



General Assembly

Bill No. 7004

September Special
Session, 2009

LCO No. 9840

*09840 _____ *

Referred to Committee on No Committee

Introduced by:

REP. DONOVAN, 84th Dist.

SEN. WILLIAMS, 29th Dist.

**AN ACT AUTHORIZING AND ADJUSTING BONDS OF THE STATE
FOR CAPITAL IMPROVEMENTS, TRANSPORTATION AND OTHER
PURPOSES.**

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

1 Section 1. Subsection (a) of section 4-66g of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective from*
3 *passage*):

4 (a) For the purposes described in subsection (b) of this section, the
5 State Bond Commission shall have the power, from time to time, to
6 authorize the issuance of bonds of the state in one or more series and
7 in principal amounts not exceeding in the aggregate one hundred
8 [forty] eighty million dollars, provided twenty million dollars of said
9 authorization shall be effective July 1, [2008] 2010.

10 Sec. 2. Subsection (a) of section 7-538 of the general statutes is
11 repealed and the following is substituted in lieu thereof (*Effective from*
12 *passage*):

13 (a) For the purposes described in subsection (b) of this section, the
14 State Bond Commission shall have the power, from time to time, to
15 authorize the issuance of bonds of the state in one or more series and
16 in principal amounts not exceeding in the aggregate [five hundred
17 eighty-five] six hundred forty-five million dollars, provided thirty
18 million dollars of said authorization shall be effective July 1, [2008]
19 2010.

20 Sec. 3. Section 10-287d of the general statutes, as amended by
21 section 127 of public act 09-3 of the June special session, is repealed
22 and the following is substituted in lieu thereof (*Effective from passage*):

23 For the purposes of funding (1) grants to projects that have received
24 approval of the State Board of Education pursuant to sections 10-287
25 and 10-287a, subsection (a) of section 10-65 and section 10-76e, (2)
26 grants to assist school building projects to remedy safety and health
27 violations and damage from fire and catastrophe, and (3) regional
28 vocational-technical school projects pursuant to section 10-283b, the
29 State Treasurer is authorized and directed, subject to and in
30 accordance with the provisions of section 3-20, to issue bonds of the
31 state from time to time in one or more series in an aggregate amount
32 not exceeding [six billion nine hundred twenty million two hundred
33 ten thousand] eight billion thirty-eight million nine hundred sixty
34 thousand dollars, provided six hundred thirty million four hundred
35 thousand dollars of said authorization shall be effective July 1, 2010.
36 Bonds of each series shall bear such date or dates and mature at such
37 time or times not exceeding thirty years from their respective dates
38 and be subject to such redemption privileges, with or without
39 premium, as may be fixed by the State Bond Commission. They shall
40 be sold at not less than par and accrued interest and the full faith and
41 credit of the state is pledged for the payment of the interest thereon
42 and the principal thereof as the same shall become due, and
43 accordingly and as part of the contract of the state with the holders of
44 said bonds, appropriation of all amounts necessary for punctual
45 payment of such principal and interest is hereby made, and the State

46 Treasurer shall pay such principal and interest as the same become
47 due. The State Treasurer is authorized to invest temporarily in direct
48 obligations of the United States, United States agency obligations,
49 certificates of deposit, commercial paper or bank acceptances such
50 portion of the proceeds of such bonds or of any notes issued in
51 anticipation thereof as may be deemed available for such purpose.

52 Sec. 4. Section 10-292k of the general statutes, as amended by section
53 128 of public act 09-3 of the June special session, is repealed and the
54 following is substituted in lieu thereof (*Effective from passage*):

55 For purposes of funding subsidy grants, except for interest subsidy
56 grants made pursuant to subsection (b) of section 10-292m, the State
57 Treasurer is authorized and directed, subject to and in accordance with
58 the provisions of section 3-20, to issue bonds of the state from time to
59 time in one or more series in an aggregate amount not exceeding [three
60 hundred fourteen million five hundred thousand] three hundred
61 thirty-four million seven hundred thousand dollars, provided eleven
62 million two hundred thousand dollars of said authorization shall be
63 effective July 1, 2010. Bonds of each series shall bear such date or dates
64 and mature at such time or times not exceeding thirty years from their
65 respective dates and be subject to such redemption privileges, with or
66 without premium, as may be fixed by the State Bond Commission.
67 They shall be sold at not less than par and accrued interest thereon and
68 the full faith and credit of the state is pledged for the payment of the
69 interest thereon and the principal thereof as the same shall become
70 due, and accordingly and as part of the contract of the state with the
71 holders of said bonds, appropriation of all amounts necessary for
72 punctual payment of such principal and interest is hereby made, and
73 the State Treasurer shall pay such principal and interest as the same
74 become due. The State Treasurer is authorized to invest temporarily in
75 direct obligations of the United States, United States agency
76 obligations, certificates of deposit, commercial paper or bank
77 acceptances, such portion of the proceeds of such bonds or of any
78 notes issued in anticipation thereof as may be deemed available for

79 such purpose.

80 Sec. 5. Subsection (a) of section 22a-483 of the general statutes is
81 repealed and the following is substituted in lieu thereof (*Effective from*
82 *passage*):

83 (a) For the purposes of sections 22a-475 to 22a-483, inclusive, as
84 amended by this act, the State Bond Commission shall have the power,
85 from time to time to authorize the issuance of bonds of the state in one
86 or more series and in principal amounts, not exceeding in the
87 aggregate [nine hundred sixty-one million thirty thousand] one billion
88 sixty-six million thirty thousand dollars, provided [ninety] forty
89 million dollars of said authorization shall be effective July 1, [2008]
90 2010.

91 Sec. 6. Subsection (d) of section 22a-483 of the general statutes is
92 repealed and the following is substituted in lieu thereof (*Effective from*
93 *passage*):

94 (d) Notwithstanding the foregoing, nothing herein shall preclude
95 the State Bond Commission from authorizing the issuance of revenue
96 bonds, in principal amounts not exceeding in the aggregate [one billion
97 seven hundred fifty-three million four hundred thousand] one billion
98 nine hundred thirteen million four hundred thousand dollars,
99 provided [one hundred] eighty million dollars of said authorization
100 shall be effective July 1, [2008] 2010, that are not general obligations of
101 the state of Connecticut to which the full faith and credit of the state of
102 Connecticut are pledged for the payment of the principal and interest.
103 Such revenue bonds shall mature at such time or times not exceeding
104 thirty years from their respective dates as may be provided in or
105 pursuant to the resolution or resolutions of the State Bond Commission
106 authorizing such revenue bonds. The revenue bonds, revenue state
107 bond anticipation notes and revenue state grant anticipation notes
108 authorized to be issued under sections 22a-475 to 22a-483, inclusive, as
109 amended by this act, shall be special obligations of the state and shall
110 not be payable from nor charged upon any funds other than the

111 revenues or other receipts, funds or moneys pledged therefor as
112 provided in said sections 22a-475 to 22a-483, inclusive, including the
113 repayment of municipal loan obligations; nor shall the state or any
114 political subdivision thereof be subject to any liability thereon except
115 to the extent of such pledged revenues or the receipts, funds or
116 moneys pledged therefor as provided in said sections 22a-475 to
117 22a-483, inclusive. The issuance of revenue bonds, revenue state bond
118 anticipation notes and revenue state grant anticipation notes under the
119 provisions of said sections 22a-475 to 22a-483, inclusive, shall not
120 directly or indirectly or contingently obligate the state or any political
121 subdivision thereof to levy or to pledge any form of taxation whatever
122 therefor or to make any appropriation for their payment. The revenue
123 bonds, revenue state bond anticipation notes and revenue state grant
124 anticipation notes shall not constitute a charge, lien or encumbrance,
125 legal or equitable, upon any property of the state or of any political
126 subdivision thereof, except the property mortgaged or otherwise
127 encumbered under the provisions and for the purposes of said sections
128 22a-475 to 22a-483, inclusive. The substance of such limitation shall be
129 plainly stated on the face of each revenue bond, revenue state bond
130 anticipation note and revenue state grant anticipation note issued
131 pursuant to said sections 22a-475 to 22a-483, inclusive, shall not be
132 subject to any statutory limitation on the indebtedness of the state and
133 such revenue bonds, revenue state bond anticipation notes and
134 revenue state grant anticipation notes, when issued, shall not be
135 included in computing the aggregate indebtedness of the state in
136 respect to and to the extent of any such limitation. As part of the
137 contract of the state with the owners of such revenue bonds, revenue
138 state bond anticipation notes and revenue state grant anticipation
139 notes, all amounts necessary for the punctual payment of the debt
140 service requirements with respect to such revenue bonds, revenue
141 state bond anticipation notes and revenue state grant anticipation
142 notes shall be deemed appropriated, but only from the sources
143 pledged pursuant to said sections 22a-475 to 22a-483, inclusive. The
144 proceeds of such revenue bonds or notes may be deposited in the

145 Clean Water Fund for use in accordance with the permitted uses of
146 such fund. Any expense incurred in connection with the carrying out
147 of the provisions of this section, including the costs of issuance of
148 revenue bonds, revenue state bond anticipation notes and revenue
149 state grant anticipation notes may be paid from the accrued interest
150 and premiums or from any other proceeds of the sale of such revenue
151 bonds, revenue state bond anticipation notes or revenue state grant
152 anticipation notes and in the same manner as other obligations of the
153 state. All provisions of subsections (g), (k), (l), (s) and (u) of section
154 3-20 or the exercise of any right or power granted thereby which are
155 not inconsistent with the provisions of said sections 22a-475 to 22a-483,
156 inclusive, are hereby adopted and shall apply to all revenue bonds,
157 state revenue bond anticipation notes and state revenue grant
158 anticipation notes authorized by the State Bond Commission pursuant
159 to said sections 22a-475 to 22a-483, inclusive. For the purposes of
160 subsection (o) of section 3-20, "bond act" shall be construed to include
161 said sections 22a-475 to 22a-483, inclusive.

162 Sec. 7. (*Effective from passage*) The State Bond Commission shall have
163 power, in accordance with the provisions of sections 7 to 12, inclusive,
164 of this act, from time to time to authorize the issuance of special tax
165 obligation bonds of the state in one or more series and in principal
166 amounts in the aggregate, not exceeding \$557,200,000.

167 Sec. 8. (*Effective from passage*) The proceeds of the sale of bonds
168 described in sections 7 to 12, inclusive, of this act, to the extent
169 hereinafter stated, shall be used for the purpose of payment of the
170 transportation costs, as defined in subdivision (6) of section 13b-75 of
171 the general statutes, with respect to the projects and uses hereinafter
172 described, which projects and uses are hereby found and determined
173 to be in furtherance of one or more of the authorized purposes for the
174 issuance of special tax obligation bonds set forth in section 13b-74 of
175 the general statutes.

176 For the Department of Transportation:

- 177 (a) For the Bureau of Engineering and Highway Operations:
- 178 (1) Interstate Highway Program, not exceeding \$13,000,000;
- 179 (2) Urban Systems Projects, not exceeding \$8,500,000;
- 180 (3) Intrastate Highway Program, not exceeding \$42,500,000;
- 181 (4) Soil, water supply and groundwater remediation at or in the
182 vicinity of various maintenance facilities and former disposal areas,
183 not exceeding \$6,000,000;
- 184 (5) State bridge improvement, rehabilitation and replacement
185 projects, not exceeding \$32,300,000;
- 186 (6) Fix-it-First program to repair the state's roads, not exceeding
187 \$30,000,000;
- 188 (7) Fix-it-First program to repair the state's bridges, not exceeding
189 \$45,000,000;
- 190 (8) Local road and bridge projects for which funds were
191 appropriated, but allotment requisitions or allotments in force were
192 reduced pursuant to section 4-85 of the general statutes during the
193 fiscal year ending June 30, 2009, not exceeding \$30,000,000;
- 194 (9) Projects of local and regional significance, not exceeding
195 \$30,000,000.
- 196 (b) For the Bureau of Aviation and Ports:
- 197 (1) Reconstruction and improvements to the warehouse and State
198 Pier, New London, including site improvements and improvements to
199 ferry slips, not exceeding \$200,000;
- 200 (2) Development and improvement of general aviation airport
201 facilities including grants-in-aid to municipal airports, excluding
202 Bradley International Airport, not exceeding \$2,000,000.

203 (c) For the Bureau of Public Transportation:

204 (1) Bus and rail facilities and equipment, including rights-of-way,
205 other property acquisition and related projects, not exceeding
206 \$40,000,000;

207 (2) Construction of rail maintenance facilities, not exceeding
208 \$250,000,000.

209 (d) For the Bureau of Administration:

210 (1) Department facilities, not exceeding \$6,400,000;

211 (2) Cost of issuance of special tax obligation bonds and debt service
212 reserve, not exceeding \$21,300,000.

213 Sec. 9. (*Effective from passage*) None of the bonds described in
214 sections 7 to 12, inclusive, of this act shall be authorized except upon a
215 finding by the State Bond Commission that there has been filed with it
216 (1) a request for such authorization, which is signed by the Secretary of
217 the Office of Policy and Management or by or on behalf of such state
218 officer, department or agency and stating such terms and conditions as
219 said commission, in its discretion, may require, and (2) any capital
220 development impact statement and any human services facility
221 colocation statement required to be filed with the Secretary of the
222 Office of Policy and Management pursuant to section 4b-31 of the
223 general statutes, any advisory report regarding the state conservation
224 and development policies plan required pursuant to section 16a-31 of
225 the general statutes, and any statement regarding farm land required
226 pursuant to subsection (g) of section 3-20 of the general statutes and
227 section 22-6 of the general statutes, provided the State Bond
228 Commission may authorize said bonds without a finding that the
229 reports and statements required by subdivision (2) of this section have
230 been filed with it if said commission authorizes the secretary of said
231 commission to accept such reports and statements on its behalf. No
232 funds derived from the sale of bonds authorized by said commission

233 without a finding that the reports and statements required by
234 subdivision (2) of this section have been filed with it shall be allotted
235 by the Governor for any project until the reports and statements
236 required by subdivision (2) of this section, with respect to such project,
237 have been filed with the secretary of said commission.

238 Sec. 10. (*Effective from passage*) For the purposes of sections 7 to 12,
239 inclusive, of this act, each request filed, as provided in section 9 of this
240 act, for an authorization of bonds shall identify the project for which
241 the proceeds of the sale of such bonds are to be used and expended
242 and, in addition to any terms and conditions required pursuant to said
243 section 9, include the recommendation of the person signing such
244 request as to the extent to which federal, private or other moneys then
245 available or thereafter to be made available for costs in connection with
246 any such project should be added to the state moneys available or
247 becoming available from the proceeds of bonds and temporary notes
248 issued in anticipation of the receipt of the proceeds of bonds. If the
249 request includes a recommendation that some amount of such federal,
250 private or other moneys should be added to such state moneys, then, if
251 and to the extent directed by the State Bond Commission at the time of
252 authorization of such bonds, such amount of such federal, private or
253 other moneys then available or thereafter to be made available for
254 costs in connection with such project shall be added to such state
255 moneys.

256 Sec. 11. (*Effective from passage*) Any balance of proceeds of the sale of
257 bonds authorized for the projects or purposes of section 8 of this act, in
258 excess of the aggregate costs of all the projects so authorized, shall be
259 used in the manner set forth in sections 13b-74 to 13b-77, inclusive, of
260 the general statutes, and in the proceedings of the State Bond
261 Commission respecting the issuance and sale of said bonds.

262 Sec. 12. (*Effective from passage*) Bonds issued pursuant to sections 7 to
263 12, inclusive, of this act, shall be special obligations of the state and
264 shall not be payable from or charged upon any funds other than

265 revenues of the state pledged therefor in subsection (b) of section 13b-
266 61 of the general statutes and section 13b-61a of the general statutes, or
267 such other receipts, funds or moneys as may be pledged therefor. Said
268 bonds shall not be payable from or charged upon any funds other than
269 such pledged revenues or such other receipts, funds or moneys as may
270 be pledged therefor, nor shall the state or any political subdivision
271 thereof be subject to any liability thereon, except to the extent of such
272 pledged revenues or such other receipts, funds or moneys as may be
273 pledged therefor. Said bonds shall be issued under and in accordance
274 with the provisions of sections 13b-74 to 13b-77, inclusive, of the
275 general statutes.

276 Sec. 13. (*Effective July 1, 2010*) The State Bond Commission shall have
277 power, in accordance with the provisions of sections 13 to 18, inclusive,
278 of this act, from time to time to authorize the issuance of special tax
279 obligation bonds of the state in one or more series and in principal
280 amounts in the aggregate, not exceeding \$174,500,000.

281 Sec. 14. (*Effective July 1, 2010*) The proceeds of the sale of bonds
282 described in sections 13 to 18, inclusive, of this act, to the extent
283 hereinafter stated, shall be used for the purpose of payment of the
284 transportation costs, as defined in subdivision (6) of section 13b-75 of
285 the general statutes, with respect to the projects and uses hereinafter
286 described, which projects and uses are hereby found and determined
287 to be in furtherance of one or more of the authorized purposes for the
288 issuance of special tax obligation bonds set forth in section 13b-74 of
289 the general statutes.

290 For the Department of Transportation:

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

292 (1) Interstate Highway Program, not exceeding \$13,000,000;

293 (2) Urban Systems Projects, not exceeding \$8,500,000;

294 (3) Intrastate Highway Program, not exceeding \$44,000,000;

295 (4) Soil, water supply and groundwater remediation at, or in the
296 vicinity of, various maintenance facilities and former disposal areas,
297 not exceeding \$6,000,000;

298 (5) State bridge improvement, rehabilitation and replacement
299 projects, not exceeding \$33,000,000.

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

301 (1) Reconstruction and improvements to the warehouse and State
302 Pier, New London, including site improvements and improvements to
303 ferry slips, not exceeding \$300,000;

304 (2) Development and improvements of general aviation airport
305 facilities including grants-in-aid to municipal airports, excluding
306 Bradley International Airport, not exceeding \$2,000,000.

307 (c) For the Bureau of Public Transportation: Bus and rail facilities
308 and equipment, including rights-of-way, other property acquisition
309 and related projects, not exceeding \$40,000,000.

310 (d) For the Bureau of Administration:

311 (1) Department facilities, not exceeding \$6,400,000;

312 (2) Cost of issuance of special tax obligation bonds and debt service
313 reserve, not exceeding \$21,300,000.

314 Sec. 15. (*Effective July 1, 2010*) None of the bonds described in
315 sections 13 to 18, inclusive, of this act shall be authorized except upon
316 a finding by the State Bond Commission that there has been filed with
317 it (1) a request for such authorization, which is signed by the Secretary
318 of the Office of Policy and Management or by or on behalf of such state
319 officer, department or agency and stating such terms and conditions as
320 said commission, in its discretion, may require, and (2) any capital
321 development impact statement and any human services facility
322 colocation statement required to be filed with the Secretary of the

323 Office of Policy and Management pursuant to section 4b-31 of the
324 general statutes, any advisory report regarding the state conservation
325 and development policies plan required pursuant to section 16a-31 of
326 the general statutes, and any statement regarding farm land required
327 pursuant to subsection (g) of section 3-20 of the general statutes, and
328 section 22-6 of the general statutes, provided the State Bond
329 Commission may authorize said bonds without a finding that the
330 reports and statements required by subdivision (2) of this section have
331 been filed with it if said commission authorizes the secretary of said
332 commission to accept such reports and statements on its behalf. No
333 funds derived from the sale of bonds authorized by said commission
334 without a finding that the reports and statements required by
335 subdivision (2) of this section have been filed with it shall be allotted
336 by the Governor for any project until the reports and statements
337 required by subdivision (2) of this section, with respect to such project,
338 have been filed with the secretary of said commission.

339 Sec. 16. (*Effective July 1, 2010*) For the purposes of sections 13 to 18,
340 inclusive, of this act, each request filed, as provided in section 15 of
341 this act, for an authorization of bonds shall identify the project for
342 which the proceeds of the sale of such bonds are to be used and
343 expended and, in addition to any terms and conditions required
344 pursuant to said section 15, include the recommendation of the person
345 signing such request as to the extent to which federal, private or other
346 moneys then available or thereafter to be made available for costs in
347 connection with any such project should be added to the state moneys
348 available or becoming available from the proceeds of bonds and
349 temporary notes issued in anticipation of the receipt of the proceeds of
350 bonds. If the request includes a recommendation that some amount of
351 such federal, private or other moneys should be added to such state
352 moneys, then, if and to the extent directed by the State Bond
353 Commission at the time of authorization of such bonds, such amount
354 of such federal, private or other moneys then available or thereafter to
355 be made available for costs in connection with such project shall be
356 added to such state moneys.

357 Sec. 17. (*Effective July 1, 2010*) Any balance of proceeds of the sale of
358 the bonds authorized for the projects or purposes of section 14 of this
359 act, in excess of the aggregate costs of all the projects so authorized,
360 shall be used in the manner set forth in sections 13b-74 to 13b-77,
361 inclusive, of the general statutes, and in the proceedings of the State
362 Bond Commission respecting the issuance and sale of said bonds.

363 Sec. 18. (*Effective July 1, 2010*) Bonds issued pursuant to sections 13
364 to 18, inclusive, of this act, shall be special obligations of the state and
365 shall not be payable from or charged upon any funds other than
366 revenues of the state pledged therefor in subsection (b) of section 13b-
367 61, and section 13b-61a of the general statutes, or such other receipts,
368 funds or moneys as may be pledged therefor. Said bonds shall not be
369 payable from or charged upon any funds other than such pledged
370 revenues or such other receipts, funds or moneys as may be pledged
371 therefor, nor shall the state or any political subdivision thereof be
372 subject to any liability thereon, except to the extent of such pledged
373 revenues or such other receipts, funds or moneys as may be pledged
374 therefor. Said bonds shall be issued under and in accordance with the
375 provisions of sections 13b-74 to 13b-77, inclusive, of the general
376 statutes.

377 Sec. 19. (*Effective May 1, 2010*) The State Bond Commission shall
378 have power, in accordance with the provisions of sections 19 to 23,
379 inclusive, of this act, from time to time to authorize the issuance of
380 special tax obligation bonds of the state in one or more series and in
381 principal amounts in the aggregate, not exceeding \$68,900,000, for
382 capital resurfacing and related reconstruction projects.

383 Sec. 20. (*Effective May 1, 2010*) The proceeds of the sale of bonds
384 described in sections 19 to 23, inclusive, of this act, to the extent
385 hereinafter stated, shall be used for the purpose of payment of the
386 transportation costs, as defined in subdivision (6) of section 13b-75 of
387 the general statutes, with respect to the projects and uses hereinafter
388 described, which projects and uses are hereby found and determined

389 to be in furtherance of one or more of the authorized purposes for the
390 issuance of special tax obligation bonds set forth in section 13b-74 of
391 the general statutes. Any proceeds of the bonds shall be used by the
392 Department of Transportation for the Bureau of Engineering and
393 Highway Operations for capital resurfacing and related reconstruction
394 projects.

395 Sec. 21. (*Effective May 1, 2010*) None of the bonds described in
396 sections 19 to 23, inclusive, of this act shall be authorized except upon
397 a finding by the State Bond Commission that there has been filed with
398 it (1) a request for such authorization, which is signed by the Secretary
399 of the Office of Policy and Management or by or on behalf of such state
400 officer, department or agency and stating such terms and conditions as
401 said commission, in its discretion, may require, and (2) any capital
402 development impact statement and any human services facility
403 colocation statement required to be filed with the Secretary of the
404 Office of Policy and Management pursuant to section 4b-31 of the
405 general statutes, any advisory report regarding the state conservation
406 and development policies plan required pursuant to section 16a-31 of
407 the general statutes, and any statement regarding farm land required
408 pursuant to subsection (g) of section 3-20 of the general statutes, and
409 section 22-6 of the general statutes, provided the State Bond
410 Commission may authorize said bonds without a finding that the
411 reports and statements required by subdivision (2) of this section have
412 been filed with it if said commission authorizes the secretary of said
413 commission to accept such reports and statements on its behalf. No
414 funds derived from the sale of bonds authorized by said commission
415 without a finding that the reports and statements required by
416 subdivision (2) of this section have been filed with it shall be allotted
417 by the Governor for any project until the reports and statements
418 required by subdivision (2) of this section with respect to such project
419 have been filed with the secretary of said commission.

420 Sec. 22. (*Effective May 1, 2010*) For the purposes of sections 19 to 23,
421 inclusive, of this act, each request filed, as provided in section 21 of

422 this act, for an authorization of bonds shall identify the project for
423 which the proceeds of the sale of such bonds are to be used and
424 expended and, in addition to any terms and conditions required
425 pursuant to said section 21, include the recommendation of the person
426 signing such request as to the extent to which federal, private or other
427 moneys then available for costs in connection with any such project
428 should be added to the state moneys available or becoming available
429 from the proceeds of bonds and temporary notes issued in anticipation
430 of the receipt of the proceeds of bonds. If the request includes a
431 recommendation that some amount of such federal, private or other
432 moneys should be added to such state moneys, then, if and to the
433 extent directed by the State Bond Commission at the time of
434 authorization of such bonds, such amount of such federal, private or
435 other moneys then available or thereafter to be made available, for
436 costs in connection with such project shall be added to such state
437 moneys.

438 Sec. 23. (*Effective May 1, 2010*) Bonds issued pursuant to sections 19
439 to 23, inclusive, of this act, shall be special obligations of the state and
440 shall not be payable from or charged upon any funds other than
441 revenues of the state pledged therefor in subsection (b) of section 13b-
442 61 of the general statutes and section 13b-61a of the general statutes, or
443 such other receipts, funds or moneys as may be pledged therefor. Said
444 bonds shall not be payable from or charged upon any funds other than
445 such pledged revenues or such other receipts, funds or moneys as may
446 be pledged therefor, nor shall the state or any political subdivision
447 thereof be subject to any liability thereon, except to the extent of such
448 pledged revenues or such other receipts, funds or moneys as may be
449 pledged therefor. Said bonds shall be issued under and in accordance
450 with the provisions of sections 13b-74 to 13b-77, inclusive, of the
451 general statutes.

452 Sec. 24. (*Effective from passage*) (a) The State Bond Commission shall
453 have power, in accordance with the provisions of this section, to
454 authorize the issuance of special tax obligation bonds of the state in

455 one or more series and in principal amounts in the aggregate, not
456 exceeding forty-four million dollars, provided twenty-two million
457 dollars of said authorization shall be effective July 1, 2010.

458 (b) The proceeds of the sale of said bonds, to the extent hereinafter
459 stated, shall be used for the purpose of payment of the transportation
460 costs, as defined in subdivision (6) of section 13b-75 of the general
461 statutes, with respect to the projects and uses hereinafter described,
462 which projects and uses are hereby found and determined to be in
463 furtherance of one or more of the authorized purposes for the issuance
464 of special tax obligation bonds set forth in section 13b-74 of the general
465 statutes. Any proceeds from the sale of said bonds shall be used by the
466 Department of Transportation, in consultation with the Secretary of the
467 Office of Policy and Management, for payment of funds made
468 available to towns, as provided in sections 13a-175a to 13a-175e,
469 inclusive, 13a-175i and 13a-175j of the general statutes, for the
470 purposes set forth in sections 13a-175a, 13a-175d and 13a-175j of the
471 general statutes.

472 (c) None of said bonds shall be authorized except upon a finding by
473 the State Bond Commission that there has been filed with it (1) a
474 request for such authorization, which is signed by the Secretary of the
475 Office of Policy and Management or by or on behalf of such state
476 officer, department or agency and stating such terms and conditions as
477 said commission, in its discretion, may require, and (2) any capital
478 development impact statement and any human services facility
479 colocation statement required to be filed with the Secretary of the
480 Office of Policy and Management pursuant to section 4b-23 of the
481 general statutes, any advisory report regarding the state conservation
482 and development policies plan required pursuant to section 16a-31 of
483 the general statutes, and any statement regarding farm land required
484 pursuant to subsection (g) of section 3-20 of the general statutes and
485 section 22-6 of the general statutes, provided the State Bond
486 Commission may authorize said bonds without a finding that the
487 reports and statements required by this subdivision have been filed

488 with it if said commission authorizes the secretary of said commission
489 to accept such reports and statements on its behalf. No funds derived
490 from the sale of bonds authorized by said commission without a
491 finding that the reports and statements required by this subdivision
492 have been filed with it shall be allotted by the Governor for any project
493 until the reports and statements required by this subdivision, with
494 respect to such project, have been filed with the secretary of said
495 commission.

496 (d) For the purposes of this section, each request filed as provided in
497 this section for an authorization of bonds shall identify the project for
498 which the proceeds of the sale of such bonds are to be used and
499 expended and, in addition to any terms and conditions required
500 pursuant to this section, include the recommendation of the person
501 signing such request as to the extent to which federal, private or other
502 moneys then available or thereafter to be made available for costs in
503 connection with any such project should be added to the state moneys
504 available or becoming available from the proceeds of bonds and
505 temporary notes issued in anticipation of the receipt of the proceeds of
506 bonds. If the request includes a recommendation that some amount of
507 such federal, private or other moneys should be added to such state
508 moneys, then, if and to the extent directed by the State Bond
509 Commission at the time of authorization of such bonds, said amount of
510 such federal, private or other moneys then available or thereafter to be
511 made available for costs in connection with such project shall be added
512 to such state moneys.

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

519 (f) Said bonds issued pursuant to this section shall be special

520 obligations of the state and shall not be payable from or charged upon
521 any funds other than revenues of the state pledged therefor in
522 subsection (b) of section 13b-61 of the general statutes and section 13b-
523 69 of the general statutes, or such other receipts, funds or moneys as
524 may be pledged therefor. Said bonds shall not be payable from or
525 charged upon any funds other than such pledged revenues or such
526 other receipts, funds or moneys as may be pledged therefor, nor shall
527 the state or any political subdivision thereof be subject to any liability
528 thereon, except to the extent of such pledged revenues or such other
529 receipts, funds or moneys as may be pledged therefor. Said bonds shall
530 be issued under and in accordance with the provisions of sections 13b-
531 74 to 13b-77, inclusive, of the general statutes.

532 Sec. 25. (NEW) (*Effective from passage*) (a) For the purposes described
533 in subsection (b) of this section, the State Bond Commission shall have
534 the power, from time to time, to authorize the issuance of bonds of the
535 state in one or more series and in principal amounts not exceeding in
536 the aggregate five million dollars.

537 (b) The proceeds of the sale of said bonds, to the extent of the
538 amount stated in subsection (a) of this section, shall be used by the
539 Secretary of the Office of Policy and Management for the purpose of
540 providing grants-in-aid under the nonprofit collaboration incentive
541 grant program established pursuant to subsection (c) of this section.

542 (c) (1) There is established the nonprofit collaboration incentive
543 grant program to provide grants to nonprofit organizations for
544 infrastructure costs related to the consolidation of programs and
545 services resulting from the collaborative efforts of two or more such
546 organizations. Grant funds may be used for: (A) The purchase of and
547 improvements to facilities; (B) the refinancing of facility loans; (C)
548 equipment purchases; (D) energy conservation, transportation and
549 technology projects; (E) planning and administrative costs related to
550 such purchases, improvements, refinancing or projects; and (F) any
551 other purpose authorized in guidelines established under subdivision

552 (2) of this subsection.

553 (2) Not later than February 1, 2010, the Secretary of the Office of
554 Policy and Management shall, in consultation with the chairpersons of
555 the joint standing committee of the General Assembly having
556 cognizance of matters relating to human services, and with
557 representatives of nonprofit organizations that receive state funding,
558 develop guidelines for (A) administration of the nonprofit
559 collaboration incentive grant program, (B) eligibility criteria for
560 participation by nonprofit organizations, and for the expenditure of
561 grant funds, and (C) prioritization for the awarding of grants pursuant
562 to this section.

563 (3) Not later than March 1, 2010, and annually thereafter, the
564 Secretary of the Office of Policy and Management shall publish a
565 notice of grant availability and solicit proposals for funding under the
566 nonprofit collaboration incentive grant program. Nonprofit
567 organizations eligible for such funding pursuant to the guidelines
568 developed under subdivision (2) of this subsection may file
569 applications for such funding at such times and in such manner as the
570 secretary prescribes. The secretary shall review all grant applications
571 and make determinations as to which projects to fund and the amount
572 of grants to be awarded in accordance with the guidelines developed
573 under subdivision (2) of this subsection.

574 (d) All provisions of section 3-20 of the general statutes, or the
575 exercise of any right or power granted thereby, which are not
576 inconsistent with the provisions of this section are hereby adopted and
577 shall apply to all bonds authorized by the State Bond Commission
578 pursuant to this section, and temporary notes in anticipation of the
579 money to be derived from the sale of any such bonds so authorized
580 may be issued in accordance with said section 3-20 and from time to
581 time renewed. Such bonds shall mature at such time or times not
582 exceeding twenty years from their respective dates as may be provided
583 in or pursuant to the resolution or resolutions of the State Bond

584 Commission authorizing such bonds. None of said bonds shall be
585 authorized except upon a finding by the State Bond Commission that
586 there has been filed with it a request for such authorization which is
587 signed by or on behalf of the Secretary of the Office of Policy and
588 Management and states such terms and conditions as said commission,
589 in its discretion, may require. Said bonds issued pursuant to this
590 section shall be general obligations of the state and the full faith and
591 credit of the state of Connecticut are pledged for the payment of the
592 principal of and interest on said bonds as the same become due, and
593 accordingly and as part of the contract of the state with the holders of
594 said bonds, appropriation of all amounts necessary for punctual
595 payment of such principal and interest is hereby made, and the State
596 Treasurer shall pay such principal and interest as the same become
597 due.

598 Sec. 26. (*Effective from passage*) The State Bond Commission shall
599 have power, in accordance with the provisions of sections 26 to 32,
600 inclusive, of this act, from time to time to authorize the issuance of
601 bonds of the state in one or more series and in principal amounts in the
602 aggregate, not exceeding \$25,066,316.

603 Sec. 27. (*Effective from passage*) The proceeds of the sale of bonds
604 described in sections 26 to 32, inclusive, of this act, to the extent
605 hereinafter stated, shall be used for the purpose of acquiring, by
606 purchase or condemnation, undertaking, constructing, reconstructing,
607 improving or equipping, or purchasing land or buildings or improving
608 sites for the projects hereinafter described, including payment of
609 architectural, engineering, demolition or related costs in connection
610 therewith, or of payment of the cost of long-range capital
611 programming and space utilization studies as hereinafter stated:

612 (a) For the Department of Public Works: Removal or encapsulation
613 of asbestos in state-owned buildings, not exceeding \$2,500,000.

614 (b) For the Department of Motor Vehicles: Upgrade of motor vehicle
615 information technology systems, including the registration,

616 suspension, driver services and driver license systems, not exceeding
617 \$3,000,000.

618 (c) For the Military Department: State matching funds for
619 anticipated federal reimbursable projects, not exceeding \$1,000,000.

620 (d) For the Community College System:

621 (1) At Manchester Community College: Code improvements to the
622 Lowe building, not exceeding \$2,229,911;

623 (2) At Middlesex Community College: Alterations, renovations and
624 improvements to Founders Hall, not exceeding \$156,038;

625 (3) At Quinebaug Valley Community College: Code improvements
626 to the east wing, not exceeding \$980,367.

627 (e) For Charter Oak State College: Planning, design and construction
628 of a new facility, not exceeding \$2,500,000.

629 (f) For the Department of Children and Families:

630 (1) Alterations, renovations and improvements to the Connecticut
631 Juvenile Training School to accommodate provisions related to the
632 inclusion of youths sixteen and seventeen years of age within the
633 juvenile court with respect to certain criminal matters, not exceeding
634 \$8,000,000;

635 (2) Construction of a secure facility for females age fourteen to
636 eighteen, who have been convicted as delinquent for commission of a
637 delinquent act or serious juvenile offense, not exceeding \$4,700,000.

638 Sec. 28. (*Effective from passage*) All provisions of section 3-20 of the
639 general statutes or the exercise of any right or power granted thereby
640 which are not inconsistent with the provisions of this act are hereby
641 adopted and shall apply to all bonds authorized by the State Bond
642 Commission pursuant to sections 26 to 32, inclusive, of this act, and
643 temporary notes issued in anticipation of the money to be derived

644 from the sale of any such bonds so authorized may be issued in
645 accordance with said section 3-20 and from time to time renewed. Such
646 bonds shall mature at such time or times not exceeding twenty years
647 from their respective dates as may be provided in or pursuant to the
648 resolution or resolutions of the State Bond Commission authorizing
649 such bonds.

650 Sec. 29. (*Effective from passage*) None of the bonds described in
651 sections 26 to 32, inclusive, of this act shall be authorized except upon
652 a finding by the State Bond Commission that there has been filed with
653 it a request for such authorization, which is signed by the Secretary of
654 the Office of Policy and Management or by or on behalf of such state
655 officer, department or agency and stating such terms and conditions as
656 said commission, in its discretion, may require.

657 Sec. 30. (*Effective from passage*) For the purposes of sections 26 to 32,
658 inclusive, of this act, "state moneys" means the proceeds of the sale of
659 bonds authorized pursuant to said sections 26 to 32, inclusive, or of
660 temporary notes issued in anticipation of the moneys to be derived
661 from the sale of such bonds. Each request filed as provided in section
662 29 of this act for an authorization of bonds shall identify the project for
663 which the proceeds of the sale of such bonds are to be used and
664 expended and, in addition to any terms and conditions required
665 pursuant to said section 29, shall include the recommendation of the
666 person signing such request as to the extent to which federal, private
667 or other moneys then available or thereafter to be made available for
668 costs in connection with any such project should be added to the state
669 moneys available or becoming available hereunder for such project. If
670 the request includes a recommendation that some amount of such
671 federal, private or other moneys should be added to such state
672 moneys, then, if and to the extent directed by the State Bond
673 Commission at the time of authorization of such bonds, said amount of
674 such federal, private or other moneys then available, or thereafter to be
675 made available for costs in connection with such project, may be added
676 to any state moneys available or becoming available hereunder for

677 such project and shall be used for such project. Any other federal,
678 private or other moneys then available or thereafter to be made
679 available for costs in connection with such project shall, upon receipt,
680 be used by the State Treasurer, in conformity with applicable federal
681 and state law, to meet the principal of outstanding bonds issued
682 pursuant to sections 26 to 32, inclusive, of this act, or to meet the
683 principal of temporary notes issued in anticipation of the money to be
684 derived from the sale of bonds theretofore authorized pursuant to said
685 sections 26 to 32, inclusive, for the purpose of financing such costs,
686 either by purchase or redemption and cancellation of such bonds or
687 notes or by payment thereof at maturity. Whenever any of the federal,
688 private or other moneys so received with respect to such project are
689 used to meet the principal of such temporary notes or whenever
690 principal of any such temporary notes is retired by application of
691 revenue receipts of the state, the amount of bonds theretofore
692 authorized in anticipation of which such temporary notes were issued,
693 and the aggregate amount of bonds which may be authorized
694 pursuant to section 26 of this act, shall each be reduced by the amount
695 of the principal so met or retired. Pending use of the federal, private or
696 other moneys so received to meet principal as hereinabove directed,
697 the amount thereof may be invested by the State Treasurer in bonds or
698 obligations of, or guaranteed by, the state or the United States or
699 agencies or instrumentalities of the United States, shall be deemed to
700 be part of the debt retirement funds of the state, and net earnings on
701 such investments shall be used in the same manner as the moneys so
702 invested.

703 Sec. 31. (*Effective from passage*) Any balance of proceeds of the sale of
704 said bonds authorized for any project described in section 27 of this act
705 in excess of the cost of such project may be used to complete any other
706 project described in said section 27, if the State Bond Commission shall
707 so determine and direct. Any balance of proceeds of the sale of said
708 bonds in excess of the costs of all the projects described in said section
709 27 shall be deposited to the credit of the General Fund.

710 Sec. 32. (*Effective from passage*) The bonds issued pursuant to sections
711 26 to 32, inclusive, of this act shall be general obligations of the state
712 and the full faith and credit of the state of Connecticut are pledged for
713 the payment of the principal of and interest on said bonds as the same
714 become due, and accordingly and as part of the contract of the state
715 with the holders of said bonds, appropriation of all amounts necessary
716 for punctual payment of such principal and interest is hereby made,
717 and the State Treasurer shall pay such principal and interest as the
718 same become due.

719 Sec. 33. (*Effective from passage*) The State Bond Commission shall
720 have power, in accordance with the provisions of sections 33 to 40,
721 inclusive, of this act, from time to time to authorize the issuance of
722 bonds of the state in one or more series and in principal amounts in the
723 aggregate, not exceeding \$65,000,000.

724 Sec. 34. (*Effective from passage*) The proceeds of the sale of said bonds
725 shall be used for the purpose of providing grants-in-aid and other
726 financing for the projects, programs and purposes hereinafter stated:

727 (a) For the Department of Environmental Protection: Grants-in-aid,
728 not exceeding \$16,000,000, (1) for containment, removal or mitigation
729 of identified hazardous waste disposal sites and to municipalities for
730 new water mains to replace water supplied from contaminated wells,
731 (2) for identification, investigation, containment, removal or mitigation
732 of contaminated industrial sites in urban areas, (3) to municipalities for
733 acquisition of land, for public parks, recreational and water quality
734 improvements, water mains and water pollution control facilities,
735 including sewer projects, (4) to municipalities for the purpose of
736 providing potable water.

737 (b) For the Department of Economic and Community Development:

738 (1) Grants-in-aid for the brownfield pilot program, established in
739 section 32-9cc of the general statutes, not exceeding \$5,000,000;

740 (2) Loans for installation of new alternative vehicle fuel pumps or
741 converting gas or diesel pumps to dispense alternative fuels, not
742 exceeding \$2,000,000.

743 (c) For the Department of Social Services: Grants-in-aid for
744 neighborhood facilities, child day care projects, elderly centers,
745 multipurpose human resource centers, shelter facilities for victims of
746 domestic violence and food distribution facilities, not exceeding
747 \$5,000,000.

748 (d) For the Department of Public Health: Grants-in-aid, not
749 exceeding \$7,000,000, (1) for hospital-based emergency service
750 facilities, (2) to community health centers and primary care
751 organizations for the purchase of equipment, renovations,
752 improvements and expansion of facilities, including acquisition of land
753 or buildings.

754 (e) For the Department of Education: Grants-in-aid to department-
755 accredited providers of alternative education programs for students
756 age fourteen to twenty-one for property acquisition, design, planning,
757 construction or renovation of facilities, not exceeding \$2,000,000.

758 (f) For the Department of Transportation: Grants-in-aid to
759 municipalities for use in the manner set forth in sections 13b-74 to 13b-
760 77, inclusive, of the general statutes, and in accordance with the
761 provisions of sections 13b-74b to 13b-77, inclusive, of the general
762 statutes.

763 (g) For the Department of Children and Families: Grants-in-aid to
764 private, nonprofit organizations for construction or renovation for
765 recreation or education purposes, not exceeding \$20,000,000.

766 Sec. 35. (*Effective from passage*) All provisions of section 3-20 of the
767 general statutes or the exercise of any right or power granted thereby
768 which are not inconsistent with the provisions of this act are hereby
769 adopted and shall apply to all bonds authorized by the State Bond

770 Commission pursuant to sections 33 to 40, inclusive, of this act, and
771 temporary notes issued in anticipation of the money to be derived
772 from the sale of any such bonds so authorized may be issued in
773 accordance with said sections 33 to 40, inclusive, of this act, and from
774 time to time renewed. Such bonds shall mature at such time or times
775 not exceeding twenty years from their respective dates as may be
776 provided in or pursuant to the resolution or resolutions of the State
777 Bond Commission authorizing such bonds.

778 Sec. 36. (*Effective from passage*) None of the bonds described in
779 sections 33 to 40, inclusive, of this act, shall be authorized except upon
780 a finding by the State Bond Commission that there has been filed with
781 it a request for such authorization, which is signed by the Secretary of
782 the Office of Policy and Management or by or on behalf of such state
783 officer, department or agency and stating such terms and conditions as
784 said commission, in its discretion, may require.

785 Sec. 37. (*Effective from passage*) For the purposes of sections 33 to 40,
786 inclusive, of this act, "state moneys" means the proceeds of the sale of
787 bonds authorized pursuant to said sections 33 to 40, inclusive, or of
788 temporary notes issued in anticipation of the moneys to be derived
789 from the sale of such bonds. Each request filed as provided in section
790 36 of this act for an authorization of bonds shall identify the project for
791 which the proceeds of the sale of such bonds are to be used and
792 expended and, in addition to any terms and conditions required
793 pursuant to said section 36, include the recommendation of the person
794 signing such request as to the extent to which federal, private or other
795 moneys then available or thereafter to be made available for costs in
796 connection with any such project should be added to the state moneys
797 available or becoming available under said sections 33 to 40, inclusive,
798 for such project. If the request includes a recommendation that some
799 amount of such federal, private or other moneys should be added to
800 such state moneys, then, if and to the extent directed by the State Bond
801 Commission at the time of authorization of such bonds, said amount of
802 such federal, private or other moneys then available or thereafter to be

803 made available for costs in connection with such project may be added
804 to any state moneys available or becoming available hereunder for
805 such project and be used for such project. Any other federal, private or
806 other moneys then available or thereafter to be made available for
807 costs in connection with such project upon receipt shall, in conformity
808 with applicable federal and state law, be used by the State Treasurer to
809 meet the principal of outstanding bonds issued pursuant to said
810 sections 33 to 40, inclusive, or to meet the principal of temporary notes
811 issued in anticipation of the money to be derived from the sale of
812 bonds theretofore authorized pursuant to said sections 33 to 40,
813 inclusive, for the purpose of financing such costs, either by purchase or
814 redemption and cancellation of such bonds or notes or by payment
815 thereof at maturity. Whenever any of the federal, private or other
816 moneys so received with respect to such project are used to meet the
817 principal of such temporary notes or whenever the principal of any
818 such temporary notes is retired by application of revenue receipts of
819 the state, the amount of bonds theretofore authorized in anticipation of
820 which such temporary notes were issued, and the aggregate amount of
821 bonds which may be authorized pursuant to section 33 of this act shall
822 each be reduced by the amount of the principal so met or retired.
823 Pending use of the federal, private or other moneys so received to meet
824 the principal as directed in this section, the amount thereof may be
825 invested by the State Treasurer in bonds or obligations of, or
826 guaranteed by, the state or the United States or agencies or
827 instrumentalities of the United States, shall be deemed to be part of the
828 debt retirement funds of the state, and net earnings on such
829 investments shall be used in the same manner as the moneys so
830 invested.

831 Sec. 38. (*Effective from passage*) The bonds issued pursuant to sections
832 33 to 40, inclusive, of this act, shall be general obligations of the state,
833 and the full faith and credit of the state of Connecticut are pledged for
834 the payment of the principal of and interest on said bonds as the same
835 become due, and accordingly and as part of the contract of the state
836 with the holders of said bonds, appropriation of all amounts necessary

837 for punctual payment of such principal and interest is hereby made,
838 and the State Treasurer shall pay such principal and interest as the
839 same become due.

840 Sec. 39. (*Effective from passage*) In accordance with section 34 of this
841 act, the state, through the Department of Environmental Protection, the
842 Department of Economic and Community Development, the
843 Department of Social Services, the Department of Public Health, the
844 Department of Education, the Department of Transportation and the
845 Department of Children and Families, may provide grants-in-aid and
846 other financings to or for the agencies for the purposes and projects as
847 described in said section 34. All financing shall be made in accordance
848 with the terms of a contract at such time or times as shall be
849 determined within authorization of funds by the State Bond
850 Commission.

851 Sec. 40. (*Effective from passage*) In the case of any grant-in-aid made
852 pursuant to section 34 of this act which is made to any entity which is
853 not a political subdivision of the state, the contract entered into
854 pursuant to section 39 of this act shall provide that if the premises for
855 which such grant-in-aid was made ceases, within ten years of the date
856 of such grant, to be used as a facility for which such grant was made,
857 an amount equal to the amount of such grant, minus ten per cent per
858 year for each full year which has elapsed since the date of such grant,
859 shall be repaid to the state and that a lien shall be placed on such land
860 in favor of the state to ensure that such amount will be repaid in the
861 event of such change in use, provided if the premises for which such
862 grant-in-aid was made are owned by the state, a municipality or a
863 housing authority no lien need be placed.

864 Sec. 41. (*Effective July 1, 2010*) The State Bond Commission shall have
865 power, in accordance with the provisions of sections 41 to 47, inclusive,
866 of this act, from time to time to authorize the issuance of bonds of the
867 state in one or more series and in principal amounts in the aggregate,
868 not exceeding \$70,628,578.

869 Sec. 42. (*Effective July 1, 2010*) The proceeds of the sale of the bonds
870 described in sections 41 to 47, inclusive, of this act, to the extent
871 hereinafter stated, shall be used for the purpose of acquiring, by
872 purchase or condemnation, undertaking, constructing, reconstructing,
873 improving or equipping, or purchasing land or buildings or improving
874 sites for the projects hereinafter described, including payment of
875 architectural, engineering, demolition or related costs in connection
876 therewith, or of payment of the cost of long-range capital
877 programming and space utilization studies as hereinafter stated:

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

879 (1) Design and implementation of the Criminal Justice Information
880 System, not exceeding \$8,000,000;

881 (2) Development and implementation of databases in the CORE
882 financial system associated with results-based accountability, not
883 exceeding \$1,500,000.

884 (b) For the Department of Public Works: Removal or encapsulation
885 of asbestos in state-owned buildings, not exceeding \$2,500,000.

886 (c) For the Military Department: State matching funds for
887 anticipated federal reimbursable projects, not exceeding \$1,000,000.

888 (d) For the Department of Developmental Services: Fire, safety and
889 environmental improvements to regional facilities for client and staff
890 needs, including improvements in compliance with current codes,
891 including intermediate care facilities and site improvements,
892 handicapped access improvements, utilities, repair or replacement of
893 roofs, air conditioning and other interior and exterior building
894 renovations and additions at all state-owned facilities, not exceeding
895 \$2,500,000.

896 (e) For the Community College System:

897 (1) All Community Colleges:

898 (A) Alterations, renovations and improvements to facilities
899 including fire safety and energy conservation projects, code
900 compliance and acquisition of property, not exceeding \$2,000,000;

901 (B) New and replacement instruction, research or laboratory
902 equipment, not exceeding \$3,000,000;

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

904 (2) At Manchester Community College: Campus improvements, not
905 exceeding \$3,413,468;

906 (3) At Northwestern Community College: Site remediation, design
907 and construction for a replacement for the Joyner Building, not
908 exceeding \$1,633,611;

909 (4) At Middlesex Community College: Alterations, renovations and
910 improvements to Founders Hall, not exceeding \$1,402,422;

911 (5) At Naugatuck Valley Community College:

912 (A) Parking and site improvements, not exceeding \$6,563,444;

913 (B) Alterations, renovations and improvements to Founders Hall,
914 not exceeding \$4,470,446;

915 (6) At Three Rivers Community College: Renovations to existing
916 buildings and additional facilities for a consolidated campus in
917 accordance with the master plan, not exceeding \$11,606,676;

918 (7) At Asnuntuck Community College: Alterations, renovations and
919 improvements to existing buildings, not exceeding \$11,442,755;

920 (8) At Capital Community College: Acquisition of property, not
921 exceeding \$4,595,756.

922 Sec. 43. (*Effective July 1, 2010*) All provisions of section 3-20 of the
923 general statutes or the exercise of any right or power granted thereby

924 which are not inconsistent with the provisions of this act are hereby
925 adopted and shall apply to all bonds authorized by the State Bond
926 Commission pursuant to sections 41 to 47, inclusive, of this act, and
927 temporary notes issued in anticipation of the money to be derived
928 from the sale of any such bonds so authorized may be issued in
929 accordance with said section 3-20 and from time to time renewed. Such
930 bonds shall mature at such time or times not exceeding twenty years
931 from their respective dates as may be provided in or pursuant to the
932 resolution or resolutions of the State Bond Commission authorizing
933 such bonds.

934 Sec. 44. (*Effective July 1, 2010*) None of said bonds shall be
935 authorized except upon a finding by the State Bond Commission that
936 there has been filed with it a request for such authorization, which is
937 signed by the Secretary of the Office of Policy and Management or by
938 or on behalf of such state officer, department or agency and stating
939 such terms and conditions as said commission, in its discretion, may
940 require.

941 Sec. 45. (*Effective July 1, 2010*) For the purposes of sections 41 to 47,
942 inclusive, of this act, "state moneys" means the proceeds of the sale of
943 bonds authorized pursuant to said sections 41 to 47, inclusive, or of
944 temporary notes issued in anticipation of the moneys to be derived
945 from the sale of such bonds. Each request filed as provided in section
946 44 of this act for an authorization of bonds shall identify the project for
947 which the proceeds of the sale of such bonds are to be used and
948 expended and, in addition to any terms and conditions required
949 pursuant to said section 44, shall include the recommendation of the
950 person signing such request as to the extent to which federal, private
951 or other moneys then available or thereafter to be made available for
952 costs in connection with any such project should be added to the state
953 moneys available or becoming available hereunder for such project. If
954 the request includes a recommendation that some amount of such
955 federal, private or other moneys should be added to such state
956 moneys, then, if and to the extent directed by the State Bond

957 Commission at the time of authorization of such bonds, said amount of
958 such federal, private or other moneys then available, or thereafter to be
959 made available for costs in connection with such project, may be added
960 to any state moneys available or becoming available hereunder for
961 such project and shall be used for such project. Any other federal,
962 private or other moneys then available or thereafter to be made
963 available for costs in connection with such project shall, upon receipt,
964 be used by the State Treasurer, in conformity with applicable federal
965 and state law, to meet the principal of outstanding bonds issued
966 pursuant to sections 41 to 47, inclusive, of this act, or to meet the
967 principal of temporary notes issued in anticipation of the money to be
968 derived from the sale of bonds theretofore authorized pursuant to said
969 sections 41 to 47, inclusive, for the purpose of financing such costs,
970 either by purchase or redemption and cancellation of such bonds or
971 notes or by payment thereof at maturity. Whenever any of the federal,
972 private or other moneys so received with respect to such project are
973 used to meet the principal of such temporary notes or whenever
974 principal of any such temporary notes is retired by application of
975 revenue receipts of the state, the amount of bonds theretofore
976 authorized in anticipation of which such temporary notes were issued,
977 and the aggregate amount of bonds which may be authorized
978 pursuant to section 41 of this act, shall each be reduced by the amount
979 of the principal so met or retired. Pending use of the federal, private or
980 other moneys so received to meet principal as hereinabove directed,
981 the amount thereof may be invested by the State Treasurer in bonds or
982 obligations of, or guaranteed by, the state or the United States or
983 agencies or instrumentalities of the United States, shall be deemed to
984 be part of the debt retirement funds of the state, and net earnings on
985 such investments shall be used in the same manner as the moneys so
986 invested.

987 Sec. 46. (*Effective July 1, 2010*) Any balance of proceeds of the sale of
988 said bonds authorized for any project described in section 42 of this act
989 in excess of the cost of such project may be used to complete any other
990 project described in said section 42, if the State Bond Commission shall

991 so determine and direct. Any balance of proceeds of the sale of said
992 bonds in excess of the costs of all the projects described in said section
993 42 shall be deposited to the credit of the General Fund.

994 Sec. 47. (*Effective July 1, 2010*) The bonds issued pursuant to sections
995 41 to 47, inclusive, of this act shall be general obligations of the state
996 and the full faith and credit of the state of Connecticut are pledged for
997 the payment of the principal of and interest on said bonds as the same
998 become due, and accordingly and as part of the contract of the state
999 with the holders of said bonds, appropriation of all amounts necessary
1000 for punctual payment of such principal and interest is hereby made,
1001 and the State Treasurer shall pay such principal and interest as the
1002 same become due.

1003 Sec. 48. (*Effective July 1, 2010*) The State Bond Commission shall have
1004 power, in accordance with the provisions of sections 48 to 55, inclusive,
1005 of this act, from time to time to authorize the issuance of bonds of the
1006 state in one or more series and in principal amounts in the aggregate,
1007 not exceeding \$8,500,000.

1008 Sec. 49. (*Effective July 1, 2010*) The proceeds of the sale of the bonds
1009 described in sections 48 to 55, inclusive, of this act shall be used for the
1010 purpose of providing grants-in-aid and other financing for the projects,
1011 programs and purposes hereinafter stated:

1012 (a) For the Department of Agriculture: For the Farmland
1013 Reinvestment Program, not exceeding \$500,000.

1014 (b) For the Department of Transportation: Grants-in-aid to
1015 municipalities for use in the manner set forth in sections 13b-74 to 13b-
1016 77, inclusive, of the general statutes, and in accordance with the
1017 provisions of sections 13b-74 to 13b-77, inclusive, of the general
1018 statutes.

1019 Sec. 50. (*Effective July 1, 2010*) All provisions of section 3-20 of the
1020 general statutes or the exercise of any right or power granted thereby

1021 which are not inconsistent with the provisions of this act are hereby
1022 adopted and shall apply to all bonds authorized by the State Bond
1023 Commission pursuant to sections 48 to 55, inclusive, of this act, and
1024 temporary notes issued in anticipation of the money to be derived
1025 from the sale of any such bonds so authorized may be issued in
1026 accordance with said sections 48 to 55, inclusive, of this act, and from
1027 time to time renewed. Such bonds shall mature at such time or times
1028 not exceeding twenty years from their respective dates as may be
1029 provided in or pursuant to the resolution or resolutions of the State
1030 Bond Commission authorizing such bonds.

1031 Sec. 51. (*Effective July 1, 2010*) None of the bonds described in
1032 sections 48 to 55, inclusive, of this act shall be authorized except upon
1033 a finding by the State Bond Commission that there has been filed with
1034 it a request for such authorization, which is signed by the Secretary of
1035 the Office of Policy and Management or by or on behalf of such state
1036 officer, department or agency and stating such terms and conditions as
1037 said commission, in its discretion, may require.

1038 Sec. 52. (*Effective July 1, 2010*) For the purposes of sections 48 to 55,
1039 inclusive, of this act, "state moneys" means the proceeds of the sale of
1040 bonds authorized pursuant to said sections 48 to 55, inclusive, or of
1041 temporary notes issued in anticipation of the moneys to be derived
1042 from the sale of such bonds. Each request filed as provided in section
1043 51 of this act for an authorization of bonds shall identify the project for
1044 which the proceeds of the sale of such bonds are to be used and
1045 expended and, in addition to any terms and conditions required
1046 pursuant to said section 51, include the recommendation of the person
1047 signing such request as to the extent to which federal, private or other
1048 moneys then available or thereafter to be made available for costs in
1049 connection with any such project should be added to the state moneys
1050 available or becoming available under said sections 48 to 55, inclusive,
1051 for such project. If the request includes a recommendation that some
1052 amount of such federal, private or other moneys should be added to
1053 such state moneys, then, if and to the extent directed by the State Bond

1054 Commission at the time of authorization of such bonds, said amount of
1055 such federal, private or other moneys then available or thereafter to be
1056 made available for costs in connection with such project may be added
1057 to any state moneys available or becoming available hereunder for
1058 such project and be used for such project. Any other federal, private or
1059 other moneys then available or thereafter to be made available for
1060 costs in connection with such project upon receipt shall, in conformity
1061 with applicable federal and state law, be used by the State Treasurer to
1062 meet the principal of outstanding bonds issued pursuant to said
1063 sections 48 to 55, inclusive, or to meet the principal of temporary notes
1064 issued in anticipation of the money to be derived from the sale of
1065 bonds theretofore authorized pursuant to said sections 48 to 55,
1066 inclusive, for the purpose of financing such costs, either by purchase or
1067 redemption and cancellation of such bonds or notes or by payment
1068 thereof at maturity. Whenever any of the federal, private or other
1069 moneys so received with respect to such project are used to meet the
1070 principal of such temporary notes or whenever the principal of any
1071 such temporary notes is retired by application of revenue receipts of
1072 the state, the amount of bonds theretofore authorized in anticipation of
1073 which such temporary notes were issued, and the aggregate amount of
1074 bonds which may be authorized pursuant to section 48 of this act shall
1075 each be reduced by the amount of the principal so met or retired.
1076 Pending use of the federal, private or other moneys so received to meet
1077 the principal as directed in this section, the amount thereof may be
1078 invested by the State Treasurer in bonds or obligations of, or
1079 guaranteed by, the state or the United States or agencies or
1080 instrumentalities of the United States, shall be deemed to be part of the
1081 debt retirement funds of the state, and net earnings on such
1082 investments shall be used in the same manner as the moneys so
1083 invested.

1084 Sec. 53. (*Effective July 1, 2010*) The bonds issued pursuant to sections
1085 48 to 55, inclusive, of this act shall be general obligations of the state
1086 and the full faith and credit of the state of Connecticut are pledged for
1087 the payment of the principal of and interest on said bonds as the same

1088 become due, and accordingly and as part of the contract of the state
1089 with the holders of said bonds, appropriation of all amounts necessary
1090 for punctual payment of such principal and interest is hereby made,
1091 and the State Treasurer shall pay such principal and interest as the
1092 same become due.

1093 Sec. 54. (*Effective July 1, 2010*) In accordance with section 49 of this
1094 act, the state, through the Department of Agriculture and the
1095 Department of Transportation, may provide grants-in-aid and other
1096 financings to or for the agencies for the purposes and projects as
1097 described in said section 49. All financing shall be made in accordance
1098 with the terms of a contract at such time or times as shall be
1099 determined within authorization of funds by the State Bond
1100 Commission.

1101 Sec. 55. (*Effective July 1, 2010*) In the case of any grant-in-aid made
1102 pursuant to section 49 of this act which is made to any entity which is
1103 not a political subdivision of the state, the contract entered into
1104 pursuant to section 54 of this act shall provide that if the premises for
1105 which such grant-in-aid was made ceases, within ten years of the date
1106 of such grant, to be used as a facility for which such grant was made,
1107 an amount equal to the amount of such grant, minus ten per cent per
1108 year for each full year which has elapsed since the date of such grant,
1109 shall be repaid to the state and that a lien shall be placed on such land
1110 in favor of the state to ensure that such amount will be repaid in the
1111 event of such change in use provided if the premises for which such
1112 grant-in-aid was made are owned by the state, a municipality or a
1113 housing authority no lien need be placed.

1114 Sec. 56. (*Effective from passage*) Notwithstanding the provisions of
1115 section 58 of special act 93-2 of the June special session, section 39 of
1116 special act 95-20, section 38 of public act 99-242, and sections 15 and 34
1117 of special act 01-2 of the June special session, Rushford Center, Inc., or
1118 its successor agency, shall not be liable for repayment of any funds
1119 under the grant-in-aid contracts between the Department of Mental

1120 Health and Addiction Services and Rushford Center, Inc. dated
1121 September 17, 2001, April 22, 2002, May 27, 2003, and June 20, 2005,
1122 such funds being awarded to Rushford Center, Inc. pursuant to section
1123 50 of special act 93-2 of the June special session, section 33 of special act
1124 95-20, section 32 of public act 99-242, and sections 9 and 28 of special
1125 act 01-2 of the June special session.

1126 Sec. 57. (*Effective from passage*) Notwithstanding section 22a-478 of
1127 the general statutes, the project loan obligation issued by the city of
1128 Ansonia pursuant to a project funding agreement with the state for a
1129 project to improve said city's sewage treatment plan, shall mature not
1130 later than thirty years from the date of completion of said project. The
1131 Commissioner of Environmental Protection shall enter into an
1132 amended project funding agreement with said city pursuant to this
1133 section.

1134 Sec. 58. Subdivision (39) of subsection (d) of section 13 of public act
1135 07-7 is amended to read as follows (*Effective from passage*):

1136 Grants-in-aid to homeowners in the [Beverly Hills] Westville section
1137 of the city of New Haven and homeowners in Woodbridge for
1138 structurally damaged homes due to subsidence located in the
1139 immediate vicinity of the West River, not exceeding \$2,000,000.

1140 Sec. 59. Subdivision (6) of subsection (m) of section 13 of special act
1141 05-1 of the June special session is amended to read as follows (*Effective*
1142 *from passage*):

1143 Grant-in-aid to [the town of Killingly] United Services of Dayville,
1144 for alteration and expansion of facilities, [for United Services of
1145 Dayville,] not exceeding \$750,000.

1146 Sec. 60. Subparagraph (A) of subdivision (1) of subsection (m) of
1147 section 21 of public act 07-7 is amended to read as follows (*Effective*
1148 *from passage*):

1149 Alterations, renovations and improvements to facilities including

1150 fire, safety, energy conservation and code compliance, and acquisition
1151 of property, not exceeding \$4,000,000.

1152 Sec. 61. Subdivision (3) of subsection (m) of section 21 of public act
1153 07-7 is amended to read as follows (*Effective from passage*):

1154 At Tunxis Community College: Alterations and improvements to
1155 buildings and grounds and acquisition of property, in accordance with
1156 the campus master plan, not exceeding \$15,118,861.

1157 Sec. 62. Subsection (j) of section 32 of special act 05-1 of the June
1158 special session, as amended by section 211 of public act 07-7 of the June
1159 special session, is amended to read as follows (*Effective from passage*):

1160 For the Department of Economic and Community Development:

1161 (1) Grant-in-aid to Milford for the Devon Borough Revitalization
1162 Project, not exceeding \$2,500,000;

1163 (2) Grant-in-aid to municipalities and organizations that are exempt
1164 from taxation under Section 501(c)(3) of the Internal Revenue Code, for
1165 cultural and entertainment-related economic development projects,
1166 including projects at museums, not exceeding \$4,000,000, provided
1167 \$625,000 shall be made available to the town of Norwalk for the
1168 Norwalk Maritime Museum;

1169 (3) Grant-in-aid to the town of Derby, for downtown development,
1170 not exceeding \$250,000;

1171 (4) Grant-in-aid to the town of Ansonia, for downtown
1172 development, not exceeding \$125,000;

1173 (5) Grant-in-aid to the city of Norwich, for the harbor district
1174 project, not exceeding \$1,250,000;

1175 (6) Grant-in-aid to the town of Thompson, for downtown
1176 revitalization, not exceeding \$1,000,000;

1177 (7) Grant-in-aid to the town of Killingly, for downtown
1178 revitalization, not exceeding \$1,000,000;

1179 (8) Grant-in-aid to the Goodspeed Opera House Foundation,
1180 Incorporated, for construction of a new facility in the town of East
1181 Haddam, not exceeding \$5,000,000;

1182 (9) Grant-in-aid to the University of New Haven, for establishment
1183 and construction of the Henry Lee Institute, not exceeding \$2,000,000;

1184 (10) Grant-in-aid to the city of New Haven, for rehabilitation and
1185 renovation of the Quinnipiac Terrace and Riverview projects, not
1186 exceeding \$2,000,000;

1187 (11) Grant-in-aid to the city of Bridgeport, for revitalization of the
1188 Hollow Neighborhood, not exceeding \$500,000;

1189 (12) Grant-in-aid to the Northeast Connecticut Economic Alliance,
1190 for a revolving loan fund to provide financial assistance to small
1191 businesses, not exceeding \$200,000;

1192 (13) Grant-in-aid to the city of Bridgeport, for improvements to the
1193 Palace Theater, not exceeding \$250,000;

1194 (14) Grant-in-aid to the East Hartford Housing Authority, for
1195 renovation of an existing building into a community center at Veterans
1196 Terrace, not exceeding \$350,000;

1197 (15) Grant-in-aid to the town of Hamden, for revitalization of
1198 Highwood Square, not exceeding \$750,000;

1199 (16) Grant-in-aid to the Waterbury Development Corporation, for
1200 lighting, grandstand seating and building improvements at Waterbury
1201 Municipal Stadium, not exceeding \$1,500,000;

1202 (17) Grant-in-aid to the town of Cromwell, for downtown
1203 revitalization, not exceeding \$150,000;

1204 (18) Deleted by public act 07-7 of the June special session;

1205 [(18)] (19) Grant-in-aid to the city of Meriden, for a streetscape
1206 project, not exceeding \$250,000;

1207 [(19)] (20) Grant-in-aid to [the town] The Children's Museum of
1208 West Hartford, for [site acquisition and improvements for the Science
1209 Center of Connecticut] planning and development, including site
1210 acquisition, construction, renovation, capital equipment,
1211 improvements and relocation, not exceeding \$500,000;

1212 [(20)] (21) Grant-in-aid to Bridgeport for a feasibility study for the
1213 Congress Street Plaza urban renewal area in Bridgeport, not exceeding
1214 \$250,000;

1215 [(21)] (22) Grant-in-aid to the town of Bloomfield, for a façade
1216 improvement program, not exceeding \$500,000.

1217 Sec. 63. Section 29 of public act 08-169 is amended to read as follows
1218 (*Effective from passage*):

1219 (a) For the purposes described in subsection (b) of this section, the
1220 State Bond Commission shall have the power, from time to time, to
1221 authorize the issuance of bonds of the state in one or more series and
1222 in principal amounts not exceeding in the aggregate [three] seven
1223 million dollars.

1224 (b) The proceeds of the sale of said bonds, to the extent of the
1225 amount stated in subsection (a) of this section, shall be used by the
1226 Department of Education for grants-in-aid for the purpose of capital
1227 start-up costs related to the development of new interdistrict magnet
1228 school programs to assist the state in meeting the goals of the 2008
1229 stipulation and order for Milo Sheff, et al. v. William A. O'Neill, et al.,
1230 for the purpose of [buying] purchasing a building or portable
1231 classrooms, subject to the reversion provisions in subdivision (1) of
1232 subsection (c) of section 10-264h of the general statutes, leasing space,
1233 and purchasing equipment, including, but not limited to, computers

1234 and classroom furniture.

1235 (c) All provisions of section 3-20 of the general statutes, or the
1236 exercise of any right or power granted thereby, which are not
1237 inconsistent with the provisions of this section are hereby adopted and
1238 shall apply to all bonds authorized by the State Bond Commission
1239 pursuant to this section, and temporary notes in anticipation of the
1240 money to be derived from the sale of any such bonds so authorized
1241 may be issued in accordance with said section 3-20 and from time to
1242 time renewed. Such bonds shall mature at such time or times not
1243 exceeding twenty years from their respective dates as may be provided
1244 in or pursuant to the resolution or resolutions of the State Bond
1245 Commission authorizing such bonds. None of said bonds shall be
1246 authorized except upon a finding by the State Bond Commission that
1247 there has been filed with it a request for such authorization which is
1248 signed by or on behalf of the Secretary of the Office of Policy and
1249 Management and states such terms and conditions as said commission,
1250 in its discretion, may require. Said bonds issued pursuant to this
1251 section shall be general obligations of the state and the full faith and
1252 credit of the state of Connecticut are pledged for the payment of the
1253 principal of and interest on said bonds as the same become due, and
1254 accordingly and as part of the contract of the state with the holders of
1255 said bonds, appropriation of all amounts necessary for punctual
1256 payment of such principal and interest is hereby made, and the State
1257 Treasurer shall pay such principal and interest as the same become
1258 due.

1259 Sec. 64. Subsections (a) to (c), inclusive, of section 23-103 of the
1260 general statutes are repealed and the following is substituted in lieu
1261 thereof (*Effective from passage*):

1262 (a) For the purposes described in subsection (b) of this section, the
1263 State Bond Commission shall have the power, from time to time, to
1264 authorize the issuance of bonds of the state in one or more series and
1265 in principal amounts not exceeding in the aggregate six million dollars

1266 for the fiscal year ending June 30, 2008, and six million dollars for the
1267 fiscal year ending June 30, 2009.

1268 (b) The proceeds of the sale of said bonds, to the extent of the
1269 amount stated in subsection (a) of this section, shall be used by the
1270 Department of Environmental Protection for the purpose of
1271 establishing a Connecticut bikeway, pedestrian walkway and
1272 greenway grant program for municipal grants. For the purposes of this
1273 section, "bikeway" means any road, street, path or way which is
1274 specifically designated for bicycle travel, even if such road, street, path
1275 or way is shared with other modes of transportation.

1276 (c) Such grants shall be used for planning, design, land acquisition,
1277 construction, construction administration and publications for
1278 bikeways, pedestrian walkways, greenways and multiuse paths.
1279 Eligible projects may include: (1) Bicycle trails that complete sections of
1280 the Connecticut portion of the East Coast Greenway, (2) bikeways that
1281 connect to the East Coast Greenway, and (3) bikeways or other
1282 multiuse paths established within the State Recreational Trails Plan.

1283 Sec. 65. (NEW) (*Effective October 1, 2009*) (a) For purposes of this
1284 section, "state rail plan" or "proposed plan" means the plan prepared
1285 by the Department of Transportation pursuant to the provisions of P.L.
1286 110-432, the Passenger Rail Investment and Improvement Act of 2008.

1287 (b) Not later than sixty days prior to submission of the state rail plan
1288 as required by P.L. 110-432, the Department of Transportation shall
1289 submit such proposed plan to the joint standing committees of the
1290 General Assembly having cognizance of matters relating to
1291 transportation and finance, revenue and bonding. Such submission
1292 shall also include information on the process followed in preparing
1293 such proposed plan, the persons and entities consulted, any
1294 recommendations received from regional agencies and municipalities,
1295 and the department's response to such recommendations.

1296 (c) Not later than thirty days after said committees' receipt of such

1297 proposed plan, said committees shall convene a joint public hearing on
1298 such proposed plan. Not later than fourteen days after such public
1299 hearing, said committees shall advise the department of their
1300 suggested modifications, if any, to such proposed plan.

1301 Sec. 66. (NEW) (*Effective October 1, 2009*) The Commissioner of
1302 Transportation shall not, directly or indirectly, sell, transfer or
1303 otherwise dispose of any rail or other track material, unless the
1304 commissioner has offered such rail or other track material to freight
1305 railroad companies for upgrading state-owned rights-of-way. Said
1306 commissioner shall offer any remaining rail or other track material, if
1307 any, to freight railroad companies for upgrading other rail lines
1308 located within the state. If any freight railroad company accepts such
1309 offer, the Department of Transportation shall transfer such rail or other
1310 track material to the recipient's designated material site within the
1311 state at a charge to such recipient that, in the case of state-owned
1312 rights-of-way does not exceed the value, as scrap, of the materials
1313 replaced by the material transferred by said department, and, in the
1314 case of non-state-owned rights-of-way, does not exceed the value, as
1315 scrap, of the materials transferred by said department.

1316 Sec. 67. Section 13b-276 of the general statutes is repealed and the
1317 following is substituted in lieu thereof (*Effective October 1, 2009*):

1318 (a) The Commissioner of Transportation, if he finds that a
1319 dangerous condition exists at such crossing, except a dangerous
1320 condition arising out of improper or inadequate maintenance, shall
1321 issue such order to such municipality or to any such public service
1322 company directing the removal, change or relocation of such crossing,
1323 highway, tracks, pipes, wires, poles or other fixtures or tree or building
1324 or other structure, as may be necessary to eliminate such dangerous
1325 condition; and shall apportion the cost thereof among such public
1326 service company or companies, such municipality and the state, and
1327 shall determine the conditions and the time and manner of the
1328 payment of such apportionments, provided the portion of the cost to

1329 be paid by such public service company in the elimination of any such
1330 dangerous conditions on state maintained highways shall not exceed
1331 ten per cent. The party or parties ordered by said commissioner to
1332 perform the work necessary to remove such dangerous condition shall
1333 serve written notice, at least thirty days prior to the approximate date
1334 of the commencement of such work, upon all other parties in interest,
1335 including any public service company whose plant is involved or
1336 affected by such work, and any such public service company shall
1337 provide such means as may be necessary for the continued use of such
1338 plant in such manner as to best serve the interests and convenience of
1339 the public.

1340 (b) The Commissioner of Transportation shall, not later than
1341 October 1, 2009, and every three years thereafter, provide a report, in
1342 accordance with the provisions of section 11-4a, to the joint standing
1343 committees of the General Assembly having cognizance of matters
1344 relating to transportation and finance, revenue and bonding, regarding
1345 any railroad crossing at grade. Such report shall (1) list all the at-grade
1346 rail crossings in the state, (2) identify such crossings that create a
1347 hazardous situation, (3) provide a budget and identify funding
1348 sources, including any available federal funding, for upgrading or
1349 eliminating such hazardous crossings, (4) prioritize the upgrades or
1350 eliminations that are recommended in such report, and (5) for reports
1351 submitted pursuant to this subsection after the initial report, describe
1352 the progress to date in upgrading or eliminating hazardous at-grade
1353 crossings.

1354 Sec. 68. Section 13b-236 of the general statutes is repealed and the
1355 following is substituted in lieu thereof (*Effective October 1, 2009*):

1356 (a) For the purposes described in subsection (b) of this section, the
1357 State Bond Commission shall have the power, from time to time, to
1358 authorize the issuance of bonds of the state in one or more series and
1359 in principal amounts not exceeding in the aggregate ten million
1360 dollars.

1361 (b) The proceeds of the sale of said bonds, to the extent of the
1362 amount stated in subsection (a) of this section, shall be used by the
1363 Department of Transportation for a program of competitive [matching]
1364 grants for commercial rail freight lines operating in the state for
1365 improvements and repairs to, and the modernization of, existing rail,
1366 rail beds and related facilities. Such program shall include the
1367 following: (1) (A) Grants of one hundred per cent of the amount
1368 necessary to improve, repair or modernize state-owned rights of way,
1369 and (B) grants of seventy per cent of the amount necessary to improve,
1370 repair or modernize privately-owned rail lines, provided the
1371 commissioner may waive the requirement for a thirty per cent
1372 matching grant if such improvement, repair or modernization
1373 demonstrably increases rail freight traffic; and (2) preference for grants
1374 shall be given to (A) proposals that are on the Department of
1375 Transportation's list of freight rail projects eligible to receive funds
1376 pursuant to P.L. 111-5, the American Recovery and Reinvestment Act,
1377 (B) freight rail projects that improve at-grade rail crossings to eliminate
1378 hazards or increase safety, and (C) freight rail projects that provide
1379 connection to major freight generators.

1380 (c) All provisions of section 3-20, or the exercise of any right or
1381 power granted thereby, which are not inconsistent with the provisions
1382 of this section are hereby adopted and shall apply to all bonds
1383 authorized by the State Bond Commission pursuant to this section, and
1384 temporary notes in anticipation of the money to be derived from the
1385 sale of any such bonds so authorized may be issued in accordance with
1386 said section 3-20 and from time to time renewed. Such bonds shall
1387 mature at such time or times not exceeding twenty years from their
1388 respective dates as may be provided in or pursuant to the resolution or
1389 resolutions of the State Bond Commission authorizing such bonds.
1390 None of said bonds shall be authorized except upon a finding by the
1391 State Bond Commission that there has been filed with it a request for
1392 such authorization which is signed by or on behalf of the Secretary of
1393 the Office of Policy and Management and states such terms and
1394 conditions as said commission, in its discretion, may require. Said

1395 bonds issued pursuant to this section shall be general obligations of the
1396 state and the full faith and credit of the state of Connecticut are
1397 pledged for the payment of the principal of and interest on said bonds
1398 as the same become due, and accordingly and as part of the contract of
1399 the state with the holders of said bonds, appropriation of all amounts
1400 necessary for punctual payment of such principal and interest is
1401 hereby made, and the State Treasurer shall pay such principal and
1402 interest as the same become due.

1403 (d) The Commissioner of Transportation shall adopt regulations, in
1404 accordance with the provisions of chapter 54, implementing the
1405 program established under subsection (b) of this section.

1406 Sec. 69. Section 22-26hh of the general statutes is repealed and the
1407 following is substituted in lieu thereof (*Effective from passage*):

1408 The State Bond Commission shall have power, from time to time, to
1409 authorize the issuance of bonds of the state in one or more series and
1410 in principal amounts not exceeding in the aggregate [one hundred
1411 seventeen million seven hundred fifty thousand] one hundred thirty
1412 million two hundred fifty thousand dollars, the proceeds of which
1413 shall be used for the purposes of section 22-26cc, provided not more
1414 than [five] ten million dollars of said authorization shall be effective
1415 July 1, [2008] 2010, and further provided not more than two million
1416 dollars shall be used for the purposes of section 22-26jj. All provisions
1417 of section 3-20, or the exercise of any right or power granted thereby
1418 which are not inconsistent with the provisions of this section are
1419 hereby adopted and shall apply to all bonds authorized by the State
1420 Bond Commission pursuant to this section, and temporary notes in
1421 anticipation of the money to be derived from the sale of any such
1422 bonds so authorized may be issued in accordance with said section 3-
1423 20 and from time to time renewed. Such bonds shall mature at such
1424 time or times not exceeding twenty years from their respective dates as
1425 may be provided in or pursuant to the resolution or resolutions of the
1426 State Bond Commission authorizing such bonds. None of said bonds

1427 shall be authorized except upon a finding by the State Bond
1428 Commission that there has been filed with it a request for such
1429 authorization, which is signed by or on behalf of the Secretary of the
1430 Office of Policy and Management and states such terms and conditions
1431 as said commission, in its discretion, may require. Said bonds issued
1432 pursuant to this section shall be general obligations of the state and the
1433 full faith and credit of the state of Connecticut are pledged for the
1434 payment of the principal of and interest on said bonds as the same
1435 become due, and accordingly and as part of the contract of the state
1436 with the holders of said bonds, appropriation of all amounts necessary
1437 for punctual payment of such principal and interest is hereby made,
1438 and the Treasurer shall pay such principal and interest as the same
1439 become due.

1440 Sec. 70. (NEW) (*Effective from passage*) (a) For purposes of this
1441 section:

1442 (1) "Bonds" means bonds, notes or other obligations of a
1443 municipality, including loans obtained from state or federal agencies;

1444 (2) "Municipality" means any town, city, borough, consolidated
1445 town and city, consolidated town and borough, any metropolitan
1446 district, any district as defined in section 7-324 of the general statutes, a
1447 regional school district or any other municipal corporation having the
1448 power to levy taxes and to issue bonds, notes or other obligations;

1449 (3) "Revenue bonds" means bonds secured by project or system
1450 revenues, including water, sewer, electric or other revenue sources,
1451 and that are not secured by the full faith and credit of ad valorem
1452 taxing power; and

1453 (4) "Legislative body" means (A) the board of selectmen in a town
1454 that does not have a charter, special act or home rule ordinance
1455 relating to its government, (B) the council, board of aldermen,
1456 representative town meeting, board of selectmen or other elected
1457 legislative body described in a charter, special act or home rule

1458 ordinance relating to government in a city, consolidated town and city,
1459 consolidated town and borough or a town having a charter, special act,
1460 consolidation ordinance or home rule ordinance relating to its
1461 government, (C) the board of burgesses or other elected legislative
1462 body in a borough, (D) the district committee or other elected
1463 legislative body in a district, metropolitan district or other municipal
1464 corporation, or (E) the regional board of education.

1465 (b) Notwithstanding any provision of any special act or charter
1466 requiring that bonds be sold at public bid, a municipality may, upon
1467 approval by its legislative body, sell by negotiation (1) tax credit
1468 bonds, including those described under Section 54 of the Internal
1469 Revenue Code of 1986, or any subsequent corresponding internal
1470 revenue code of the United States, as amended from time to time, or (2)
1471 an issue of bonds, any portion of which is an advance refunding issue
1472 as defined in 26 CFR 1.150-1.

1473 (c) The maturity schedule of an issue of tax credit bonds and bonds
1474 the interest of which is excluded from taxation pursuant to the Internal
1475 Revenue Code of 1986, as amended, when issued no more than fifteen
1476 days apart, may be consolidated for purposes of compliance with
1477 section 7-371 of the general statutes.

1478 (d) The validity of any bonds issued by a municipality and sold by
1479 negotiation prior to the effective date of this section and described in
1480 subdivision (1) or (2) of subsection (b) of this section or with a
1481 consolidated maturity schedule pursuant to subsection (c) of this
1482 section shall not be affected by their manner of sale or consolidated
1483 maturity schedule.

1484 Sec. 71. Section 7-374b of the general statutes is repealed and the
1485 following is substituted in lieu thereof (*Effective from passage*):

1486 (a) A municipality, as defined in section 7-369, and any regional
1487 school district, may authorize the issuance of bonds, notes or other
1488 obligations in accordance with the provisions of this chapter for the

1489 purpose of funding a judgment, a compromised or settled claim
 1490 against it or an award or sum payable by it pursuant to a
 1491 determination by a court, or an officer, body or agency acting in an
 1492 administrative or quasi-judicial capacity, other than an award or sum
 1493 arising out of an employment contract, in any case in which the
 1494 amount of such judgment, claim, award or sum exceeds five per cent
 1495 of the total annual receipts from taxation, as computed for the
 1496 purposes of subsection (b) of section 7-374 or subsection (b) of section
 1497 10-56, as applicable, or two hundred fifty thousand dollars, whichever
 1498 is less, provided that the last principal installment of such bonds, notes
 1499 or other obligations shall mature no later than [fifteen] twenty years
 1500 from the date of original issue of such bonds, notes or other obligations
 1501 issued for such purposes. The temporary borrowing periods provided
 1502 by sections 7-378 and 7-378a shall apply to the computation of the
 1503 maximum maturity permitted by this section. This section shall not be
 1504 applicable to the issuance of bonds, notes or other obligations to fund
 1505 judgments, settlements, awards or sums payable in connection with
 1506 construction projects.

1507 (b) Any municipality may authorize the issuance of bonds, notes or
 1508 other obligations in accordance with the provisions of this chapter for
 1509 the purpose of funding a reserve fund for property or casualty losses
 1510 established pursuant to section 7-403a.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	4-66g(a)
Sec. 2	<i>from passage</i>	7-538(a)
Sec. 3	<i>from passage</i>	10-287d
Sec. 4	<i>from passage</i>	10-292k
Sec. 5	<i>from passage</i>	22a-483(a)
Sec. 6	<i>from passage</i>	22a-483(d)
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>July 1, 2010</i>	New section
Sec. 14	<i>July 1, 2010</i>	New section
Sec. 15	<i>July 1, 2010</i>	New section
Sec. 16	<i>July 1, 2010</i>	New section
Sec. 17	<i>July 1, 2010</i>	New section
Sec. 18	<i>July 1, 2010</i>	New section
Sec. 19	<i>May 1, 2010</i>	New section
Sec. 20	<i>May 1, 2010</i>	New section
Sec. 21	<i>May 1, 2010</i>	New section
Sec. 22	<i>May 1, 2010</i>	New section
Sec. 23	<i>May 1, 2010</i>	New section
Sec. 24	<i>from passage</i>	New section
Sec. 25	<i>from passage</i>	New section
Sec. 26	<i>from passage</i>	New section
Sec. 27	<i>from passage</i>	New section
Sec. 28	<i>from passage</i>	New section
Sec. 29	<i>from passage</i>	New section
Sec. 30	<i>from passage</i>	New section
Sec. 31	<i>from passage</i>	New section
Sec. 32	<i>from passage</i>	New section
Sec. 33	<i>from passage</i>	New section
Sec. 34	<i>from passage</i>	New section
Sec. 35	<i>from passage</i>	New section
Sec. 36	<i>from passage</i>	New section
Sec. 37	<i>from passage</i>	New section
Sec. 38	<i>from passage</i>	New section
Sec. 39	<i>from passage</i>	New section
Sec. 40	<i>from passage</i>	New section
Sec. 41	<i>July 1, 2010</i>	New section
Sec. 42	<i>July 1, 2010</i>	New section
Sec. 43	<i>July 1, 2010</i>	New section
Sec. 44	<i>July 1, 2010</i>	New section
Sec. 45	<i>July 1, 2010</i>	New section
Sec. 46	<i>July 1, 2010</i>	New section
Sec. 47	<i>July 1, 2010</i>	New section
Sec. 48	<i>July 1, 2010</i>	New section
Sec. 49	<i>July 1, 2010</i>	New section
Sec. 50	<i>July 1, 2010</i>	New section

Sec. 51	<i>July 1, 2010</i>	New section
Sec. 52	<i>July 1, 2010</i>	New section
Sec. 53	<i>July 1, 2010</i>	New section
Sec. 54	<i>July 1, 2010</i>	New section
Sec. 55	<i>July 1, 2010</i>	New section
Sec. 56	<i>from passage</i>	New section
Sec. 57	<i>from passage</i>	New section
Sec. 58	<i>from passage</i>	PA 07-7, Sec. 13(d)(39)
Sec. 59	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 13(m)
Sec. 60	<i>from passage</i>	PA 07-7, Sec. 21(m)(1)(A)
Sec. 61	<i>from passage</i>	PA 07-7, Sec. 21(m)(3)
Sec. 62	<i>from passage</i>	SA 05-1 of the June Sp. Sess., Sec. 32(j)
Sec. 63	<i>from passage</i>	PA 08-169, Sec. 29
Sec. 64	<i>from passage</i>	23-103(a) to (c)
Sec. 65	<i>October 1, 2009</i>	New section
Sec. 66	<i>October 1, 2009</i>	New section
Sec. 67	<i>October 1, 2009</i>	13b-276
Sec. 68	<i>October 1, 2009</i>	13b-236
Sec. 69	<i>from passage</i>	22-26hh
Sec. 70	<i>from passage</i>	New section
Sec. 71	<i>from passage</i>	7-374b