sec. 118. Subdivision (5) of subsection (b) of section 13 of public act 99-  
3923 242, as amended by section 46 of public act 00-167, section 89 of special  
3924 act 01-2 of the June special session, and section 60 of special act 02-1 of  
3925 the May 9 special session, is amended to read as follows (*Effective from*

3926 *passage*):

3927 Grants-in-aid to municipalities for improvements to incinerators  
3928 and landfills, including, but not limited to, bulky waste landfills, not  
3929 exceeding [~~\$8,500,000~~] \$8,426,830, provided up to \$439,025 shall be  
3930 made available to the town of Plymouth.

3931 Sec. 119. Section 20 of public act 99-242, as amended by section 47 of  
3932 public act 00-167, section 61 of special act 02-1 of the May 9 special  
3933 session and section 83 of special act 04-2 of the May special session, is  
3934 amended to read as follows (*Effective from passage*):

3935 The State Bond Commission shall have power, in accordance with  
3936 the provisions of sections 20 to 26, inclusive, of public act 99-242, from  
3937 time to time, to authorize the issuance of bonds of the state in one or  
3938 more series and in principal amounts in the aggregate, not exceeding  
3939 [~~\$218,727,700~~] \$218,596,029.

3940 Sec. 120. Subdivision (3) of subsection (g) of section 21 of public act  
3941 99-242 is amended to read as follows (*Effective from passage*):

3942 Design and installation of sprinkler systems, including related fire  
3943 safety improvements, in direct patient care buildings, not exceeding  
3944 \$3,500,000.

3945 Sec. 121. Subparagraph (B) of subdivision (1) of subsection (k) of  
3946 section 21 of public act 99-242 is amended to read as follows (*Effective*  
3947 *from passage*):

3948 Land acquisition and related development costs, not exceeding  
3949 [~~\$1,000,000~~] \$943,429.

3950 Sec. 122. Subparagraph (C) of subdivision (3) of subsection (k) of  
3951 section 21 of public act 99-242 is amended to read as follows (*Effective*  
3952 *from passage*):

3953 Planning for new campus police station, not exceeding [~~\$212,000~~]

3954 \$136,900.

3955 Sec. 123. Section 1 of special act 01-2 of the June special session, as  
3956 amended by section 5 of special act 01-1 of the November 15 special  
3957 session, section 74 of special act 02-1 of the May 9 special session and  
3958 section 94 of special act 04-2 of the May special session, is amended to  
3959 read as follows (*Effective from passage*):

3960 The State Bond Commission shall have power, in accordance with  
3961 the provisions of sections 1 to 7, inclusive, of special act 01-2 of the  
3962 June special session, from time to time to authorize the issuance of  
3963 bonds of the state in one or more series and in principal amounts in the  
3964 aggregate, not exceeding [~~\$484,883,595~~] \$484,130,595.

3965 Sec. 124. Subparagraph (C) of subdivision (1) of subsection (j) of  
3966 section 2 of special act 01-2 of the June special session is amended to  
3967 read as follows (*Effective from passage*):

3968 Land and property acquisition, not exceeding [~~\$4,000,000~~]  
3969 \$3,247,000.

3970 Sec. 125. Subdivision (1) of subsection (d) of section 9 of special act  
3971 01-2 of the June special session is amended to read as follows (*Effective*  
3972 *from passage*):

3973 [~~Grant-in-aid~~] Grants-in-aid to the city of New Haven, the housing  
3974 authority of New Haven, for-profit housing development corporations  
3975 and nonprofit organizations that are exempt under Section 501(c) of  
3976 the Internal Revenue Code, for economic development projects,  
3977 including improvements to downtown and a biotechnology corridor  
3978 and related development purposes within the city of New Haven, not  
3979 exceeding \$30,000,000.

3980 Sec. 126. Section 16 of special act 01-2 of the June special session, as  
3981 amended by section 91 of special act 02-1 of the May 9 special session  
3982 and section 103 of special act 04-2 of the May special session, is  
3983 amended to read as follows (*Effective from passage*):

3984 The State Bond Commission shall have power, in accordance with  
3985 the provisions of sections 16 to 22, inclusive, of special act 01-2 of the  
3986 June special session, from time to time to authorize the issuance of  
3987 bonds of the state in one or more series and in principal amounts in the  
3988 aggregate, not exceeding [~~\$159,545,100~~] \$158,074,100.

3989 Sec. 127. Subparagraph (B) of subdivision (5) of subsection (g) of  
3990 section 17 of special act 01-2 of the June special session is repealed.  
3991 (*Effective from passage*)

3992 Sec. 128. Section 8 of special act 02-1 of the May 9 special session is  
3993 amended to read as follows (*Effective from passage*):

3994 The State Bond Commission shall have power, in accordance with  
3995 the provisions of sections 8 to 15, inclusive, of [~~this act~~] special act 02-1  
3996 of the May 9 special session, from time to time to authorize the  
3997 issuance of bonds of the state in one or more series and in principal  
3998 amounts in the aggregate, not exceeding [~~\$29,800,000~~] \$28,550,000.

3999 Sec. 129. Subdivision (2) of subsection (a) of section 9 of special act  
4000 02-1 of the May 9 special session is amended to read as follows  
4001 (*Effective from passage*):

4002 Residential Underground Storage Tank Replacement Program, not  
4003 exceeding [~~\$5,500,000~~] \$4,250,000.

4004 Sec. 130. Section 1 of special act 04-2 of the May special session, as  
4005 amended by section 91 of special act 05-1 of the June special session, is  
4006 amended to read as follows (*Effective from passage*):

4007 The State Bond Commission shall have power, in accordance with  
4008 the provisions of sections 1 to 7, inclusive, of special act 04-2 of the  
4009 May special session, from time to time to authorize the issuance of  
4010 bonds of the state in one or more series and in principal amounts in the  
4011 aggregate, not exceeding [~~\$242,577,339~~] \$238,036,871.

4012 Sec. 131. Subdivision (1) of subsection (b) of section 2 of special act

4013 04-2 of the May special session is amended to read as follows (*Effective*  
4014 *from passage*):

4015 Renovations and improvements to existing facilities or construction  
4016 of a new veterans' health care facility, not exceeding \$4,200,000.

4017 Sec. 132. Subdivision (2) of subsection (h) of section 2 of special act  
4018 04-2 of the May special session is amended to read as follows (*Effective*  
4019 *from passage*):

4020 Purchase of amplification systems and equipment to test  
4021 effectiveness of hearing aids and the amplification system, not  
4022 exceeding \$896,607.

4023 Sec. 133. Subparagraph (B) of subdivision (1) of subsection (k) of  
4024 section 2 of special act 04-2 of the May 2004 special session is amended  
4025 to read as follows (*Effective from passage*):

4026 Alterations, repairs and improvements-Auxiliary Services buildings,  
4027 not exceeding [\$5,000,000] \$3,870,000.

4028 Sec. 134. Subparagraph (C) of subdivision (1) of subsection (k) of  
4029 section 2 of special act 04-2 of the May 2004 special session is amended  
4030 to read as follows (*Effective from passage*):

4031 System telecom infrastructure upgrades, improvements and  
4032 expansions, not exceeding [\$1,921,000] \$76,561.

4033 Sec. 135. Subparagraph (D) of subdivision (1) of subsection (k) of  
4034 section 2 of special act 04-2 of the May 2004, special session is repealed.  
4035 (*Effective from passage*)

4036 Sec. 136. Subparagraph (A) of subdivision (2) of subsection (k) of  
4037 section 2 of special act 04-2 of the May 2004 special session is amended  
4038 to read as follows (*Effective from passage*):

4039 Alterations, renovations and improvements to facilities, including  
4040 fire, safety, energy conservation and code compliance improvements,

4041 not exceeding [\$743,000] \$426,301.

4042 Sec. 137. Subparagraph (B) of subdivision (2) of subsection (k) of  
4043 section 2 of special act 04-2 of the May 2004 special session is amended  
4044 to read as follows (*Effective from passage*):

4045 Davidson/Marcus White fire code improvements, not exceeding  
4046 [\$417,000] \$146,000.

4047 Sec. 138. Subparagraph (C) of subdivision (2) of subsection (k) of  
4048 section 2 of special act 04-2 of the May 2004, special session is repealed.  
4049 (*Effective from passage*)

4050 Sec. 139. Subdivision (3) of subsection (k) of section 2 of special act  
4051 04-2 of the May 2004 special session is amended to read as follows  
4052 (*Effective from passage*):

4053 At Western Connecticut State University: Alterations, renovations  
4054 and improvements to facilities, including fire, safety, energy  
4055 conservation and code compliance improvements, not exceeding  
4056 [\$980,000] \$701,670.

4057 Sec. 140. Section 12 of special act 04-2 of the May special session is  
4058 amended to read as follows (*Effective from passage*):

4059 The State Bond Commission shall have power, in accordance with  
4060 the provisions of sections 12 to 19, inclusive, of [this act] special act 04-  
4061 2 of the May special session, from time to time to authorize the  
4062 issuance of bonds of the state in one or more series and in principal  
4063 amounts in the aggregate, not exceeding [\$41,600,000] \$41,599,533.

4064 Sec. 141. Subsection (b) of section 13 of special act 04-2 of the May  
4065 special session is amended to read as follows (*Effective from passage*):

4066 For the Department of Public Health: Purchase and installation of a  
4067 modular-based portable hospital, or for a grant-in-aid to a hospital in  
4068 this state, for isolation and treatment of patients in the event of a

4069 smallpox event and for grants-in-aid to hospitals state-wide to finance  
4070 physical plant modifications and renovations to isolate patients in the  
4071 case of a smallpox event, not to exceed fifty per cent of total costs, not  
4072 exceeding [~~\$10,000,000~~] \$9,999,533.

4073 Sec. 142. Section 1 of public act 04-3, as amended by section 98 of  
4074 special act 05-1 of the June special session, is amended to read as  
4075 follows (*Effective from passage*):

4076 The State Bond Commission shall have power, in accordance with  
4077 the provisions of sections 1 to 7, inclusive, of public act 04-3, from time  
4078 to time to authorize the issuance of bonds of the state in one or more  
4079 series and in principal amounts in the aggregate, not exceeding  
4080 [~~\$137,662,390~~] \$102,556,390.

4081 Sec. 143. Subparagraph (D) of subdivision (1) of subsection (c) of  
4082 section 2 of public act 04-3 is repealed. (*Effective from passage*)

4083 Sec. 144. Subparagraph (A) of subdivision (2) of subsection (c) of  
4084 section 2 of public act 04-3 is repealed. (*Effective from passage*)

4085 Sec. 145. Subparagraph (C) of subdivision (2) of subsection (c) of  
4086 section 2 of public act 04-3 is repealed. (*Effective from passage*)

4087 Sec. 146. Subparagraph (D) of subdivision (2) of subsection (c) of  
4088 section 2 of public act 04-3 is repealed. (*Effective from passage*)

4089 Sec. 147. Subparagraph (C) of subdivision (3) of subsection (c) of  
4090 section 2 of public act 04-3 is repealed. (*Effective from passage*)

4091 Sec. 148. Subparagraph (C) of subdivision (4) of subsection (c) of  
4092 section 2 of public act 04-3 is repealed. (*Effective from passage*)

4093 Sec. 149. Subparagraph (D) of subdivision (4) of subsection (c) of  
4094 section 2 of public act 04-3 is repealed. (*Effective from passage*)

4095 Sec. 150. Section 9 of public act 04-3 is amended to read as follows  
4096 (*Effective from passage*):

4097 The State Bond Commission shall have power, in accordance with  
4098 the provisions of sections 9 to 15, inclusive, of this act, from time to  
4099 time to authorize the issuance of bonds of the state in one or more  
4100 series and in principal amounts in the aggregate, not exceeding  
4101 ~~[\$56,789,000]~~ \$56,389,000.

4102 Sec. 151. Subparagraph (B) of subdivision (1) of subsection (a) of  
4103 section 10 of public act 04-3 is amended to read as follows (*Effective*  
4104 *from passage*):

4105 Alterations, renovations and improvements to facilities, including  
4106 fire, safety, energy conservation and code compliance improvements,  
4107 including improvements to the south electrical loop, not exceeding  
4108 ~~[\$915,000]~~ \$515,000.

4109 Sec. 152. Section 1 of special act 05-1 of the June special session is  
4110 amended to read as follows (*Effective from passage*):

4111 The State Bond Commission shall have power, in accordance with  
4112 the provisions of sections 1 to 7, inclusive, of ~~[this act]~~ special act 05-1  
4113 of the June special session, from time to time to authorize the issuance  
4114 of bonds of the state in one or more series and in principal amounts in  
4115 the aggregate, not exceeding ~~[\$228,614,110]~~ \$202,822,361.

4116 Sec. 153. Subdivision (2) of subsection (i) of section 2 of special act  
4117 05-1 of the June special session is amended to read as follows (*Effective*  
4118 *from passage*):

4119 Alterations, renovations and improvements, including new  
4120 construction at the Southington Readiness Center, not exceeding  
4121 ~~[\$913,300]~~ \$687,540.

4122 Sec. 154. Subparagraph (B) of subdivision (1) of subsection (p) of  
4123 section 2 of special act 05-1 of the June special session is amended to  
4124 read as follows (*Effective from passage*):

4125 Alterations, repairs and improvements-Auxiliary Services buildings,

4126 not exceeding [\$5,000,000] \$3,969,084.

4127 Sec. 155. Subparagraph (C) of subdivision (1) of subsection (p) of  
4128 section 2 of special act 05-1 of the June special session is repealed.  
4129 (*Effective from passage*)

4130 Sec. 156. Subparagraph (A) of subdivision (2) of subsection (p) of  
4131 section 2 of special act 05-1 of the June special session is amended to  
4132 read as follows (*Effective from passage*):

4133 Alterations, renovations and improvements to facilities, including  
4134 energy conservation and code compliance improvements, not  
4135 exceeding [\$2,500,000] \$775,000.

4136 Sec. 157. Subparagraph (B) of subdivision (2) of subsection (p) of  
4137 section 2 of special act 05-1 of the June special session is repealed.  
4138 (*Effective from passage*)

4139 Sec. 158. Subparagraph (C) of subdivision (2) of subsection (p) of  
4140 section 2 of special act 05-1 of the June special session is repealed.  
4141 (*Effective from passage*)

4142 Sec. 159. Subparagraph (D) of subdivision (2) of subsection (p) of  
4143 section 2 of special act 05-1 of the June special session is repealed.  
4144 (*Effective from passage*)

4145 Sec. 160. Subparagraph (E) of subdivision (2) of subsection (p) of  
4146 section 2 of special act 05-1 of the June special session is repealed.  
4147 (*Effective from passage*)

4148 Sec. 161. Subparagraph (A) of subdivision (3) of subsection (p) of  
4149 section 2 of special act 05-1 of the June special session is repealed.  
4150 (*Effective from passage*)

4151 Sec. 162. Subparagraph (B) of subdivision (3) of subsection (p) of  
4152 section 2 of special act 05-1 of the June special session is repealed.  
4153 (*Effective from passage*)

4154 Sec. 163. Subparagraph (C) of subdivision (3) of subsection (p) of  
4155 section 2 of special act 05-1 of the June special session is amended to  
4156 read as follows (*Effective from passage*):

4157 Renovations and improvements to academic facilities, not exceeding  
4158 ~~[\$1,300,000]~~ \$675,000.

4159 Sec. 164. Subparagraph (A) of subdivision (4) of subsection (p) of  
4160 section 2 of special act 05-1 of the June special session is amended to  
4161 read as follows (*Effective from passage*):

4162 Alterations, renovations and improvements to facilities, including  
4163 energy conservation and code compliance improvements, not  
4164 exceeding ~~[\$2,600,000]~~ \$2,214,800.

4165 Sec. 165. Subparagraph (B) of subdivision (4) of subsection (p) of  
4166 section 2 of special act 05-1 of the June special session is repealed.  
4167 (*Effective from passage*)

4168 Sec. 166. Subparagraph (C) of subdivision (4) of subsection (p) of  
4169 section 2 of special act 05-1 of the June special session is repealed.  
4170 (*Effective from passage*)

4171 Sec. 167. Subparagraph (A) of subdivision (5) of subsection (p) of  
4172 section 2 of special act 05-1 of the June special session is amended to  
4173 read as follows (*Effective from passage*):

4174 Alterations, renovations and improvements to facilities, including  
4175 code compliance improvements and a new campus police station, not  
4176 exceeding ~~[\$2,700,000]~~ \$736,307.

4177 Sec. 168. Subparagraph (B) of subdivision (5) of subsection (p) of  
4178 section 2 of special act 05-1 of the June special session is amended to  
4179 read as follows (*Effective from passage*):

4180 Softball field relocation, not exceeding ~~[\$2,788,000]~~ \$274,820.

4181 Sec. 169. Section 12 of special act 05-1 of the June special session is

4182 amended to read as follows (*Effective from passage*):

4183 The State Bond Commission shall have power, in accordance with  
4184 the provisions of sections 12 to 19, inclusive, of [this act] special act 05-  
4185 1 of the June special session, from time to time to authorize the  
4186 issuance of bonds of the state in one or more series and in principal  
4187 amounts in the aggregate, not exceeding [\$130,347,500] \$123,122,500.

4188 Sec. 170. Subdivision (4) of subsection (c) of section 13 of special act  
4189 05-1 of the June special session is amended to read as follows (*Effective*  
4190 *from passage*):

4191 Grant-in-aid to Farmers Cow, L.L.C., for [the Connecticut Dairy  
4192 Entrepreneurial Initiative] business development, not exceeding  
4193 \$300,000.

4194 Sec. 171. Subdivision (8) of subsection (d) of section 13 of special act  
4195 05-1 of the June special session is repealed. (*Effective from passage*)

4196 Sec. 172. Subdivision (25) of subsection (d) of section 13 of special  
4197 act 05-1 of the June special session is amended to read as follows  
4198 (*Effective from passage*):

4199 Grant-in-aid to the town of [East Hampton] Middletown, for  
4200 watershed management at Crystal Lake, not exceeding \$50,000.

4201 Sec. 173. Subdivision (26) of subsection (d) of section 13 of special  
4202 act 05-1 of the June special session is repealed. (*Effective from passage*)

4203 Sec. 174. Subdivision (30) of subsection (d) of section 13 of special  
4204 act 05-1 of the June special session is repealed. (*Effective from passage*)

4205 Sec. 175. Subsection (e) of section 13 of special act 05-1 of the June  
4206 special session is amended to read as follows (*Effective from passage*):

4207 (e) For the Commission on Culture and Tourism:

4208 (1) Funding for a capital grant pool to provide grants-in-aid to

- 4209 cultural organizations, not exceeding \$500,000;
- 4210 (2) Grants-in-aid for restoration and preservation of historic  
4211 structures and landmarks, not exceeding \$300,000;
- 4212 (3) [Grant-in-aid to the town of Ellington to relocate and renovate  
4213 the Pinney House, not exceeding \$500,000] Grant-in-aid to the town of  
4214 Killingworth, for restoration of and renovations to the Killingworth  
4215 Old Town Hall, not exceeding \$250,000;
- 4216 (4) For the Connecticut Arts Endowment Fund, to provide grants-in-  
4217 aid to be matched with private contributions for organizations that are  
4218 exempt from taxation under Section 501(c)(3) of the Internal Revenue  
4219 Code, not exceeding \$500,000;
- 4220 (5) Grant-in-aid to the city of New Haven, for a monument to a  
4221 black Civil War regiment, not exceeding \$175,000;
- 4222 (6) Grant-in-aid to the Aspinock Historical Society of Putnam, for  
4223 restoration and renovation of Cady-Copp Cottage in the town of  
4224 Putnam, not exceeding \$100,000;
- 4225 (7) Grant-in-aid to the Samuel Huntington Trust, Incorporated, for  
4226 the capital campaign to preserve the Samuel Huntington House, not  
4227 exceeding \$70,000;
- 4228 (8) Grant-in-aid to the Quinebaug Shetucket Heritage Corridor,  
4229 Incorporated, for planning the completion of the Airline Trail, not  
4230 exceeding \$100,000;
- 4231 (9) Grant-in-aid to the town of Plymouth, for restoration of the  
4232 historic water wheel and generator in Terryville, not exceeding  
4233 \$350,000;
- 4234 (10) Grant-in-aid to the town of Vernon, for renovation of the  
4235 Rockville Memorial Building, not exceeding \$1,200,000;
- 4236 (11) Grant-in-aid to the Fairfield Historical Society, for construction

4237 of a building to be named the Fairfield Museum and History Center,  
4238 not exceeding \$150,000.

4239 Sec. 176. Subdivision (1) of subsection (i) of section 13 of special act  
4240 05-1 of the June special session is amended to read as follows (*Effective*  
4241 *from passage*):

4242 Grants-in-aid for construction, alterations, repairs and  
4243 improvements to residential facilities, group homes, shelters and  
4244 permanent family residences, not exceeding \$4,500,000, provided (A)  
4245 \$1,000,000 shall be made available for development, including  
4246 construction or acquisition of property in Middlesex County [, for  
4247 Makayla's House] or Windham county for a residential facility, and (B)  
4248 up to \$1,000,000 shall be made available for improvements to,  
4249 alterations and construction of, residential facilities at the Klingberg  
4250 Family Center in New Britain.

4251 Sec. 177. Subdivision (3) of subsection (i) of section 13 of special act  
4252 05-1 of the June special session is amended to read as follows (*Effective*  
4253 *from passage*):

4254 Grants-in-aid to private, nonprofit organizations, including the Boys  
4255 and Girls Clubs of America, YMCAs, YWCAs and community centers,  
4256 for construction and renovation of community youth centers for  
4257 neighborhood recreation or education purposes, not exceeding  
4258 \$5,000,000, provided (A) up to \$1,000,000 shall be made available to the  
4259 Bridgeport Police Athletic League for the construction and renovation  
4260 of a new gym and youth center, and (B) up to \$750,000 shall be made  
4261 available to the city of Bridgeport for the Burroughs Community  
4262 Center.

4263 Sec. 178. Subdivision (4) of subsection (i) of section 13 of special act  
4264 05-1 of the June special session is repealed. (*Effective from passage*)

4265 Sec. 179. Subsection (j) of section 13 of special act 05-1 of the June  
4266 special session is amended to read as follows (*Effective from passage*):

4267 (j) For the Department of Economic and Community Development:

4268 (1) Grant-in-aid to Bridgeport for the design and construction of the  
4269 Congress Street Bridge, not exceeding \$10,000,000;

4270 (2) Grants-in-aid to municipalities and organizations that are  
4271 exempt from taxation under Section 501(c)(3) of the Internal Revenue  
4272 Code, for cultural and entertainment-related economic development  
4273 projects, including projects at museums, not exceeding \$6,000,000,  
4274 provided (A) \$1,000,000 shall be made available for the Bridgeport  
4275 Downtown Cabaret, (B) \$250,000 shall be made available for capital  
4276 improvements to the Augustus Curtis Cultural Center in Meriden, and  
4277 (C) \$625,000 shall be made available to the town of Norwalk for the  
4278 Norwalk Maritime Museum;

4279 (3) Grant-in-aid to the city of Meriden, for improvements to Castle  
4280 Craig Playhouse, not exceeding \$50,000;

4281 (4) Grant-in-aid to the town of Southington, for redevelopment of  
4282 drive-in theater property, not exceeding \$215,000;

4283 (5) Grant-in-aid to the town of Derby, for downtown development,  
4284 not exceeding \$250,000;

4285 (6) Grant-in-aid to the town of Ansonia, for downtown  
4286 development, not exceeding \$125,000;

4287 (7) Grant-in-aid to the city of Norwich, for the harbor district  
4288 project, not exceeding \$250,000;

4289 (8) Grant-in-aid to the town of Putnam, for downtown façade  
4290 improvements, not exceeding \$100,000;

4291 (9) Grant-in-aid to the town of Putnam, for planning the  
4292 Quinnebaug industrial park and a facility containing the community  
4293 center, town hall and library, not exceeding \$200,000;

4294 (10) Grant-in-aid to the Goodspeed Opera House Foundation,

4295 Incorporated, for construction of a new facility in the town of East  
4296 Haddam, not exceeding \$5,000,000;

4297 (11) Grant-in-aid to Cross Sound Ferry, Inc., for dredging and  
4298 repairs to the shipyard, not exceeding \$1,750,000;

4299 (12) Grant-in-aid to the town of West Haven, for Front Avenue  
4300 industrial development and for improvements to the Allingtown  
4301 Business District, not exceeding \$1,000,000;

4302 (13) Grant-in-aid to the town of Stratford, for the Barnum Avenue  
4303 streetscape project, not exceeding \$500,000;

4304 (14) Grant-in-aid to the city of New Haven, for rehabilitation and  
4305 renovation of the Quinnipiac Terrace/Riverview project, not exceeding  
4306 \$2,000,000;

4307 (15) Grant-in-aid to the town of West Haven, for revitalization of the  
4308 downtown, not exceeding \$500,000;

4309 (16) Grant-in-aid to the Fairfield Theatre Company, for purchase  
4310 and installation of a sprinkler system, not exceeding \$100,000;

4311 (17) Grant-in-aid to the city of Hartford, for the purchase of a  
4312 building and necessary alterations and renovation for the John E.  
4313 Rogers African American Cultural Center of Hartford, not exceeding  
4314 \$50,000;

4315 (18) Grant-in-aid to the Craftery Gallery, Incorporated, for the  
4316 purchase of a building and necessary alterations and renovations, not  
4317 exceeding \$50,000;

4318 (19) Grant-in-aid to the Northeast Connecticut Economic Alliance,  
4319 for a revolving loan fund to provide financial assistance to small  
4320 businesses, not exceeding \$200,000;

4321 (20) Grant-in-aid to the town of Portland, for renovation of property  
4322 for the Sculptors Museum and Training Center, not exceeding \$90,000;

4323 (21) Grant-in-aid to the town of Portland, for improvements and  
4324 repairs to the town green gazebo and the historic brownstone swing,  
4325 not exceeding \$50,000;

4326 (22) Grant-in-aid to the town of Portland, for sidewalk repairs and  
4327 aesthetic improvements to Main Street, not exceeding \$125,000;

4328 (23) Grant-in-aid to the [city of Meriden, for economic development  
4329 or the purchase of open space property rights at Mountainside  
4330 Corporation, not exceeding \$1,000,000] University of New Haven, for  
4331 establishment and construction of the Henry Lee Institute, not  
4332 exceeding \$2,000,000;

4333 (24) Grant-in-aid to the town of Bloomfield for a facade  
4334 improvement program, not exceeding \$500,000.

4335 Sec. 180. Subdivision (7) of subsection (m) of section 13 of special act  
4336 05-1 of the June special session is amended to read as follows (*Effective*  
4337 *from passage*):

4338 Grant-in-aid to the Windham Regional Community Council, Inc.,  
4339 for [improvements to the Windham Recovery Center] the acquisition  
4340 of and improvements to a central office building in Willimantic, not  
4341 exceeding [\$764,000] \$814,500.

4342 Sec. 181. Subdivision (10) of subsection (m) of section 13 of special  
4343 act 05-1 of the June special session is amended to read as follows  
4344 (*Effective from passage*):

4345 Grant-in-aid to [the city of Norwich, for the expansion of] Martin  
4346 House for the expansion of the facility, not exceeding \$700,000.

4347 Sec. 182. Subdivision (11) of subsection (m) of section 13 of special  
4348 act 05-1 of the June special session is repealed. (*Effective from passage*)

4349 Sec. 183. Subdivision (13) of subsection (m) of section 13 of special  
4350 act 05-1 of the June special session is repealed. (*Effective from passage*)

4351 Sec. 184. Subdivision (15) of subsection (m) of section 13 of special  
4352 act 05-1 of the June special session is amended to read as follows  
4353 (*Effective from passage*):

4354 Grant-in-aid to the [city of Danbury, for the purchase of buildings  
4355 for Greater Danbury AIDS Project] Greater Danbury AIDS Project for  
4356 the purchase of buildings, not exceeding \$1,000,000.

4357 Sec. 185. Subdivision (16) of subsection (m) of section 13 of special  
4358 act 05-1 of the June special session is repealed. (*Effective from passage*)

4359 Sec. 186. Subdivision (20) of subsection (m) of section 13 of special  
4360 act 05-1 of the June special session is amended to read as follows  
4361 (*Effective from passage*):

4362 Grant-in-aid to the town of West Hartford, for [the relocation of]  
4363 improvements to the senior center, not exceeding \$500,000.

4364 Sec. 187. Subsection (n) of section 13 of special act 05-1 of the June  
4365 special session is amended to read as follows (*Effective from passage*):

4366 (n) For the Office of Policy and Management:

4367 (1) Grants-in-aid to municipalities for development of a computer-  
4368 assisted mass appraisal system in accordance with section 12-62f of the  
4369 general statutes, not exceeding \$748,500;

4370 [(2) Grant-in-aid to the University of New Haven, for establishment  
4371 and construction of the Henry Lee Institute, not exceeding \$2,000,000;

4372 (3) Grant-in-aid to the town of Middlefield, for improvements to the  
4373 Mattabeseck Bridge, not exceeding \$250,000;]

4374 [(4)] (2) Grant-in-aid to the town of Westbrook, for a conversion to a  
4375 new town garage, not exceeding \$1,500,000;

4376 [(5) Grant-in-aid to the town of Killingworth, for restoration of and  
4377 renovations to the Killingworth Old Town Hall, not exceeding

4378 \$250,000;]

4379 [(6)] (3) Grant-in-aid to the town of Branford, for replacement of  
4380 traffic lights and sidewalks on Short Beach Road, not exceeding  
4381 \$150,000.

4382 Sec. 188. Section 13 of special act 05-1 of the June special session is  
4383 amended by adding subsection (o) as follows (*Effective from passage*):

4384 (NEW) (o) For the Department of Transportation: Grant-in-aid to  
4385 the town of Middlefield, for improvements to the Mattabeseck Bridge,  
4386 not exceeding \$250,000.

4387 Sec. 189. Section 20 of special act 05-1 of the June special session is  
4388 amended to read as follows (*Effective from passage*):

4389 The State Bond Commission shall have power, in accordance with  
4390 the provisions of sections 20 to 26, inclusive, of [this act] special act 05-  
4391 1 of the June special session, from time to time to authorize the  
4392 issuance of bonds of the state in one or more series and in principal  
4393 amounts in the aggregate, not exceeding [\$299,965,241] \$177,381,115.

4394 Sec. 190. Subdivision (3) of subsection (j) of section 21 of special act  
4395 05-1 of the June special session is amended to read as follows (*Effective*  
4396 *from passage*):

4397 At Gateway Community Technical College: [Implementation of the  
4398 master plan consolidating both campuses into a single location]  
4399 Development of a new comprehensive campus, including parking, not  
4400 exceeding \$77,947,900.

4401 Sec. 191. Subparagraph (A) of subdivision (1) of subsection (k) of  
4402 section 21 of special act 05-1 of the June special session is repealed.  
4403 (*Effective from passage*)

4404 Sec. 192. Subparagraph (B) of subdivision (1) of subsection (k) of  
4405 section 21 of special act 05-1 of the June special session is amended to

4406 read as follows (*Effective from passage*):

4407 Alterations, repairs and improvements-Auxiliary Services buildings,  
4408 not exceeding [\$5,000,000] \$2,142,494.

4409 Sec. 193. Subdivision (2) of subsection (k) of section 21 of special act  
4410 05-1 of the June special session is repealed. (*Effective from passage*)

4411 Sec. 194. Subdivision (3) of subsection (k) of section 21 of special act  
4412 05-1 of the June special session is repealed. (*Effective from passage*)

4413 Sec. 195. Subparagraph (A) of subdivision (4) of subsection (k) of  
4414 section 21 of special act 05-1 of the June special session is amended to  
4415 read as follows (*Effective from passage*):

4416 Alterations, renovations and improvements to facilities, including  
4417 fire, safety, energy conservation and code compliance improvements,  
4418 not exceeding [\$1,100,000] \$1,011,700.

4419 Sec. 196. Subparagraph (B) of subdivision (4) of subsection (k) of  
4420 section 21 of special act 05-1 of the June special session is repealed.  
4421 (*Effective from passage*)

4422 Sec. 197. Subparagraph (C) of subdivision (4) of subsection (k) of  
4423 section 21 of special act 05-1 of the June special session is repealed.  
4424 (*Effective from passage*)

4425 Sec. 198. Subparagraph (D) of subdivision (4) of subsection (k) of  
4426 section 21 of special act 05-1 of the June special session is repealed.  
4427 (*Effective from passage*)

4428 Sec. 199. Subparagraph (A) of subdivision (5) of subsection (k) of  
4429 section 21 of special act 05-1 of the June special session is amended to  
4430 read as follows (*Effective from passage*):

4431 Alterations, renovations and improvements to facilities, including  
4432 fire, safety, energy conservation and code compliance improvements,  
4433 not exceeding [\$2,500,000] \$1,171,680.

4434 Sec. 200. Subparagraph (C) of subdivision (5) of subsection (k) of  
4435 section 21 of special act 05-1 of the June special session is repealed.  
4436 (*Effective from passage*)

4437 Sec. 201. Subparagraph (D) of subdivision (5) of subsection (k) of  
4438 section 21 of special act 05-1 of the June special session is repealed.  
4439 (*Effective from passage*)

4440 Sec. 202. Section 31 of special act 05-1 of the June special session is  
4441 amended to read as follows (*Effective from passage*):

4442 The State Bond Commission shall have power, in accordance with  
4443 the provisions of sections 31 to 38, inclusive, of [this act] special act 05-  
4444 1 of the June special session, from time to time to authorize the  
4445 issuance of bonds of the state in one or more series and in principal  
4446 amounts in the aggregate, not exceeding [\$108,665,500] \$175,315,500.

4447 Sec. 203. Subsection (a) of section 32 of special act 05-1 of the June  
4448 special session is amended to read as follows (*Effective from passage*):

4449 (a) For the Office of Policy and Management:

4450 [(1)] Grants-in-aid to municipalities for development of a computer-  
4451 assisted mass appraisal system in accordance with section 12-62f of the  
4452 general statutes, not exceeding \$748,500. [;]

4453 [(2)] Grant-in-aid to the University of New Haven, for establishment  
4454 and construction of the Henry Lee Institute, not exceeding \$2,000,000;

4455 (3) Grant-in-aid to the Norwalk Transit District, for construction of a  
4456 bus depot, not exceeding \$250,000;

4457 (4) Grant-in-aid to the town of Southington for the reconstruction of  
4458 the intersection of Marion Avenue and Mount Vernon Road, not  
4459 exceeding \$150,000;

4460 (5) Grant-in-aid to the town of Coventry, for construction of a sand  
4461 and salt shed, not exceeding \$350,000.]

4462 Sec. 204. Subdivision (7) of subsection (d) of section 32 of special act  
4463 05-1 of the June special session is repealed. (*Effective from passage*)

4464 Sec. 205. Subdivision (10) of subsection (d) of section 32 of special  
4465 act 05-1 of the June special session is repealed. (*Effective from passage*)

4466 Sec. 206. Subdivision (14) of subsection (d) of section 32 of special  
4467 act 05-1 of the June special session is repealed. (*Effective from passage*)

4468 Sec. 207. Subdivision (23) of subsection (d) of section 32 of special  
4469 act 05-1 of the June special session is repealed. (*Effective from passage*)

4470 Sec. 208. Subdivision (30) of subsection (d) of section 32 of special  
4471 act 05-1 of the June special session is repealed. (*Effective from passage*)

4472 Sec. 209. Subdivision (36) of subsection (d) of section 32 of special  
4473 act 05-1 of the June special session is repealed. (*Effective from passage*)

4474 Sec. 210. Subdivision (3) of subsection (i) of section 32 of special act  
4475 05-1 of the June special session is amended to read as follows (*Effective*  
4476 *from passage*):

4477 Grants-in-aid to private, nonprofit organizations, including the Boys  
4478 and Girls Clubs of America, YMCAs, YWCAs and community centers  
4479 for construction and renovation of community youth centers for  
4480 neighborhood recreation or education purposes, not exceeding  
4481 [\$5,000,000] \$6,317,070, provided (A) up to \$439,020 shall be made  
4482 available to the Windham-Tolland 4-H Camp in Pomfret Center, (B) up  
4483 to \$2,450,000 shall be made available to the Cardinal Shehan Center in  
4484 Bridgeport for renovations to a youth center, (C) up to \$878,050 shall  
4485 be made available to the Regional YMCA of Western Connecticut in  
4486 Brookfield for capital improvements, including an indoor pool, (D) up  
4487 to \$150,000 shall be made available to the Milford/Orange YMCA for a  
4488 new addition and Americans with Disabilities Act compliance projects,  
4489 (E) up to \$1,000,000 shall be made available to the Connecticut Alliance  
4490 of Boys and Girls Clubs to develop and construct a new facility in  
4491 Milford, (F) up to \$250,000 shall be made available to the Boys and

4492 Girls Village, Inc. for acquisition or rehabilitation of program facilities  
4493 in Bridgeport, (G) up to \$150,000 shall be made available to the  
4494 Ralphola Taylor Community Center YMCA in Bridgeport, (H) up to  
4495 \$1,000,000 shall be made available to the Soundview Family YMCA in  
4496 Branford for construction of a swimming pool complex, and (I) up to  
4497 \$1,500,000 shall be made available for construction of a new YMCA on  
4498 Albany Avenue in Hartford.

4499 Sec. 211. Subsection (j) of section 32 of special act 05-1 of the June  
4500 special session is amended to read as follows (*Effective from passage*):

4501 (j) For the Department of Economic and Community Development:

4502 (1) Grant-in-aid to Milford for the Devon Borough Revitalization  
4503 Project, not exceeding \$2,500,000;

4504 (2) Grant-in-aid to municipalities and organizations that are exempt  
4505 from taxation under Section 501(c)(3) of the Internal Revenue Code, for  
4506 cultural and entertainment-related economic development projects,  
4507 including projects at museums, not exceeding \$4,000,000, provided  
4508 \$625,000 shall be made available to the town of Norwalk for the  
4509 Norwalk Maritime Museum;

4510 (3) Grant-in-aid to the town of Derby, for downtown development,  
4511 not exceeding \$250,000;

4512 (4) Grant-in-aid to the town of Ansonia, for downtown  
4513 development, not exceeding \$125,000;

4514 (5) Grant-in-aid to the city of Norwich, for the harbor district  
4515 project, not exceeding \$1,250,000;

4516 (6) Grant-in-aid to the town of Thompson, for downtown  
4517 revitalization, not exceeding \$1,000,000;

4518 (7) Grant-in-aid to the town of Killingly, for downtown  
4519 revitalization, not exceeding \$1,000,000;

4520 (8) Grant-in-aid to the Goodspeed Opera House Foundation,  
4521 Incorporated, for construction of a new facility in the town of East  
4522 Haddam, not exceeding \$5,000,000;

4523 (9) Grant-in-aid to the [Connecticut Culinary Institute, for  
4524 improvements to convert the Hastings Hotel into a vocation training  
4525 school, not exceeding \$3,500,000] University of New Haven, for  
4526 establishment and construction of the Henry Lee Institute, not  
4527 exceeding \$2,000,000;

4528 (10) Grant-in-aid to the city of New Haven, for rehabilitation and  
4529 renovation of the Quinnipiac Terrace and Riverview projects, not  
4530 exceeding \$2,000,000;

4531 (11) Grant-in-aid to the city of Bridgeport, for revitalization of the  
4532 Hollow Neighborhood, not exceeding \$500,000;

4533 (12) Grant-in-aid to the Northeast Connecticut Economic Alliance,  
4534 for a revolving loan fund to provide financial assistance to small  
4535 businesses, not exceeding \$200,000;

4536 (13) Grant-in-aid to the city of Bridgeport, for improvements to the  
4537 Palace Theater, not exceeding \$250,000;

4538 (14) Grant-in-aid to the East Hartford Housing Authority, for  
4539 renovation of an existing building into a community center at Veterans  
4540 Terrace, not exceeding \$350,000;

4541 (15) Grant-in-aid to the town of Hamden, for revitalization of  
4542 Highwood Square, not exceeding \$750,000;

4543 (16) Grant-in-aid to the Waterbury Development Corporation, for  
4544 lighting, grandstand seating and building improvements at Waterbury  
4545 Municipal Stadium, not exceeding \$1,500,000;

4546 (17) Grant-in-aid to the town of Cromwell, for downtown  
4547 revitalization, not exceeding \$150,000;

4548 [(18) Grant-in-aid to the town of Farmington, for revitalization of  
4549 Unionville center, not exceeding \$300,000;]

4550 [(19)] (18) Grant-in-aid to the city of Meriden, for a streetscape  
4551 project, not exceeding \$250,000;

4552 [(20)] (19) Grant-in-aid to the town of West Hartford, for site  
4553 acquisition and improvements for the Science Center of Connecticut,  
4554 not exceeding \$500,000;

4555 [(21)] (20) Grant-in-aid to Bridgeport for a feasibility study for the  
4556 Congress Street Plaza urban renewal area in Bridgeport, not exceeding  
4557 \$250,000;

4558 [(22)] (21) Grant-in-aid to the town of Bloomfield, for a façade  
4559 improvement program, not exceeding \$500,000.

4560 Sec. 212. Subdivision (5) of subsection (m) of section 32 of special act  
4561 05-1 of the June special session is amended to read as follows (*Effective*  
4562 *from passage*):

4563 Grant-in-aid to [the town of Killingly] United Services of Dayville,  
4564 for alteration and expansion of facilities, [for United Services of  
4565 Dayville,] not exceeding \$750,000.

4566 Sec. 213. Subdivision (8) of subsection (m) of section 32 of special act  
4567 05-1 of the June special session is repealed. (*Effective from passage*)

4568 Sec. 214. Section 32 of special act 05-1 of the June special session is  
4569 amended by adding subsection (n) as follows (*Effective from passage*):

4570 (NEW) (n) For the Department of Transportation:

4571 (1) Grant-in-aid to the Norwalk Transit District, for construction of a  
4572 bus depot, not exceeding \$250,000;

4573 (2) Grant-in-aid to the town of Southington for the reconstruction of

4574 the intersection of Marion Avenue and Mount Vernon Road, not  
 4575 exceeding \$150,000;

4576 (3) Grant-in-aid to the town of Coventry, for construction of a sand  
 4577 and salt shed, not exceeding \$350,000.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	New section
Sec. 2	<i>from passage</i>	New section
Sec. 3	<i>from passage</i>	New section
Sec. 4	<i>from passage</i>	New section
Sec. 5	<i>from passage</i>	New section
Sec. 6	<i>from passage</i>	New section
Sec. 7	<i>from passage</i>	New section
Sec. 8	<i>from passage</i>	New section
Sec. 9	<i>from passage</i>	New section
Sec. 10	<i>from passage</i>	New section
Sec. 11	<i>from passage</i>	New section
Sec. 12	<i>from passage</i>	New section
Sec. 13	<i>from passage</i>	New section
Sec. 14	<i>from passage</i>	New section
Sec. 15	<i>from passage</i>	New section
Sec. 16	<i>from passage</i>	New section
Sec. 17	<i>from passage</i>	New section
Sec. 18	<i>from passage</i>	New section
Sec. 19	<i>from passage</i>	New section
Sec. 20	<i>July 1, 2008</i>	New section
Sec. 21	<i>July 1, 2008</i>	New section
Sec. 22	<i>July 1, 2008</i>	New section
Sec. 23	<i>July 1, 2008</i>	New section
Sec. 24	<i>July 1, 2008</i>	New section
Sec. 25	<i>July 1, 2008</i>	New section
Sec. 26	<i>July 1, 2008</i>	New section
Sec. 27	<i>July 1, 2008</i>	New section
Sec. 28	<i>July 1, 2008</i>	New section
Sec. 29	<i>July 1, 2008</i>	New section
Sec. 30	<i>July 1, 2008</i>	New section
Sec. 31	<i>July 1, 2008</i>	New section

Sec. 32	July 1, 2008	New section
Sec. 33	July 1, 2008	New section
Sec. 34	July 1, 2008	New section
Sec. 35	July 1, 2008	New section
Sec. 36	July 1, 2008	New section
Sec. 37	July 1, 2008	New section
Sec. 38	July 1, 2008	New section
Sec. 39	from passage	New section
Sec. 40	from passage	4-66c(a) and (b)
Sec. 41	from passage	4-66g(a)
Sec. 42	from passage	4a-10(a)
Sec. 43	from passage	7-538(a)
Sec. 44	from passage	8-336n(a)
Sec. 45	from passage	10-66hh
Sec. 46	from passage	10-66jj(a)
Sec. 47	from passage	10-287d
Sec. 48	from passage	10-292k
Sec. 49	from passage	22-26hh
Sec. 50	from passage	22a-483(a)
Sec. 51	from passage	22a-483(d)
Sec. 52	from passage	32-235
Sec. 53	from passage	PA 96-250, Sec. 3(a)
Sec. 54	from passage	10a-109g(a)
Sec. 55	from passage	11-24c
Sec. 56	July 1, 2008	New section
Sec. 57	from passage	32-462a
Sec. 58	from passage	10a-109d(a)(10)
Sec. 59	from passage	10a-109e(a)
Sec. 60	from passage	10a-109n(a)
Sec. 61	from passage	13b-79p(a)(4)
Sec. 62	from passage	13b-79p(a)(11)
Sec. 63	from passage	13b-79p(a)
Sec. 64	from passage	New section
Sec. 65	from passage	New section
Sec. 66	from passage	13b-79o(9)
Sec. 67	from passage	New section
Sec. 68	from passage	New section
Sec. 69	from passage	New section
Sec. 70	from passage	New section
Sec. 71	from passage	New section

Sec. 72	<i>from passage</i>	New section
Sec. 73	<i>from passage</i>	New section
Sec. 74	<i>from passage</i>	New section
Sec. 75	<i>from passage</i>	New section
Sec. 76	<i>from passage</i>	New section
Sec. 77	<i>July 1, 2008</i>	New section
Sec. 78	<i>July 1, 2008</i>	New section
Sec. 79	<i>July 1, 2008</i>	New section
Sec. 80	<i>July 1, 2008</i>	New section
Sec. 81	<i>July 1, 2008</i>	New section
Sec. 82	<i>July 1, 2008</i>	New section
Sec. 83	<i>May 1, 2008</i>	New section
Sec. 84	<i>May 1, 2008</i>	New section
Sec. 85	<i>May 1, 2008</i>	New section
Sec. 86	<i>May 1, 2008</i>	New section
Sec. 87	<i>May 1, 2008</i>	New section
Sec. 88	<i>from passage</i>	13b-79p(b)
Sec. 89	<i>from passage</i>	13b-79x
Sec. 90	<i>from passage</i>	13b-78m
Sec. 91	<i>from passage</i>	13b-78p(a)
Sec. 92	<i>from passage</i>	New section
Sec. 93	<i>from passage</i>	New section
Sec. 94	<i>from passage</i>	13b-4
Sec. 95	<i>from passage</i>	New section
Sec. 96	<i>from passage</i>	New section
Sec. 97	<i>from passage</i>	13b-57g(j)
Sec. 98	<i>from passage</i>	New section
Sec. 99	<i>from passage</i>	New section
Sec. 100	<i>July 1, 2007</i>	New section
Sec. 101	<i>July 1, 2008</i>	New section
Sec. 102	<i>July 1, 2008</i>	New section
Sec. 103	<i>July 1, 2008</i>	New section
Sec. 104	<i>July 1, 2008</i>	New section
Sec. 105	<i>July 1, 2008</i>	New section
Sec. 106	<i>July 1, 2008</i>	New section
Sec. 107	<i>July 1, 2008</i>	New section
Sec. 108	<i>July 1, 2008</i>	New section
Sec. 109	<i>from passage</i>	New section
Sec. 110	<i>from passage</i>	SA 87-77, Sec. 2(q)

Sec. 111	<i>from passage</i>	SA 91-7 of the June Sp. Sess., Sec. 1
Sec. 112	<i>from passage</i>	SA 91-7 of the June Sp. Sess., Sec. 2(d)
Sec. 113	<i>from passage</i>	SA 93-2 of the June Sp. Sess., Sec. 30(o)
Sec. 114	<i>from passage</i>	SA 95-20, Sec. 33(e)
Sec. 115	<i>from passage</i>	SA 97-1 of the June 5 Sp. Sess., Sec. 20
Sec. 116	<i>from passage</i>	SA 97-1 of the June 5 Sp. Sess., Sec. 21(l)
Sec. 117	<i>from passage</i>	PA 99-242, Sec. 2(h)(3)
Sec. 118	<i>from passage</i>	PA 99-242, Sec. 13(b)(5)
Sec. 119	<i>from passage</i>	PA 99-242, Sec. 20
Sec. 120	<i>from passage</i>	PA 99-242, Sec. 21(g)(3)
Sec. 121	<i>from passage</i>	PA 99-242, Sec. 21(k)(1)(B)
Sec. 122	<i>from passage</i>	PA 99-242, Sec. 21(k)(3)(C)
Sec. 123	<i>from passage</i>	SA 01-2 of the June Sp. Sess., Sec. 1
Sec. 124	<i>from passage</i>	SA 01-2 of the June Sp. Sess., Sec. 2(j)
Sec. 125	<i>from passage</i>	SA 01-2 of the June Sp. Sess., Sec. 9(d)
Sec. 126	<i>from passage</i>	SA 01-2 of the June Sp. Sess., Sec. 16
Sec. 127	<i>from passage</i>	Repealer section
Sec. 128	<i>from passage</i>	SA 02-1 of the May 9 Sp. Sess., Sec. 8
Sec. 129	<i>from passage</i>	SA 02-1 of the May 9 Sp. Sess., Sec. 9(a)
Sec. 130	<i>from passage</i>	SA 04-2 of the May Sp. Sess., Sec. 1
Sec. 131	<i>from passage</i>	SA 04-2 of the May Sp. Sess., Sec. 2(b)
Sec. 132	<i>from passage</i>	SA 04-2 of the May Sp. Sess., Sec. 2(h)
Sec. 133	<i>from passage</i>	SA 04-2 of the May 2004 Sp. Sess., Sec. 2(k)

Sec. 134	<i>from passage</i>	SA 04-2 of the May 2004 Sp. Sess., Sec. 2(k)
Sec. 135	<i>from passage</i>	Repealer section
Sec. 136	<i>from passage</i>	SA 04-2 of the May 2004 Sp. Sess., Sec. 2(k)
Sec. 137	<i>from passage</i>	SA 04-2 of the May 2004 Sp. Sess., Sec. 2(k)
Sec. 138	<i>from passage</i>	Repealer section
Sec. 139	<i>from passage</i>	SA 04-2 of the May 2004 Sp. Sess., Sec. 2(k)
Sec. 140	<i>from passage</i>	SA 04-2 of the May Sp. Sess., Sec. 12
Sec. 141	<i>from passage</i>	SA 04-2 of the May Sp. Sess., Sec. 13(b)
Sec. 142	<i>from passage</i>	PA 04-3, Sec. 1
Sec. 143	<i>from passage</i>	Repealer section
Sec. 144	<i>from passage</i>	Repealer section
Sec. 145	<i>from passage</i>	Repealer section
Sec. 146	<i>from passage</i>	Repealer section
Sec. 147	<i>from passage</i>	Repealer section
Sec. 148	<i>from passage</i>	Repealer section
Sec. 149	<i>from passage</i>	Repealer section
Sec. 150	<i>from passage</i>	PA 04-3, Sec. 9
Sec. 151	<i>from passage</i>	PA 04-3, Sec. 10(a)(1)(B)
Sec. 152	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 1
Sec. 153	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 2(i)
Sec. 154	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 2(p)
Sec. 155	<i>from passage</i>	Repealer section
Sec. 156	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 2(p)
Sec. 157	<i>from passage</i>	Repealer section
Sec. 158	<i>from passage</i>	Repealer section
Sec. 159	<i>from passage</i>	Repealer section
Sec. 160	<i>from passage</i>	Repealer section
Sec. 161	<i>from passage</i>	Repealer section
Sec. 162	<i>from passage</i>	Repealer section

Sec. 163	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 2(p)
Sec. 164	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 2(p)
Sec. 165	<i>from passage</i>	Repealer section
Sec. 166	<i>from passage</i>	Repealer section
Sec. 167	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 2(p)
Sec. 168	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 2(p)
Sec. 169	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 12
Sec. 170	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(c)
Sec. 171	<i>from passage</i>	Repealer section
Sec. 172	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(d)
Sec. 173	<i>from passage</i>	Repealer section
Sec. 174	<i>from passage</i>	Repealer section
Sec. 175	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(e)
Sec. 176	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(i)
Sec. 177	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(i)
Sec. 178	<i>from passage</i>	Repealer section
Sec. 179	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(j)
Sec. 180	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(m)
Sec. 181	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(m)
Sec. 182	<i>from passage</i>	Repealer section
Sec. 183	<i>from passage</i>	Repealer section
Sec. 184	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(m)
Sec. 185	<i>from passage</i>	Repealer section
Sec. 186	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(m)

Sec. 187	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(n)
Sec. 188	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13
Sec. 189	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 20
Sec. 190	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 21(j)
Sec. 191	<i>from passage</i>	Repealer section
Sec. 192	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 21(k)
Sec. 193	<i>from passage</i>	Repealer section
Sec. 194	<i>from passage</i>	Repealer section
Sec. 195	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 21(k)
Sec. 196	<i>from passage</i>	Repealer section
Sec. 197	<i>from passage</i>	Repealer section
Sec. 198	<i>from passage</i>	Repealer section
Sec. 199	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 21(k)
Sec. 200	<i>from passage</i>	Repealer section
Sec. 201	<i>from passage</i>	Repealer section
Sec. 202	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 31
Sec. 203	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 32(a)
Sec. 204	<i>from passage</i>	Repealer section
Sec. 205	<i>from passage</i>	Repealer section
Sec. 206	<i>from passage</i>	Repealer section
Sec. 207	<i>from passage</i>	Repealer section
Sec. 208	<i>from passage</i>	Repealer section
Sec. 209	<i>from passage</i>	Repealer section
Sec. 210	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 32(i)
Sec. 211	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 32(j)
Sec. 212	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 32(m)
Sec. 213	<i>from passage</i>	Repealer section

Sec. 214	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 32
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