



General Assembly

Amendment

February Session, 2010

LCO No. 5742

SB0049405742HR0

Offered by:

REP. CAFERO, 142nd Dist.

REP. HAMZY, 78th Dist.

REP. KLARIDES, 114th Dist.

To: Senate Bill No. 494

File No.

Cal. No.

**"AN ACT MAKING ADJUSTMENTS TO STATE EXPENDITURES
FOR THE FISCAL YEAR ENDING JUNE 30, 2011."**

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. Section 11 of public act 09-3 of the June special session, as
4 amended by sections 3 and 20 of public act 09-7 of the September
5 special session, section 58 of public act 09-6 of the September special
6 session, section 9 of public act 09-1 of the December special session and
7 section 1 of public act 10-3, is amended to read as follows (*Effective July*
8 *1, 2010*):

T1 GENERAL FUND

T2

2010- 2011

T3

T4

\$

T5

T6			
T7	LEGISLATIVE		
T8			
T9	LEGISLATIVE MANAGEMENT		
T10	Personal Services	46,413,050	
T11	Other Expenses	[16,264,317]	<u>16,675,317</u>
T12	Equipment	983,000	
T13	Flag Restoration	50,000	
T14	Minor Capital Improvements	[825,000]	<u>288,123</u>
T15	Interim Salary/Caucus Offices	461,000	
T16	Redistricting	400,000	
T17	Connecticut Academy of Science and		
T18	Engineering	100,000	
T19	Old State House	583,400	
T20	OTHER THAN PAYMENTS TO LOCAL		
T21	GOVERNMENTS		
T22	Interstate Conference Fund	378,235	
T23	AGENCY TOTAL	[66,458,002]	<u>66,332,125</u>
T24			
T25	AUDITORS OF PUBLIC ACCOUNTS		
T26	Personal Services	12,569,724	
T27	Other Expenses	806,647	
T28	Equipment	50,000	
T29	AGENCY TOTAL	13,426,371	
T30			
T31	COMMISSION ON AGING		
T32	Personal Services	216,207	
T33	Other Expenses	39,864	
T34	AGENCY TOTAL	256,071	
T35			
T36	PERMANENT COMMISSION ON THE		
T37	STATUS OF WOMEN		
T38	Personal Services	389,217	
T39	Other Expenses	116,203	
T40	AGENCY TOTAL	505,420	
T41			
T42	COMMISSION ON CHILDREN		
T43	Personal Services	457,745	
T44	Other Expenses	72,675	
T45	AGENCY TOTAL	530,420	
T46			
T47	LATINO AND PUERTO RICAN AFFAIRS		

T48	COMMISSION		
T49	Personal Services	280,797	
T50	Other Expenses	38,994	
T51	AGENCY TOTAL	319,791	
T52			
T53	AFRICAN-AMERICAN AFFAIRS		
T54	COMMISSION		
T55	Personal Services	184,780	
T56	Other Expenses	27,456	
T57	AGENCY TOTAL	212,236	
T58			
T59	ASIAN PACIFIC AMERICAN AFFAIRS		
T60	COMMISSION		
T61	Personal Services	49,810	
T62	Other Expenses	2,500	
T63	AGENCY TOTAL	52,310	
T64			
T65	TOTAL	[81,760,621]	<u>81,634,744</u>
T66	LEGISLATIVE		
T67			
T68	GENERAL GOVERNMENT		
T69			
T70	GOVERNOR'S OFFICE		
T71	Personal Services	[2,613,859]	<u>2,550,232</u>
T72	Other Expenses	[236,995]	<u>134,660</u>
T73	Equipment	1	
T74	<u>Transition Expenses</u>		<u>100,000</u>
T75	OTHER THAN PAYMENTS TO LOCAL		
T76	GOVERNMENTS		
T77	[New England Governors' Conference	100,692]	
T78	[National Governors' Association	119,900]	
T79	AGENCY TOTAL	[3,071,447]	<u>2,784,893</u>
T80			
T81	SECRETARY OF THE STATE		
T82	Personal Services	[1,459,000]	<u>1,490,007</u>
T83	Other Expenses	[843,884]	<u>645,041</u>
T84	Equipment	1	
T85	Commercial Recording Division	[7,825,000]	<u>5,993,248</u>
T86	AGENCY TOTAL	[10,127,885]	<u>8,128,297</u>
T87			
T88	LIEUTENANT GOVERNOR'S OFFICE		
T89	Personal Services	[441,000]	<u>431,017</u>

T90	Other Expenses	[87,054]	<u>72,849</u>
T91	Equipment	1	
T92	AGENCY TOTAL	[528,055]	<u>503,867</u>
T93			
T94	ELECTIONS ENFORCEMENT		
T95	COMMISSION		
T96	Personal Services	[1,632,885]	<u>1,490,556</u>
T97	Other Expenses	326,396	
T98	[Citizens' Election Fund Admin	3,200,000]	
T99	AGENCY TOTAL	[5,159,281]	<u>1,816,952</u>
T100			
T101	OFFICE OF STATE ETHICS		
T102	Personal Services	[1,600,359]	<u>1,476,383</u>
T103	Other Expenses	245,796	
T104	Equipment	15,000	
T105	Judge Trial Referee Fees	20,000	
T106	Reserve for Attorney Fees	26,129	
T107	Information Technology Initiatives	50,000	
T108	AGENCY TOTAL	[1,957,284]	<u>1,833,308</u>
T109			
T110	FREEDOM OF INFORMATION		
T111	COMMISSION		
T112	Personal Services	[2,051,870]	<u>2,009,938</u>
T113	Other Expenses	248,445	
T114	Equipment	48,500	
T115	AGENCY TOTAL	[2,348,815]	<u>2,306,883</u>
T116			
T117	JUDICIAL SELECTION COMMISSION		
T118	Personal Services	[72,072]	<u>69,676</u>
T119	Other Expenses	[18,375]	<u>17,456</u>
T120	Equipment	[6]	<u>1</u>
T121	AGENCY TOTAL	[90,453]	<u>87,133</u>
T122			
T123	CONTRACTING STANDARDS BOARD		
T124	[Personal Services	600,000]	
T125	Other Expenses	[350,000]	<u>10,000</u>
T126	Equipment	[100]	<u>1</u>
T127	AGENCY TOTAL	[950,100]	<u>10,001</u>
T128			
T129	STATE TREASURER		
T130	Personal Services	[4,160,240]	<u>3,717,414</u>
T131	Other Expenses	[282,836]	<u>273,656</u>

T132	Equipment	[6]	<u>1</u>
T133	AGENCY TOTAL	[4,443,082]	<u>3,991,071</u>
T134			
T135	STATE COMPTRROLLER		
T136	Personal Services	[22,603,086]	<u>21,215,407</u>
T137	Other Expenses	[5,129,692]	<u>4,492,000</u>
T138	Equipment	1	
T139	OTHER THAN PAYMENTS TO LOCAL		
T140	GOVERNMENTS		
T141	Governmental Accounting Standards Board	[19,570]	<u>18,591</u>
T142	AGENCY TOTAL	[27,752,349]	<u>25,725,999</u>
T143			
T144	DEPARTMENT OF REVENUE SERVICES		
T145	Personal Services	[64,705,383]	<u>58,073,874</u>
T146	Other Expenses	[9,730,972]	<u>8,727,651</u>
T147	Equipment	1	
T148	Collection and Litigation Contingency Fund	204,479	
T149	AGENCY TOTAL	[74,640,835]	<u>67,006,005</u>
T150			
T151	DIVISION OF SPECIAL REVENUE		
T152	Personal Services	[5,447,699]	<u>4,511,173</u>
T153	Other Expenses	[1,014,445]	<u>1,091,442</u>
T154	Equipment	1	
T155	Gaming Policy Board	2,758	
T156	AGENCY TOTAL	[6,464,903]	<u>5,605,374</u>
T157			
T158	OFFICE OF POLICY AND MANAGEMENT		
T159	Personal Services	[14,713,974]	<u>12,234,375</u>
T160	Other Expenses	[2,768,297]	<u>2,636,252</u>
T161	Equipment	[100]	<u>1</u>
T162	Automated Budget System and Data Base		
T163	Link	[59,780]	<u>55,075</u>
T164	Leadership, Education, Athletics in		
T165	Partnership (LEAP)	850,000	
T166	Cash Management Improvement Act	[100]	<u>95</u>
T167	Justice Assistance Grants	[2,027,750]	<u>1,129,572</u>
T168	Neighborhood Youth Centers	[1,487,000]	<u>743,500</u>
T169	Water Planning Council	[110,000]	<u>104,500</u>
T170	Connecticut Impaired Driving Records		
T171	Information System	[950,000]	<u>902,857</u>
T172	<u>Regional Planning Agencies</u>		<u>199,900</u>
T173	OTHER THAN PAYMENTS TO LOCAL		

T174	GOVERNMENTS		
T175	Tax Relief for Elderly Renters	24,000,000	
T176	Regional Planning Agencies	[200,000]	<u>100</u>
T177	PAYMENTS TO LOCAL GOVERNMENTS		
T178	Reimbursement Property Tax - Disability		
T179	Exemption	400,000	
T180	Distressed Municipalities	7,800,000	
T181	Property Tax Relief Elderly Circuit Breaker	20,505,899	
T182	Property Tax Relief Elderly Freeze Program	560,000	
T183	Property Tax Relief for Veterans	2,970,099	
T184	P.I.L.O.T. - New Manufacturing Machinery		
T185	and Equipment	[52,895,199]	<u>57,348,215</u>
T186	Capital City Economic Development	[6,050,000]	<u>5,850,000</u>
T187	AGENCY TOTAL	[138,348,198]	<u>139,033,940</u>
T188			
T189	DEPARTMENT OF VETERANS' AFFAIRS		
T190	Personal Services	[25,195,059]	<u>23,621,043</u>
T191	Other Expenses	[6,970,217]	<u>6,961,795</u>
T192	Equipment	1	
T193	Support Services for Veterans	190,000	
T194	OTHER THAN PAYMENTS TO LOCAL		
T195	GOVERNMENTS		
T196	Burial Expenses	7,200	
T197	Headstones	370,000	
T198	AGENCY TOTAL	[32,732,477]	<u>31,150,039</u>
T199			
T200	OFFICE OF WORKFORCE		
T201	COMPETITIVENESS		
T202	Personal Services	[431,474]	<u>286,190</u>
T203	Other Expenses	[100,000]	<u>78,782</u>
T204	CETC Workforce	1,000,000	
T205	Job Funnels Projects	500,000	
T206	Nanotechnology Study	[150,000]	<u>140,000</u>
T207	Spanish-American Merchants Association	[570,000]	<u>285,000</u>
T208	SBIR Matching Grants	112,500	
T209	AGENCY TOTAL	[2,863,974]	<u>2,402,472</u>
T210			
T211	BOARD OF ACCOUNTANCY		
T212	Personal Services	[345,306]	<u>336,533</u>
T213	Other Expenses	[77,863]	<u>25,997</u>
T214	AGENCY TOTAL	[423,169]	<u>362,530</u>
T215			

T216	DEPARTMENT OF ADMINISTRATIVE		
T217	SERVICES		
T218	Personal Services	[22,975,752]	<u>20,629,529</u>
T219	Other Expenses	[14,613,840]	<u>14,601,570</u>
T220	Equipment	[-99]	<u>1</u>
T221	Loss Control Risk Management	[179,497]	<u>143,051</u>
T222	Employees' Review Board	25,135	
T223	Surety Bonds for State Officials and		
T224	Employees	74,400	
T225	Refunds of Collections	28,500	
T226	W. C. Administrator	[5,213,554]	<u>5,250,000</u>
T227	Hospital Billing System	[114,950]	<u>48,535</u>
T228	Claims Commissioner Operations	[-17,169]	<u>326,208</u>
T229	[Properties Review Board Operations	454,161]	
T230	AGENCY TOTAL	[44,005,898]	<u>41,126,929</u>
T231			
T232	DEPARTMENT OF INFORMATION		
T233	TECHNOLOGY		
T234	Personal Services	[8,270,961]	<u>7,295,800</u>
T235	Other Expenses	[6,648,090]	<u>6,181,680</u>
T236	Equipment	1	
T237	Connecticut Education Network	4,003,401	
T238	Internet and E-Mail Services	[5,000,000]	<u>4,995,784</u>
T239	Statewide Information Technology Services	[23,200,000]	<u>20,116,483</u>
T240	AGENCY TOTAL	[47,122,453]	<u>42,593,149</u>
T241			
T242	DEPARTMENT OF PUBLIC WORKS		
T243	Personal Services	[7,590,198]	<u>6,525,879</u>
T244	Other Expenses	[26,911,416]	<u>26,881,370</u>
T245	Equipment	1	
T246	Management Services	3,836,508	
T247	Rents and Moving	11,225,596	
T248	Capitol Day Care Center	127,250	
T249	Facilities Design Expenses	4,744,945	
T250	AGENCY TOTAL	[54,435,914]	<u>53,341,549</u>
T251			
T252	ATTORNEY GENERAL		
T253	Personal Services	[30,519,013]	<u>28,103,641</u>
T254	Other Expenses	[1,027,637]	<u>1,019,272</u>
T255	Equipment	1	
T256	AGENCY TOTAL	[31,546,651]	<u>29,122,914</u>
T257			

T258	DIVISION OF CRIMINAL JUSTICE		
T259	Personal Services	[48,564,021]	<u>44,406,213</u>
T260	Other Expenses	[2,243,902]	<u>2,236,301</u>
T261	Equipment	1	
T262	Witness Protection	338,247	
T263	Training and Education	[109,687]	<u>53,058</u>
T264	Expert Witnesses	198,643	
T265	Medicaid Fraud Control	767,282	
T266	Criminal Justice Commission	[650]	<u>617</u>
T267	AGENCY TOTAL	[52,222,433]	<u>48,000,362</u>
T268			
T269	TOTAL	[541,235,656]	<u>506,933,667</u>
T270	GENERAL GOVERNMENT		
T271			
T272	REGULATION AND PROTECTION		
T273			
T274	DEPARTMENT OF PUBLIC SAFETY		
T275	Personal Services	[129,818,773]	<u>117,422,579</u>
T276	Other Expenses	[30,368,119]	<u>27,871,152</u>
T277	Equipment	[100]	<u>1</u>
T278	Stress Reduction	23,354	
T279	Fleet Purchase	[7,035,596]	<u>6,912,132</u>
T280	Workers' Compensation Claims	[3,438,787]	<u>5,138,787</u>
T281	COLLECT	48,925	
T282	OTHER THAN PAYMENTS TO LOCAL		
T283	GOVERNMENTS		
T284	Civil Air Patrol	[1,746]	<u>33,174</u>
T285	AGENCY TOTAL	[170,735,400]	<u>157,450,104</u>
T286			
T287	POLICE OFFICER STANDARDS AND		
T288	TRAINING COUNCIL		
T289	Personal Services	[2,101,436]	<u>1,695,455</u>
T290	Other Expenses	[993,398]	<u>992,352</u>
T291	Equipment	1	
T292	AGENCY TOTAL	[3,094,835]	<u>2,687,808</u>
T293			
T294	[BOARD OF FIREARMS PERMIT		
T295	EXAMINERS]		
T296	[Personal Services	73,536]	
T297	[Other Expenses	8,971]	
T298	[Equipment	1]	
T299	[AGENCY TOTAL]	[82,508]	

T300			
T301	<u>DEPARTMENT OF MOTOR VEHICLES</u>		
T302	<u>Personal Services</u>		<u>274,449</u>
T303	<u>Other Expenses</u>		<u>216,404</u>
T304	<u>AGENCY TOTAL</u>		<u>490,853</u>
T305			
T306	MILITARY DEPARTMENT		
T307	Personal Services	[3,450,246]	<u>3,167,505</u>
T308	Other Expenses	[2,744,995]	<u>2,728,556</u>
T309	Equipment	1	
T310	Firing Squads	319,500	
T311	Veteran's Service Bonuses	306,000	
T312	<u>AGENCY TOTAL</u>	<u>[6,820,742]</u>	<u>6,521,562</u>
T313			
T314	COMMISSION ON FIRE PREVENTION		
T315	AND CONTROL		
T316	Personal Services	[1,683,823]	<u>1,668,322</u>
T317	Other Expenses	[715,288]	<u>713,102</u>
T318	Equipment	1	
T319	Firefighter Training I	[295,250]	<u>353,674</u>
T320	OTHER THAN PAYMENTS TO LOCAL		
T321	GOVERNMENTS		
T322	Fire Training School - Willimantic	161,798	
T323	Fire Training School - Torrington	81,367	
T324	Fire Training School - New Haven	48,364	
T325	Fire Training School - Derby	37,139	
T326	Fire Training School - Wolcott	100,162	
T327	Fire Training School - Fairfield	70,395	
T328	Fire Training School - Hartford	169,336	
T329	Fire Training School - Middletown	59,053	
T330	Payments to Volunteer Fire Companies	[105,000]	<u>195,000</u>
T331	Fire Training School - Stamford	55,432	
T332	<u>AGENCY TOTAL</u>	<u>[3,582,408]</u>	<u>3,713,145</u>
T333			
T334	DEPARTMENT OF CONSUMER		
T335	PROTECTION		
T336	Personal Services	[10,932,757]	<u>9,843,837</u>
T337	Other Expenses	[1,233,373]	<u>1,154,914</u>
T338	Equipment	1	
T339	<u>AGENCY TOTAL</u>	<u>[12,166,131]</u>	<u>10,998,752</u>
T340			
T341	LABOR DEPARTMENT		

T342	Personal Services	[8,748,706]	<u>7,774,679</u>
T343	Other Expenses	[750,000]	<u>474,711</u>
T344	Equipment	1	
T345	Workforce Investment Act	30,454,160	
T346	Connecticut's Youth Employment Program	3,500,000	
T347	Jobs First Employment Services	17,557,963	
T348	Opportunity Industrial Centers	500,000	
T349	[Individual Development Accounts	50,000]	
T350	STRIDE	270,000	
T351	Apprenticeship Program	500,000	
T352	Connecticut Career Resource Network	150,363	
T353	21st Century Jobs	450,000	
T354	Incumbent Worker Training	450,000	
T355	STRIVE	270,000	
T356	AGENCY TOTAL	[63,651,193]	<u>62,351,877</u>
T357			
T358	OFFICE OF THE VICTIM ADVOCATE		
T359	Personal Services	[265,374]	<u>288,762</u>
T360	Other Expenses	[40,020]	<u>39,752</u>
T361	Equipment	[6]	<u>1</u>
T362	AGENCY TOTAL	[305,400]	<u>328,515</u>
T363			
T364	COMMISSION ON HUMAN RIGHTS AND		
T365	OPPORTUNITIES		
T366	Personal Services	5,789,994	
T367	Other Expenses	[663,076]	<u>436,133</u>
T368	Equipment	1	
T369	Martin Luther King, Jr. Commission	6,650	
T370	AGENCY TOTAL	[6,459,721]	<u>6,232,778</u>
T371			
T372	OFFICE OF PROTECTION AND		
T373	ADVOCACY FOR PERSONS WITH		
T374	DISABILITIES		
T375	Personal Services	[2,292,590]	<u>2,258,397</u>
T376	Other Expenses	[369,483]	<u>353,174</u>
T377	Equipment	[100]	<u>1</u>
T378	AGENCY TOTAL	[2,662,173]	<u>2,611,572</u>
T379			
T380	OFFICE OF THE CHILD ADVOCATE		
T381	Personal Services	645,160	
T382	Other Expenses	162,016	
T383	Equipment	1	

T384	Child Fatality Review Panel	95,010	
T385	AGENCY TOTAL	902,187	
T386			
T387	DEPARTMENT OF EMERGENCY		
T388	MANAGEMENT AND HOMELAND		
T389	SECURITY		
T390	Personal Services	[3,407,563]	<u>3,154,353</u>
T391	Other Expenses	[854,460]	<u>630,168</u>
T392	Equipment	1	
T393	AGENCY TOTAL	[4,262,024]	<u>3,784,522</u>
T394			
T395	TOTAL	[274,724,722]	<u>258,073,675</u>
T396	REGULATION AND PROTECTION		
T397			
T398	CONSERVATION AND DEVELOPMENT		
T399			
T400	DEPARTMENT OF AGRICULTURE		
T401	Personal Services	[3,930,000]	<u>3,510,657</u>
T402	Other Expenses	[400,000]	<u>259,493</u>
T403	Equipment	[1]	<u>60,001</u>
T404	Vibrio Bacterium Program	[100]	<u>1</u>
T405	Senior Food Vouchers	300,000	
T406	OTHER THAN PAYMENTS TO LOCAL		
T407	GOVERNMENTS		
T408	WIC Program for Fresh Produce for Seniors	104,500	
T409	Collection of Agricultural Statistics	[1,080]	<u>1,026</u>
T410	Tuberculosis and Brucellosis Indemnity	900	
T411	Fair Testing	[4,040]	<u>5,040</u>
T412	Connecticut Grown Product Promotion	[10,000]	<u>15,000</u>
T413	WIC Coupon Program for Fresh Produce	[184,090]	<u>129,064</u>
T414	AGENCY TOTAL	[4,934,711]	<u>4,385,682</u>
T415			
T416	DEPARTMENT OF ENVIRONMENTAL		
T417	PROTECTION		
T418	Personal Services	[34,410,000]	<u>33,802,495</u>
T419	Other Expenses	[3,468,259]	<u>2,735,398</u>
T420	Equipment	[100]	<u>1</u>
T421	Stream Gaging	202,355	
T422	Mosquito Control	[300,000]	<u>285,000</u>
T423	State Superfund Site Maintenance	[371,450]	<u>278,389</u>
T424	Laboratory Fees	[248,289]	<u>235,875</u>
T425	Dam Maintenance	[128,067]	<u>121,443</u>

T426	Councils, Districts and ERTs Land Use	[550,000]	<u>400,000</u>
T427	Emergency Spill Response Account	10,591,753	
T428	Solid Waste Management Account	[2,832,429]	<u>2,690,808</u>
T429	Underground Storage Tank Account	3,156,104	
T430	Clean Air Account	[4,907,534]	<u>4,662,379</u>
T431	Environmental Conservation Account	[7,969,509]	<u>7,974,509</u>
T432	Environmental Quality Fees Account	9,472,114	
T433	OTHER THAN PAYMENTS TO LOCAL		
T434	GOVERNMENTS		
T435	[Agreement USGS-Geological Investigation	47,000]	
T436	Agreement USGS - Hydrological Study	157,632	
T437	New England Interstate Water Pollution		
T438	Commission	8,400	
T439	Northeast Interstate Forest Fire Compact	2,040	
T440	Connecticut River Valley Flood Control		
T441	Commission	40,200	
T442	Thames River Valley Flood Control		
T443	Commission	48,281	
T444	Agreement USGS-Water Quality Stream		
T445	Monitoring	218,428	
T446	PAYMENTS TO LOCAL GOVERNMENTS		
T447	Lobster Restoration	200,000	
T448	AGENCY TOTAL	[79,329,944]	<u>77,283,604</u>
T449			
T450	COUNCIL ON ENVIRONMENTAL		
T451	QUALITY		
T452	Personal Services	[163,355]	<u>160,075</u>
T453	Other Expenses	[5,602]	<u>3,634</u>
T454	Equipment	1	
T455	AGENCY TOTAL	[168,958]	<u>163,710</u>
T456			
T457	COMMISSION ON CULTURE AND		
T458	TOURISM		
T459	Personal Services	2,726,406	
T460	Other Expenses	[857,658]	<u>646,860</u>
T461	Equipment	1	
T462	State-Wide Marketing	1	
T463	Connecticut Association for the Performing		
T464	Arts/ Shubert Theater	[406,125]	<u>345,206</u>
T465	Hartford Urban Arts Grant	[406,125]	<u>345,206</u>
T466	New Britain Arts Alliance	[81,225]	<u>69,041</u>
T467	Film Industry Training Program	[250,000]	<u>212,500</u>

T468	Ivoryton Playhouse	47,500	
T469	OTHER THAN PAYMENTS TO LOCAL		
T470	GOVERNMENTS		
T471	<u>Basic Cultural Resources Grant</u>		<u>375,000</u>
T472	Discovery Museum	406,125	
T473	National Theatre for the Deaf	162,450	
T474	Culture, Tourism, and Arts Grant	[2,000,000]	<u>1,700,000</u>
T475	CT Trust for Historic Preservation	[225,625]	<u>191,781</u>
T476	Connecticut Science Center	676,250	
T477	PAYMENTS TO LOCAL GOVERNMENTS		
T478	Greater Hartford Arts Council	[101,531]	<u>86,301</u>
T479	Stamford Center for the Arts	406,125	
T480	Stepping Stone Child Museum	47,500	
T481	Maritime Center Authority	570,000	
T482	Basic Cultural Resources Grant	[1,500,000]	<u>900,000</u>
T483	Tourism Districts	[1,800,000]	<u>1,530,000</u>
T484	Connecticut Humanities Council	[2,256,250]	<u>1,917,813</u>
T485	Amistad Committee for the Freedom Trail	[47,500]	<u>40,375</u>
T486	Amistad Vessel	[406,125]	<u>345,206</u>
T487	New Haven Festival of Arts and Ideas	[855,000]	<u>500,000</u>
T488	New Haven Arts Council	[101,531]	<u>86,301</u>
T489	Palace Theater	406,125	
T490	Beardsley Zoo	380,000	
T491	Mystic Aquarium	665,000	
T492	Quinebaug Tourism	[50,000]	<u>42,500</u>
T493	Northwestern Tourism	[50,000]	<u>42,500</u>
T494	Eastern Tourism	[50,000]	<u>42,500</u>
T495	Central Tourism	[50,000]	<u>42,500</u>
T496	Twain/Stowe Homes	[102,600]	<u>87,210</u>
T497	AGENCY TOTAL	[18,090,778]	<u>16,042,283</u>
T498			
T499	DEPARTMENT OF ECONOMIC AND		
T500	COMMUNITY DEVELOPMENT		
T501	Personal Services	[7,514,161]	<u>6,530,047</u>
T502	Other Expenses	[1,505,188]	<u>971,939</u>
T503	Equipment	1	
T504	Elderly Rental Registry and Counselors	[598,171]	<u>1,098,171</u>
T505	[Small Business Incubator Program	650,000]	
T506	Fair Housing	[325,000]	<u>227,500</u>
T507	[CCAT - Energy Application Research	5,000]	
T508	[Main Street Initiatives	180,000]	
T509	[Residential Service Coordinators	500,000]	

T510	Office of Military Affairs	[161,587]	<u>120,508</u>
T511	Hydrogen/Fuel Cell Economy	237,500	
T512	Southeast CT Incubator	[250,000]	<u>175,000</u>
T513	<u>Film Industry Training Program</u>		<u>237,500</u>
T514	CCAT-CT Manufacturing Supply Chain	400,000	
T515	OTHER THAN PAYMENTS TO LOCAL		
T516	GOVERNMENTS		
T517	[Entrepreneurial Centers	6,769]	
T518	Subsidized Assisted Living Demonstration	[2,166,000]	<u>2,068,000</u>
T519	Congregate Facilities Operation Costs	[6,884,547]	<u>6,076,724</u>
T520	Housing Assistance and Counseling Program	[438,500]	<u>383,500</u>
T521	Elderly Congregate Rent Subsidy	[2,389,796]	<u>1,644,080</u>
T522	CONNSTEP	[800,000]	<u>760,000</u>
T523	Development Research and Economic		
T524	Assistance	178,125	
T525	PAYMENTS TO LOCAL GOVERNMENTS		
T526	Tax Abatement	1,704,890	
T527	Payment in Lieu of Taxes	2,204,000	
T528	AGENCY TOTAL	[29,099,235]	<u>25,017,485</u>
T529			
T530	AGRICULTURAL EXPERIMENT STATION		
T531	Personal Services	[6,170,000]	<u>5,622,224</u>
T532	Other Expenses	923,511	
T533	Equipment	1	
T534	Mosquito Control	222,089	
T535	Wildlife Disease Prevention	83,344	
T536	AGENCY TOTAL	[7,398,945]	<u>6,851,169</u>
T537			
T538	TOTAL	[139,022,571]	<u>129,743,933</u>
T539	CONSERVATION AND DEVELOPMENT		
T540			
T541	HEALTH AND HOSPITALS		
T542			
T543	DEPARTMENT OF PUBLIC HEALTH		
T544	Personal Services	[33,709,718]	<u>30,995,510</u>
T545	Other Expenses	[5,549,136]	<u>5,326,574</u>
T546	Equipment	1	
T547	Needle and Syringe Exchange Program	455,072	
T548	Children's Health Initiatives	1,481,766	
T549	Childhood Lead Poisoning	1,098,172	
T550	AIDS Services	[4,952,598]	<u>3,466,819</u>
T551	Breast and Cervical Cancer Detection and		

T552	Treatment	2,426,775	
T553	Services for Children Affected by AIDS	245,029	
T554	Children with Special Health Care Needs	1,271,627	
T555	Medicaid Administration	3,782,177	
T556	Fetal and Infant Mortality Review	315,000	
T557	OTHER THAN PAYMENTS TO LOCAL		
T558	GOVERNMENTS		
T559	Community Health Services	6,986,052	
T560	Rape Crisis	439,684	
T561	X-Ray Screening and Tuberculosis Care	[379,899]	<u>750,000</u>
T562	Genetic Diseases Programs	[877,416]	<u>614,191</u>
T563	Immunization Services	9,044,950	
T564	PAYMENTS TO LOCAL GOVERNMENTS		
T565	Local and District Departments of Health	4,264,470	
T566	Venereal Disease Control	[195,210]	<u>172,488</u>
T567	School Based Health Clinics	10,440,646	
T568	AGENCY TOTAL	[87,915,398]	<u>83,577,003</u>
T569			
T570	OFFICE OF THE CHIEF MEDICAL		
T571	EXAMINER		
T572	Personal Services	[5,247,978]	<u>4,839,356</u>
T573	Other Expenses	[706,703]	<u>706,282</u>
T574	Equipment	4,750	
T575	Medicolegal Investigations	[100,039]	<u>37,208</u>
T576	AGENCY TOTAL	[6,059,470]	<u>5,587,596</u>
T577			
T578	DEPARTMENT OF DEVELOPMENTAL		
T579	SERVICES		
T580	Personal Services	[297,783,572]	<u>267,718,147</u>
T581	Other Expenses	[27,199,636]	<u>26,416,396</u>
T582	Equipment	[100]	<u>1</u>
T583	Human Resource Development	219,790	
T584	Family Support Grants	3,280,095	
T585	Cooperative Placements Program	[21,639,755]	<u>20,103,553</u>
T586	Clinical Services	[4,812,372]	<u>4,642,372</u>
T587	Early Intervention	[28,588,242]	<u>37,804,260</u>
T588	Community Temporary Support Services	67,315	
T589	Community Respite Care Programs	330,345	
T590	Workers' Compensation Claims	[14,246,035]	<u>16,246,035</u>
T591	Pilot Program for Autism Services	1,525,176	
T592	Voluntary Services	[30,996,026]	<u>29,464,726</u>
T593	OTHER THAN PAYMENTS TO LOCAL		

T594	GOVERNMENTS		
T595	Rent Subsidy Program	4,537,554	
T596	Family Reunion Program	[137,900]	<u>134,900</u>
T597	Employment Opportunities and Day Services	[185,041,617]	<u>179,026,733</u>
T598	Community Residential Services	[390,498,055]	<u>385,347,857</u>
T599	AGENCY TOTAL	[1,010,903,585]	<u>976,865,255</u>
T600			
T601	DEPARTMENT OF MENTAL HEALTH		
T602	AND ADDICTION SERVICES		
T603	Personal Services	[208,030,535]	<u>185,062,304</u>
T604	Other Expenses	[34,606,253]	<u>33,714,152</u>
T605	Equipment	[100]	<u>1</u>
T606	Housing Supports and Services	[13,224,867]	<u>11,632,080</u>
T607	Managed Service System	[37,083,898]	<u>36,464,646</u>
T608	Legal Services	[550,275]	<u>539,269</u>
T609	Connecticut Mental Health Center	[8,638,491]	<u>7,265,721</u>
T610	Professional Services	[9,688,898]	<u>9,513,997</u>
T611	General Assistance Managed Care	[86,346,032]	<u>85,081,389</u>
T612	Workers' Compensation Claims	12,344,566	
T613	Nursing Home Screening	622,784	
T614	Young Adult Services	[54,374,159]	<u>46,003,639</u>
T615	TBI Community Services	9,402,612	
T616	Jail Diversion	[4,426,568]	<u>4,302,419</u>
T617	Behavioral Health Medications	8,669,095	
T618	Prison Overcrowding	[6,231,683]	<u>5,471,855</u>
T619	Medicaid Adult Rehabilitation Option	[4,044,234]	<u>3,963,349</u>
T620	Discharge and Diversion Services	[3,080,116]	<u>3,030,935</u>
T621	Home and Community Based Services	[4,625,558]	<u>1,162,767</u>
T622	Persistent Violent Felony Offenders Act	703,333	
T623	<u>Military Support Program</u>		<u>250,000</u>
T624	OTHER THAN PAYMENTS TO LOCAL		
T625	GOVERNMENTS		
T626	Grants for Substance Abuse Services	25,277,766	
T627	Grants for Mental Health Services	[76,394,230]	<u>76,144,230</u>
T628	Employment Opportunities	[10,630,353]	<u>10,374,637</u>
T629	AGENCY TOTAL	[618,996,406]	<u>576,997,546</u>
T630			
T631	PSYCHIATRIC SECURITY REVIEW BOARD		
T632	Personal Services	[321,454]	<u>316,286</u>
T633	Other Expenses	[39,441]	<u>37,469</u>
T634	Equipment	[100]	<u>1</u>
T635	AGENCY TOTAL	[360,995]	<u>353,756</u>

T636			
T637	TOTAL	[1,724,235,854]	<u>1,643,381,156</u>
T638	HEALTH AND HOSPITALS		
T639			
T640	HUMAN SERVICES		
T641			
T642	DEPARTMENT OF SOCIAL SERVICES		
T643	Personal Services	[121,676,293]	<u>110,096,351</u>
T644	Other Expenses	[88,098,799]	<u>87,287,592</u>
T645	Equipment	1	
T646	Children's Trust Fund	[13,673,147]	<u>10,852,283</u>
T647	Children's Health Council	218,317	
T648	[HUSKY Outreach	370,887]	
T649	Genetic Tests in Paternity Actions	[201,202]	<u>104,100</u>
T650	State Food Stamp Supplement	[511,357]	<u>816,357</u>
T651	Day Care Projects	[478,820]	<u>359,115</u>
T652	HUSKY Program	35,253,900	
T653	Charter Oak Health Plan	15,310,000	
T654	<u>Interpreters - Deaf & Hearing Impaired</u>		<u>316,944</u>
T655	OTHER THAN PAYMENTS TO LOCAL		
T656	GOVERNMENTS		
T657	Vocational Rehabilitation	7,386,668	
T658	Medicaid	[3,665,809,574]	<u>3,848,045,800</u>
T659	Lifestar Helicopter	1,388,190	
T660	Old Age Assistance	[38,110,566]	<u>34,955,566</u>
T661	Aid to the Blind	[753,000]	<u>729,000</u>
T662	Aid to the Disabled	[62,720,424]	<u>59,949,322</u>
T663	Temporary Assistance to Families - TANF	[119,158,385]	<u>130,358,385</u>
T664	Emergency Assistance	[500]	<u>475</u>
T665	Food Stamp Training Expenses	[32,397]	<u>12,000</u>
T666	Connecticut Pharmaceutical Assistance		
T667	Contract to the Elderly	[6,813,755]	<u>9,488,700</u>
T668	Healthy Start	1,490,220	
T669	DMHAS-Disproportionate Share	105,935,000	
T670	Connecticut Home Care Program	[75,724,600]	<u>67,628,400</u>
T671	Human Resource Development-Hispanic		
T672	Programs	1,040,365	
T673	Services to the Elderly	[4,619,548]	<u>4,902,276</u>
T674	Safety Net Services	[2,100,897]	<u>1,575,673</u>
T675	Transportation for Employment		
T676	Independence Program	3,321,613	
T677	Transitory Rental Assistance	1,186,680	

T678	Refunds of Collections	[187,150]	<u>177,792</u>
T679	Services for Persons With Disabilities	[695,309]	<u>660,544</u>
T680	Child Care Services-TANF/CCDBG	[95,915,536]	<u>93,172,455</u>
T681	Nutrition Assistance	[447,663]	<u>372,663</u>
T682	Housing/Homeless Services	[47,306,657]	<u>41,873,622</u>
T683	Employment Opportunities	[1,231,379]	<u>861,965</u>
T684	Human Resource Development	[38,581]	<u>28,936</u>
T685	Child Day Care	10,617,392	
T686	Independent Living Centers	665,927	
T687	AIDS Drug Assistance	606,678	
T688	Disproportionate Share-Medical Emergency		
T689	Assistance	51,725,000	
T690	DSH-Urban Hospitals in Distressed		
T691	Municipalities	31,550,000	
T692	State Administered General Assistance	[302,439,556]	<u>333,135,000</u>
T693	School Readiness	4,619,697	
T694	Connecticut Children's Medical Center	11,020,000	
T695	Community Services	[3,239,013]	<u>2,315,510</u>
T696	Alzheimer Respite Care	2,294,388	
T697	Human Service Infrastructure Community		
T698	Action Program	[3,998,796]	<u>2,799,157</u>
T699	Teen Pregnancy Prevention	[1,527,384]	<u>1,172,452</u>
T700	[Medicare Part D Supplemental Needs Fund	4,330,000]	
T701	PAYMENTS TO LOCAL GOVERNMENTS		
T702	Child Day Care	5,263,706	
T703	Human Resource Development	31,034	
T704	Human Resource Development-Hispanic		
T705	Programs	5,900	
T706	Teen Pregnancy Prevention	[870,326]	<u>288,022</u>
T707	Services to the Elderly	44,405	
T708	Housing/Homeless Services	686,592	
T709	Community Services	[116,358]	<u>87,268</u>
T710	AGENCY TOTAL	[4,954,859,532]	<u>5,136,085,398</u>
T711			
T712	[STATE DEPARTMENT ON AGING]		
T713	[Personal Services	334,615]	
T714	[Other Expenses	118,250]	
T715	[Equipment	1]	
T716	[AGENCY TOTAL]	[452,866]	
T717			
T718	TOTAL	[4,955,312,398]	<u>5,136,085,398</u>
T719	HUMAN SERVICES		

T720			
T721	EDUCATION, MUSEUMS, LIBRARIES		
T722			
T723	DEPARTMENT OF EDUCATION		
T724	Personal Services	[148,382,064]	<u>142,300,000</u>
T725	Other Expenses	[16,689,076]	<u>17,076,121</u>
T726	Equipment	[6]	<u>1</u>
T727	Basic Skills Exam Teachers in Training	1,239,559	
T728	Teachers' Standards Implementation Program	2,896,508	
T729	Early Childhood Program	5,007,354	
T730	Development of Mastery Exams Grades 4, 6,		
T731	and 8	[18,786,664]	<u>16,424,710</u>
T732	Primary Mental Health	[507,294]	<u>385,036</u>
T733	Adult Education Action	[253,355]	<u>179,628</u>
T734	Vocational Technical School Textbooks	500,000	
T735	Repair of Instructional Equipment	232,386	
T736	Minor Repairs to Plant	370,702	
T737	Connecticut Pre-Engineering Program	262,500	
T738	Connecticut Writing Project	50,000	
T739	Resource Equity Assessments	283,654	
T740	<u>Readers as Leaders</u>		<u>60,000</u>
T741	[Early Childhood Advisory Cabinet	3,750]	
T742	Longitudinal Data Systems	[775,000]	<u>648,502</u>
T743	School Accountability	[1,855,062]	<u>1,728,579</u>
T744	Sheff Settlement	26,662,844	
T745	Community Plans for Early Childhood	450,000	
T746	Improving Early Literacy	150,000	
T747	OTHER THAN PAYMENTS TO LOCAL		
T748	GOVERNMENTS		
T749	American School for the Deaf	[9,979,202]	<u>9,480,242</u>
T750	Regional Education Services	[1,474,451]	<u>1,843,181</u>
T751	Omnibus Education Grants State Supported		
T752	Schools	6,748,146	
T753	Head Start Services	[2,748,150]	<u>2,610,742</u>
T754	Head Start Enhancement	[1,773,000]	<u>1,684,348</u>
T755	Family Resource Centers	6,041,488	
T756	Charter Schools	53,047,200	
T757	Youth Service Bureau Enhancement	625,000	
T758	Head Start - Early Childhood Link	[2,200,000]	<u>2,090,000</u>
T759	<u>Institutional Student Aid</u>		<u>882,000</u>
T760	<u>Health Foods Initiative</u>		<u>2,634,110</u>
T761	PAYMENTS TO LOCAL GOVERNMENTS		

T762	Vocational Agriculture	4,560,565	
T763	Transportation of School Children	[47,964,000]	<u>28,622,720</u>
T764	Adult Education	20,594,371	
T765	Health and Welfare Services Pupils Private		
T766	Schools	[4,297,500]	<u>4,775,000</u>
T767	Education Equalization Grants	[1,889,609,057]	<u>1,889,182,288</u>
T768	Bilingual Education	1,916,130	
T769	Priority School Districts	117,237,188	
T770	Young Parents Program	229,330	
T771	Interdistrict Cooperation	11,127,369	
T772	School Breakfast Program	1,634,103	
T773	Excess Cost - Student Based	[120,491,451]	<u>139,805,731</u>
T774	Non-Public School Transportation	3,995,000	
T775	School to Work Opportunities	213,750	
T776	Youth Service Bureaus	2,947,268	
T777	OPEN Choice Program	14,465,002	
T778	Magnet Schools	[174,631,395]	<u>173,131,395</u>
T779	After School Program	[5,000,000]	<u>4,500,000</u>
T780	AGENCY TOTAL	[2,730,907,894]	<u>2,723,531,751</u>
T781			
T782	BOARD OF EDUCATION AND SERVICES		
T783	FOR THE BLIND		
T784	Personal Services	[4,356,971]	<u>4,114,407</u>
T785	Other Expenses	[816,317]	<u>805,071</u>
T786	Equipment	1	
T787	Educational Aid for Blind and Visually		
T788	Handicapped Children	[4,641,842]	<u>4,633,943</u>
T789	Enhanced Employment Opportunities	673,000	
T790	OTHER THAN PAYMENTS TO LOCAL		
T791	GOVERNMENTS		
T792	Supplementary Relief and Services	103,925	
T793	Vocational Rehabilitation	890,454	
T794	Special Training for the Deaf Blind	298,585	
T795	Connecticut Radio Information Service	[87,640]	<u>83,258</u>
T796	AGENCY TOTAL	[11,868,735]	<u>11,602,644</u>
T797			
T798	[COMMISSION ON THE DEAF AND		
T799	HEARING IMPAIRED]		
T800	[Personal Services	617,089]	
T801	[Other Expenses	159,588]	
T802	[Equipment	1]	
T803	[Part-Time Interpreters	316,944]	

T804	[AGENCY TOTAL]	[1,093,622]	
T805			
T806	STATE LIBRARY		
T807	Personal Services	[6,369,643]	<u>5,153,918</u>
T808	Other Expenses	817,111	
T809	Equipment	1	
T810	State-Wide Digital Library	1,973,516	
T811	Interlibrary Loan Delivery Service	266,434	
T812	Legal/Legislative Library Materials	[1,140,000]	<u>1,083,000</u>
T813	State-Wide Data Base Program	674,696	
T814	Info Anytime	42,500	
T815	Computer Access	190,000	
T816	OTHER THAN PAYMENTS TO LOCAL		
T817	GOVERNMENTS		
T818	Support Cooperating Library Service Units	350,000	
T819	PAYMENTS TO LOCAL GOVERNMENTS		
T820	Grants to Public Libraries	347,109	
T821	Connecticard Payments	1,226,028	
T822	AGENCY TOTAL	[13,397,038]	<u>12,124,313</u>
T823			
T824	DEPARTMENT OF HIGHER EDUCATION		
T825	Personal Services	2,384,731	
T826	Other Expenses	[167,022]	<u>166,939</u>
T827	Equipment	1	
T828	Minority Advancement Program	2,405,666	
T829	Alternate Route to Certification	100,000	
T830	National Service Act	328,365	
T831	International Initiatives	66,500	
T832	Minority Teacher Incentive Program	471,374	
T833	Education and Health Initiatives	522,500	
T834	CommPACT Schools	712,500	
T835	<u>Americorps</u>		<u>500,000</u>
T836	OTHER THAN PAYMENTS TO LOCAL		
T837	GOVERNMENTS		
T838	Capitol Scholarship Program	8,902,779	
T839	Awards to Children of Deceased/ Disabled		
T840	Veterans	4,000	
T841	Connecticut Independent College Student		
T842	Grant	[23,413,860]	<u>17,413,860</u>
T843	Connecticut Aid for Public College Students	30,208,469	
T844	New England Board of Higher Education	183,750	
T845	Connecticut Aid to Charter Oak	59,393	

T846	Kirklyn M. Kerr Grant Program	500,000	
T847	Washington Center	1,250	
T848	AGENCY TOTAL	[70,432,160]	<u>64,932,077</u>
T849			
T850	UNIVERSITY OF CONNECTICUT		
T851	Operating Expenses	[222,447,810]	<u>219,793,819</u>
T852	Tuition Freeze	4,741,885	
T853	Regional Campus Enhancement	8,375,559	
T854	Veterinary Diagnostic Laboratory	100,000	
T855	AGENCY TOTAL	[235,665,254]	<u>233,011,263</u>
T856			
T857	UNIVERSITY OF CONNECTICUT HEALTH		
T858	CENTER		
T859	Operating Expenses	[120,841,356]	<u>117,228,640</u>
T860	AHEC	505,707	
T861	AGENCY TOTAL	[121,347,063]	<u>117,734,347</u>
T862			
T863	CHARTER OAK STATE COLLEGE		
T864	Operating Expenses	[2,237,098]	<u>2,156,847</u>
T865	Distance Learning Consortium	690,786	
T866	<u>DOC Distance Learning</u>		<u>50,000</u>
T867	AGENCY TOTAL	[2,927,884]	<u>2,897,633</u>
T868			
T869	TEACHERS' RETIREMENT BOARD		
T870	Personal Services	[1,968,345]	<u>1,667,745</u>
T871	Other Expenses	[776,322]	<u>762,674</u>
T872	Equipment	1	
T873	OTHER THAN PAYMENTS TO LOCAL		
T874	GOVERNMENTS		
T875	Retirement Contributions	581,593,215	
T876	AGENCY TOTAL	[584,337,883]	<u>584,023,635</u>
T877			
T878	REGIONAL COMMUNITY - TECHNICAL		
T879	COLLEGES		
T880	Operating Expenses	[157,388,071]	<u>155,817,336</u>
T881	Tuition Freeze	2,160,925	
T882	Manufacturing Technology Program -		
T883	Asnuntuck	345,000	
T884	Expand Manufacturing Technology Program	200,000	
T885	AGENCY TOTAL	[160,093,996]	<u>158,523,261</u>
T886			
T887	CONNECTICUT STATE UNIVERSITY		

T888	Operating Expenses	[155,508,164]	<u>154,875,922</u>
T889	Tuition Freeze	6,561,971	
T890	Waterbury-Based Degree Program	1,079,339	
T891	AGENCY TOTAL	[163,149,474]	<u>162,517,232</u>
T892			
T893	TOTAL	[4,095,221,003]	<u>4,070,898,156</u>
T894	EDUCATION, MUSEUMS, LIBRARIES		
T895			
T896	CORRECTIONS		
T897			
T898	DEPARTMENT OF CORRECTION		
T899	Personal Services	[417,157,898]	<u>403,636,757</u>
T900	Other Expenses	[82,322,977]	<u>78,100,230</u>
T901	Equipment	[100]	<u>1</u>
T902	Workers' Compensation Claims	[24,898,513]	<u>29,898,513</u>
T903	Inmate Medical Services	[98,624,298]	<u>96,524,298</u>
T904	Parole Staffing and Operations	6,197,800	
T905	Mental Health AIC	[300,000]	<u>250,000</u>
T906	Distance Learning	[250,000]	<u>10,000</u>
T907	[Children of Incarcerated Parents	700,000]	
T908	OTHER THAN PAYMENTS TO LOCAL		
T909	GOVERNMENTS		
T910	Aid to Paroled and Discharged Inmates	9,500	
T911	Legal Services to Prisoners	[870,595]	<u>768,595</u>
T912	Volunteer Services	170,758	
T913	Community Support Services	[40,370,121]	<u>38,681,771</u>
T914	AGENCY TOTAL	[671,872,560]	<u>654,248,223</u>
T915			
T916	DEPARTMENT OF CHILDREN AND		
T917	FAMILIES		
T918	Personal Services	[289,599,056]	<u>274,459,779</u>
T919	Other Expenses	[46,262,706]	<u>40,946,929</u>
T920	Equipment	1	
T921	Short-Term Residential Treatment	713,129	
T922	Substance Abuse Screening	1,823,490	
T923	Workers' Compensation Claims	8,627,393	
T924	Local Systems of Care	[2,297,676]	<u>2,057,676</u>
T925	Family Support Services	11,221,507	
T926	Emergency Needs	1,800,000	
T927	OTHER THAN PAYMENTS TO LOCAL		
T928	GOVERNMENTS		
T929	Health Assessment and Consultation	965,667	

T930	Grants for Psychiatric Clinics for Children	[14,202,249]	<u>14,120,807</u>
T931	Day Treatment Centers for Children	5,797,630	
T932	Juvenile Justice Outreach Services	10,728,838	
T933	Child Abuse and Neglect Intervention	5,379,261	
T934	[Community Emergency Services	84,694]	
T935	Community Based Prevention Programs	[4,850,529]	<u>4,194,768</u>
T936	Family Violence Outreach and Counseling	[1,873,779]	<u>1,658,531</u>
T937	Support for Recovering Families	14,026,730	
T938	No Nexus Special Education	8,682,808	
T939	Family Preservation Services	[5,385,396]	<u>5,219,218</u>
T940	Substance Abuse Treatment	[4,479,269]	<u>4,333,681</u>
T941	Child Welfare Support Services	[3,279,484]	<u>3,221,072</u>
T942	Board and Care for Children - Adoption	[85,514,152]	<u>81,533,474</u>
T943	Board and Care for Children - Foster	[115,122,667]	<u>108,909,873</u>
T944	Board and Care for Children - Residential	[192,155,287]	<u>184,167,420</u>
T945	Individualized Family Supports	[17,536,968]	<u>15,065,664</u>
T946	Community KidCare	[25,946,425]	<u>23,232,707</u>
T947	Covenant to Care	166,516	
T948	Neighborhood Center	261,010	
T949	AGENCY TOTAL	[878,784,317]	<u>833,315,579</u>
T950			
T951	TOTAL	[1,550,656,877]	<u>1,487,563,802</u>
T952	CORRECTIONS		
T953			
T954	JUDICIAL		
T955			
T956	JUDICIAL DEPARTMENT		
T957	Personal Services	[324,564,876]	<u>305,940,038</u>
T958	Other Expenses	[74,943,156]	<u>74,949,006</u>
T959	Equipment	44,350	
T960	Forensic Sex Evidence Exams	1,021,060	
T961	Alternative Incarceration Program	[55,157,826]	<u>51,720,313</u>
T962	[Justice Education Center, Inc.	293,111]	
T963	Juvenile Alternative Incarceration	30,169,861	
T964	Juvenile Justice Centers	3,104,877	
T965	Probate Court	11,250,000	
T966	Youthful Offender Services	[9,512,151]	<u>4,882,116</u>
T967	Victim Security Account	73,000	
T968	AGENCY TOTAL	[510,134,268]	<u>483,154,621</u>
T969			
T970	PUBLIC DEFENDER SERVICES		
T971	COMMISSION		

T972	Personal Services	[39,095,094]	<u>35,956,739</u>
T973	Other Expenses	[1,471,223]	<u>1,466,812</u>
T974	Equipment	[6]	<u>1</u>
T975	Special Public Defenders - Contractual	[3,144,467]	<u>3,044,467</u>
T976	Special Public Defenders - Non-Contractual	[5,270,289]	<u>4,782,758</u>
T977	Expert Witnesses	1,535,646	
T978	Training and Education	[86,843]	<u>81,000</u>
T979	AGENCY TOTAL	[50,603,568]	<u>46,867,423</u>
T980			
T981	CHILD PROTECTION COMMISSION		
T982	Personal Services	[656,631]	<u>647,577</u>
T983	Other Expenses	[175,047]	<u>173,325</u>
T984	Equipment	1	
T985	Training for Contracted Attorneys	42,750	
T986	Contracted Attorneys	[10,295,218]	<u>9,108,757</u>
T987	Contracted Attorneys Related Expenses	[108,713]	<u>158,713</u>
T988	Family Contracted Attorneys/ AMC	736,310	
T989	AGENCY TOTAL	[12,014,670]	<u>10,867,433</u>
T990			
T991	TOTAL	[572,752,506]	<u>540,889,477</u>
T992	JUDICIAL		
T993			
T994	NON-FUNCTIONAL		
T995			
T996	MISCELLANEOUS APPROPRIATION TO		
T997	THE GOVERNOR		
T998	Governor's Contingency Account	[100]	<u>1</u>
T999			
T1000	DEBT SERVICE - STATE TREASURER		
T1001	Debt Service	[1,491,545,564]	<u>1,470,226,346</u>
T1002	UConn 2000 - Debt Service	116,617,639	
T1003	CHEFA Day Care Security	5,000,000	
T1004	Pension Obligation Bonds - TRB	65,349,255	
T1005	AGENCY TOTAL	[1,678,512,458]	<u>1,657,193,240</u>
T1006			
T1007	STATE COMPTRROLLER -		
T1008	MISCELLANEOUS		
T1009	OTHER THAN PAYMENTS TO LOCAL		
T1010	GOVERNMENTS		
T1011	Maintenance of County Base Fire Radio		
T1012	Network	25,176	
T1013	Maintenance of State-Wide Fire Radio		

T1014	Network	16,756	
T1015	Equal Grants to Thirty-Four Non-Profit		
T1016	General Hospitals	31	
T1017	Police Association of Connecticut	190,000	
T1018	Connecticut State Firefighter's Association	194,711	
T1019	Interstate Environmental Commission	[48,783]	<u>1</u>
T1020	PAYMENTS TO LOCAL GOVERNMENTS		
T1021	Reimbursement to Towns for Loss of Taxes		
T1022	on State Property	[73,519,215]	<u>73,019,215</u>
T1023	Reimbursements to Towns for Loss of Taxes		
T1024	on Private Tax-Exempt Property	115,431,737	
T1025	AGENCY TOTAL	[189,426,409]	<u>188,877,627</u>
T1026			
T1027	STATE COMPTROLLER - FRINGE		
T1028	BENEFITS		
T1029	Unemployment Compensation	6,323,979	
T1030	State Employees Retirement Contributions	[663,329,057]	<u>763,329,057</u>
T1031	Higher Education Alternative Retirement		
T1032	System	[29,152,201]	<u>31,152,201</u>
T1033	Pensions and Retirements - Other Statutory	1,965,000	
T1034	Insurance - Group Life	8,254,668	
T1035	Employers Social Security Tax	[249,792,582]	<u>232,995,982</u>
T1036	State Employees Health Service Cost	[516,797,061]	<u>490,567,832</u>
T1037	Retired State Employees Health Service Cost	[546,985,000]	<u>595,252,100</u>
T1038	Tuition Reimbursement - Training and Travel	900,000	
T1039	AGENCY TOTAL	[2,023,499,548]	<u>2,130,740,819</u>
T1040			
T1041	RESERVE FOR SALARY ADJUSTMENTS		
T1042	Reserve for Salary Adjustments	153,524,525	
T1043			
T1044	WORKERS' COMPENSATION CLAIMS -		
T1045	DEPARTMENT OF ADMINISTRATIVE		
T1046	SERVICES		
T1047	Workers' Compensation Claims	[24,706,154]	<u>26,206,154</u>
T1048			
T1049	JUDICIAL REVIEW COUNCIL		
T1050	Personal Services	[142,514]	<u>120,981</u>
T1051	Other Expenses	27,449	
T1052	Equipment	100	
T1053	AGENCY TOTAL	[170,063]	<u>148,530</u>
T1054			
T1055	TOTAL	[4,069,839,257]	<u>4,156,690,896</u>

T1056	NON-FUNCTIONAL		
T1057			
T1058	TOTAL	[18,004,761,465]	<u>18,011,894,904</u>
T1059	GENERAL FUND		
T1060			
T1061	LESS:		
T1062			
T1063	Reduce Outside Consultant Contracts	-95,000,000	
T1064	Estimated Unallocated Lapses	-87,780,000	
T1065	General Personal Services Reduction	-14,000,000	
T1066	General Other Expenses Reductions	-11,000,000	
T1067	[Personal Services Reductions	-193,664,492]	
T1068	Legislative Unallocated Lapses	-2,700,000	
T1069	[DoIT Lapse	-31,718,598]	
T1070	Enhance Agency Outcomes	-50,000,000	
T1071	[Management Reduction	-12,500,000]	
T1072	Reduce Other Expenses to FY 07 Levels	-32,000,000	
T1073	<u>Personal Svcs Rdctns - Exec Branch Comm</u>		<u>-87,237</u>
T1074	<u>DOIT Lapse - Legislative Agencies</u>		<u>-25,175</u>
T1075	<u>Government Efficiencies</u>		<u>-109,742,087</u>
T1076	<u>State Employee Concessions</u>		<u>-150,000,000</u>
T1077			
T1078	NET -	[17,474,398,375]	<u>17,459,560,405</u>
T1079	GENERAL FUND		

9 Sec. 2. Section 12 of public act 09-3 of the June special session, as
 10 amended by section 4 of public act 09-7 of the September special
 11 session, is amended to read as follows (*Effective July 1, 2010*):

T1080	SPECIAL TRANSPORTATION FUND	
T1081		2010- 2011
T1082		
T1083		\$
T1084		
T1085	GENERAL GOVERNMENT	
T1086		
T1087	DEPARTMENT OF ADMINISTRATIVE	
T1088	SERVICES	
T1089	Other Expenses	2,717,500

T1090			
T1091	TOTAL	2,717,500	
T1092	GENERAL GOVERNMENT		
T1093			
T1094	REGULATION AND PROTECTION		
T1095			
T1096	DEPARTMENT OF MOTOR VEHICLES		
T1097	Personal Services	[45,045,027]	<u>39,256,604</u>
T1098	Other Expenses	[14,120,716]	<u>13,115,716</u>
T1099	Equipment	[638,869]	<u>609,071</u>
T1100	Commercial Vehicle Information Systems and		
T1101	Networks Project	[268,850]	<u>255,407</u>
T1102	AGENCY TOTAL	[60,073,462]	<u>53,236,798</u>
T1103			
T1104	TOTAL	[60,073,462]	<u>53,236,798</u>
T1105	REGULATION AND PROTECTION		
T1106			
T1107	TRANSPORTATION		
T1108			
T1109	DEPARTMENT OF TRANSPORTATION		
T1110	Personal Services	[157,723,930]	<u>148,049,749</u>
T1111	Other Expenses	43,426,685	
T1112	Equipment	1,911,500	
T1113	Minor Capital Projects	332,500	
T1114	Highway and Bridge Renewal-Equipment	[6,000,000]	<u>3,897,559</u>
T1115	Highway Planning and Research	[2,819,969]	<u>2,634,109</u>
T1116	Rail Operations	[127,726,327]	<u>137,901,327</u>
T1117	Bus Operations	132,955,915	
T1118	Highway and Bridge Renewal	12,402,843	
T1119	Tweed-New Haven Airport Grant	[1,500,000]	<u>570,000</u>
T1120	ADA Para-transit Program	[25,565,960]	<u>23,020,591</u>
T1121	Non-ADA Dial-A-Ride Program	576,361	
T1122	AGENCY TOTAL	[512,941,990]	<u>507,679,139</u>
T1123			
T1124	TOTAL	[512,941,990]	<u>507,679,139</u>
T1125	TRANSPORTATION		
T1126			
T1127	NON-FUNCTIONAL		
T1128			
T1129	DEBT SERVICE - STATE TREASURER		
T1130	Debt Service	[467,246,486]	<u>458,839,454</u>
T1131			

T1132	STATE COMPTRROLLER - FRINGE		
T1133	BENEFITS		
T1134	Unemployment Compensation	[334,000]	<u>345,000</u>
T1135	State Employees Retirement Contributions	82,437,000	
T1136	Insurance - Group Life	324,000	
T1137	Employers Social Security Tax	[20,652,971]	<u>19,700,571</u>
T1138	State Employees Health Service Cost	[37,104,290]	<u>34,079,900</u>
T1139	AGENCY TOTAL	[140,852,261]	<u>136,886,471</u>
T1140			
T1141	RESERVE FOR SALARY ADJUSTMENTS		
T1142	Reserve for Salary Adjustments	12,947,130	
T1143			
T1144	WORKERS' COMPENSATION CLAIMS -		
T1145	DEPARTMENT OF ADMINISTRATIVE		
T1146	SERVICES		
T1147	Workers' Compensation Claims	[5,200,783]	<u>6,700,783</u>
T1148			
T1149	TOTAL	[1,201,979,612]	<u>1,179,007,275</u>
T1150	SPECIAL TRANSPORTATION FUND		
T1151			
T1152	LESS:		
T1153			
T1154	Estimated Unallocated Lapses	-11,000,000	
T1155	[Personal Services Reductions	-10,413,528]	
T1156			
T1157	NET -	[1,180,566,084]	<u>1,168,007,275</u>
T1158	SPECIAL TRANSPORTATION FUND		

12 Sec. 3. Section 14 of public act 09-3 of the June special session is
 13 amended to read as follows (*Effective July 1, 2010*):

T1159	SOLDIERS, SAILORS AND MARINES'	
T1160	FUND	
T1161		2010- 2011
T1162		
T1163		\$
T1164		
T1165	HUMAN SERVICES	
T1166		
T1167	SOLDIERS, SAILORS AND MARINES'	

T1168	FUND		
T1169	Personal Services	[565,291]	<u>568,991</u>
T1170	Other Expenses	[82,799]	<u>63,960</u>
T1171	Award Payments to Veterans	1,979,800	
T1172	Fringe Benefits	[369,653]	<u>380,653</u>
T1173	AGENCY TOTAL	[2,997,543]	<u>2,993,404</u>
T1174			
T1175	TOTAL	[2,997,543]	<u>2,993,404</u>
T1176	HUMAN SERVICES		
T1177			
T1178	TOTAL	[2,997,543]	<u>2,993,404</u>
T1179	SOLDIERS, SAILORS AND MARINES'		
T1180	FUND		

14 Sec. 4. Section 15 of public act 09-3 of the June special session is
 15 amended to read as follows (*Effective July 1, 2010*):

T1181	REGIONAL MARKET OPERATION		
T1182	FUND		
T1183		2010- 2011	
T1184			
T1185		\$	
T1186			
T1187	CONSERVATION AND DEVELOPMENT		
T1188			
T1189	DEPARTMENT OF AGRICULTURE		
T1190	Personal Services	370,000	
T1191	Other Expenses	271,507	
T1192	Equipment	[100]	<u>1</u>
T1193	Fringe Benefits	[251,942]	<u>245,942</u>
T1194	AGENCY TOTAL	[893,549]	<u>887,450</u>
T1195			
T1196	TOTAL	[893,549]	<u>887,450</u>
T1197	CONSERVATION AND DEVELOPMENT		
T1198			
T1199	NON-FUNCTIONAL		
T1200			
T1201	DEBT SERVICE - STATE TREASURER		
T1202	Debt Service	63,524	
T1203			

T1204	TOTAL	63,524	
T1205	NON-FUNCTIONAL		
T1206			
T1207	TOTAL	[957,073]	<u>950,974</u>
T1208	REGIONAL MARKET OPERATION FUND		

16 Sec. 5. Section 16 of public act 09-3 of the June special session is
 17 amended to read as follows (*Effective July 1, 2010*):

T1209	BANKING FUND		
T1210		2010- 2011	
T1211			
T1212		\$	
T1213			
T1214	REGULATION AND PROTECTION		
T1215			
T1216	DEPARTMENT OF BANKING		
T1217	Personal Services	11,072,611	
T1218	Other Expenses	1,885,735	
T1219	Equipment	21,708	
T1220	Fringe Benefits	[6,187,321]	<u>6,137,321</u>
T1221	Indirect Overhead	[905,711]	<u>1,052,326</u>
T1222	AGENCY TOTAL	[20,073,086]	<u>20,169,701</u>
T1223			
T1224	LABOR DEPARTMENT		
T1225	Customized Services	[500,000]	<u>475,000</u>
T1226			
T1227	TOTAL	[20,573,086]	<u>20,644,701</u>
T1228	REGULATION AND PROTECTION		
T1229			
T1230	JUDICIAL		
T1231			
T1232	JUDICIAL DEPARTMENT		
T1233	Foreclosure Mediation Program	3,349,982	
T1234			
T1235	TOTAL	3,349,982]	
T1236	JUDICIAL		
T1237			
T1238	TOTAL	[23,923,068]	<u>20,644,701</u>

T1239 BANKING FUND

18 Sec. 6. Section 17 of public act 09-3 of the June special session is
19 amended to read as follows (*Effective July 1, 2010*):

T1240 INSURANCE FUND

T1241 2010- 2011

T1242

T1243 \$

T1244

T1245 GENERAL GOVERNMENT

T1246

T1247 OFFICE OF POLICY AND MANAGEMENT

T1248 Personal Services 248,140

T1249 Other Expenses 6,900

T1250 Fringe Benefits 125,725

T1251 AGENCY TOTAL 380,765

T1252

T1253 TOTAL 380,765

T1254 GENERAL GOVERNMENT

T1255

T1256 REGULATION AND PROTECTION

T1257

T1258 INSURANCE DEPARTMENT

T1259 Personal Services [13,685,483] 13,460,483

T1260 Other Expenses [2,397,280] 1,920,280

T1261 Equipment [101,375] 51,256

T1262 Fringe Benefits [8,169,016] 8,029,516

T1263 Indirect Overhead [395,204] 701,396

T1264 AGENCY TOTAL [24,748,358] 24,162,931

T1265

T1266 OFFICE OF THE HEALTHCARE

T1267 ADVOCATE

T1268 Personal Services [757,235] 672,713

T1269 Other Expenses [204,838] 136,373

T1270 Equipment [2,400] 2,280

T1271 Fringe Benefits [380,821] 333,489

T1272 Indirect Overhead [24,000] 1

T1273 AGENCY TOTAL [1,369,294] 1,144,856

T1274			
T1275	TOTAL	[26,117,652]	<u>25,307,787</u>
T1276	REGULATION AND PROTECTION		
T1277			
T1278	HUMAN SERVICES		
T1279			
T1280	DEPARTMENT OF SOCIAL SERVICES		
T1281	Other Expenses	[500,000]	<u>475,000</u>
T1282			
T1283	TOTAL	[500,000]	<u>475,000</u>
T1284	HUMAN SERVICES		
T1285			
T1286	TOTAL	[26,617,652]	<u>26,163,552</u>
T1287	INSURANCE FUND		

20 Sec. 7. Section 18 of public act 09-3 of the June special session is
 21 amended to read as follows (*Effective July 1, 2010*):

T1288	CONSUMER COUNSEL AND PUBLIC		
T1289	UTILITY CONTROL FUND		
T1290		2010- 2011	
T1291			
T1292		\$	
T1293			
T1294	<u>GENERAL GOVERNMENT</u>		
T1295			
T1296	<u>OFFICE OF POLICY AND MANAGEMENT</u>		
T1297	<u>Personal Services</u>		<u>746,000</u>
T1298	<u>Other Expenses</u>		<u>27,443</u>
T1299	<u>Fringe Benefits</u>		<u>432,680</u>
T1300	<u>AGENCY TOTAL</u>		<u>1,206,123</u>
T1301			
T1302	<u>TOTAL</u>		<u>1,206,123</u>
T1303	<u>GENERAL GOVERNMENT</u>		
T1304			
T1305	REGULATION AND PROTECTION		
T1306			
T1307	OFFICE OF CONSUMER COUNSEL		
T1308	Personal Services	[1,523,895]	<u>1,415,588</u>
T1309	Other Expenses	[556,971]	<u>529,482</u>

T1310	Equipment	[9,500]	<u>9,000</u>
T1311	Fringe Benefits	[918,729]	<u>859,161</u>
T1312	Indirect Overhead	[215,039]	<u>423,906</u>
T1313	AGENCY TOTAL	[3,224,134]	<u>3,237,137</u>
T1314			
T1315	DEPARTMENT OF PUBLIC UTILITY		
T1316	CONTROL		
T1317	Personal Services	[11,796,389]	<u>11,594,389</u>
T1318	Other Expenses	[1,594,642]	<u>1,584,642</u>
T1319	Equipment	[80,500]	<u>57,475</u>
T1320	Fringe Benefits	[6,850,941]	<u>6,733,781</u>
T1321	Indirect Overhead	[410,780]	<u>85,872</u>
T1322	AGENCY TOTAL	[20,733,252]	<u>20,056,159</u>
T1323			
T1324	TOTAL	[23,957,386]	<u>23,293,296</u>
T1325	REGULATION AND PROTECTION		
T1326			
T1327	TOTAL	[23,957,386]	<u>24,499,419</u>
T1328	CONSUMER COUNSEL AND PUBLIC		
T1329	UTILITY CONTROL FUND		

22 Sec. 8. Section 19 of public act 09-3 of the June special session is
 23 amended to read as follows (*Effective July 1, 2010*):

T1330	WORKERS' COMPENSATION FUND		
T1331		2010- 2011	
T1332			
T1333		\$	
T1334			
T1335	GENERAL GOVERNMENT		
T1336			
T1337	DIVISION OF CRIMINAL JUSTICE		
T1338	Personal Services	[590,714]	<u>349,182</u>
T1339	Other Expenses	[22,776]	<u>21,653</u>
T1340	Equipment	[600]	<u>1</u>
T1341	<u>Fringe Benefits</u>		<u>212,051</u>
T1342	AGENCY TOTAL	[614,090]	<u>582,887</u>
T1343			
T1344	TOTAL	[614,090]	<u>582,887</u>

T1345	GENERAL GOVERNMENT		
T1346			
T1347	REGULATION AND PROTECTION		
T1348			
T1349	LABOR DEPARTMENT		
T1350	Occupational Health Clinics	674,587	
T1351			
T1352	WORKERS' COMPENSATION		
T1353	COMMISSION		
T1354	Personal Services	10,040,000	
T1355	Other Expenses	2,558,530	
T1356	Equipment	[137,000]	<u>87,150</u>
T1357	Rehabilitative Services	[2,320,098]	<u>1,275,913</u>
T1358	Fringe Benefits	5,805,640	
T1359	Indirect Overhead	[922,446]	<u>1,202,971</u>
T1360	AGENCY TOTAL	[21,783,714]	<u>20,970,204</u>
T1361			
T1362	TOTAL	[22,458,301]	<u>21,644,791</u>
T1363	REGULATION AND PROTECTION		
T1364			
T1365	TOTAL	[23,072,391]	<u>22,227,678</u>
T1366	WORKERS' COMPENSATION FUND		

24 Sec. 9. Section 20 of public act 09-3 of the June special session is
 25 amended to read as follows (*Effective July 1, 2010*):

T1367	CRIMINAL INJURIES COMPENSATION		
T1368	FUND		
T1369		2010- 2011	
T1370			
T1371		\$	
T1372			
T1373	JUDICIAL		
T1374			
T1375	JUDICIAL DEPARTMENT		
T1376	Criminal Injuries Compensation	3,408,598	
T1377			
T1378			
T1379	TOTAL	3,408,598	

T1380	JUDICIAL	
T1381		
T1382	TOTAL	3,408,598
T1383	CRIMINAL INJURIES COMPENSATION	
T1384	FUND	

26 Sec. 10. Section 46b-120 of the 2010 supplement to the general
27 statutes is repealed and the following is substituted in lieu thereof
28 (*Effective from passage*):

29 The terms used in this chapter shall, in its interpretation and in the
30 interpretation of other statutes, be defined as follows:

31 (1) "Child" means any person under sixteen years of age, except that
32 (A) for purposes of delinquency matters and proceedings, "child"
33 means any person (i) under [seventeen] sixteen years of age who has
34 not been legally emancipated, or (ii) [seventeen] sixteen years of age or
35 older who, prior to attaining [seventeen] sixteen years of age, has
36 committed a delinquent act and, subsequent to attaining [seventeen]
37 sixteen years of age, (I) violates any order of the Superior Court or any
38 condition of probation ordered by the Superior Court with respect to
39 such delinquency proceeding, or (II) wilfully fails to appear in
40 response to a summons under section 46b-133 with respect to such
41 delinquency proceeding, and (B) for purposes of family with service
42 needs matters and proceedings, child means a person under
43 [seventeen] sixteen years of age;

44 (2) (A) "Youth" means any person sixteen or seventeen years of age
45 who has not been legally emancipated, and (B) "youth in crisis" means
46 any person sixteen or seventeen years of age who has not been legally
47 emancipated and who, within the last two years, (i) has without just
48 cause run away from the parental home or other properly authorized
49 and lawful place of abode, (ii) is beyond the control of the youth's
50 parents, guardian or other custodian, or (iii) has four unexcused
51 absences from school in any one month or ten unexcused absences in
52 any school year;

53 (3) "Abused" means that a child or youth (A) has been inflicted with
54 physical injury or injuries other than by accidental means, (B) has
55 injuries that are at variance with the history given of them, or (C) is in
56 a condition that is the result of maltreatment, including, but not
57 limited to, malnutrition, sexual molestation or exploitation,
58 deprivation of necessities, emotional maltreatment or cruel
59 punishment;

60 (4) A child may be found "mentally deficient" who, by reason of a
61 deficiency of intelligence that has existed from birth or from early age,
62 requires, or will require, for such child's protection or for the
63 protection of others, special care, supervision and control;

64 (5) [(A)] A child may be convicted as "delinquent" who has [(i)] (A)
65 while under sixteen years of age, violated any federal or state law or
66 municipal or local ordinance, except an ordinance regulating behavior
67 of a child in a family with service needs, [(ii)] (B) wilfully failed to
68 appear in response to a summons under section 46b-133, or at any
69 other court hearing of which the child had notice, [(iii)] (C) violated
70 any order of the Superior Court, except as provided in section 46b-148,
71 or [(iv)] (D) violated conditions of probation as ordered by the court;

72 [(B) A child may be convicted as "delinquent" who has (i) while
73 sixteen years of age, violated any federal or state law, other than (I) an
74 infraction, (II) a violation, (III) a motor vehicle offense or violation as
75 defined in chapter 248, or (IV) a violation of a municipal or local
76 ordinance, (ii) wilfully failed to appear in response to a summons
77 under section 46b-133 or at any other court hearing of which the child
78 had notice, (iii) violated any order of the Superior Court, except as
79 provided in section 46b-148, or (iv) violated conditions of probation as
80 ordered by the court;]

81 (6) A child or youth may be found "dependent" whose home is a
82 suitable one for the child or youth, except for the financial inability of
83 the child's or youth's parents, parent or guardian, or other person
84 maintaining such home, to provide the specialized care the condition

85 of the child or youth requires;

86 (7) "Family with service needs" means a family that includes a child
87 [or a youth sixteen years of age] who (A) has without just cause run
88 away from the parental home or other properly authorized and lawful
89 place of abode, (B) is beyond the control of the child's [or youth's]
90 parent, parents, guardian or other custodian, (C) has engaged in
91 indecent or immoral conduct, (D) is a truant or habitual truant or who,
92 while in school, has been continuously and overtly defiant of school
93 rules and regulations, or (E) is thirteen years of age or older and has
94 engaged in sexual intercourse with another person and such other
95 person is thirteen years of age or older and not more than two years
96 older or younger than such child; [or youth;]

97 (8) A child or youth may be found "neglected" who (A) has been
98 abandoned, (B) is being denied proper care and attention, physically,
99 educationally, emotionally or morally, (C) is being permitted to live
100 under conditions, circumstances or associations injurious to the
101 well-being of the child or youth, or (D) has been abused;

102 (9) A child or youth may be found "uncared for" who is homeless or
103 whose home cannot provide the specialized care that the physical,
104 emotional or mental condition of the child or youth requires. For the
105 purposes of this section, the treatment of any child or youth by an
106 accredited Christian Science practitioner, in lieu of treatment by a
107 licensed practitioner of the healing arts, shall not of itself constitute
108 neglect or maltreatment;

109 (10) "Delinquent act" means (A) the violation by a child under the
110 age of sixteen of any federal or state law or municipal or local
111 ordinance, except an ordinance regulating behavior of a child in a
112 family with service needs, (B) [the violation by a child sixteen years of
113 age of any federal or state law, other than (i) an infraction, (ii) a
114 violation, (iii) a motor vehicle offense or violation under chapter 248,
115 or (iv) a violation of a municipal or local ordinance, (C)] wilful failure
116 of a child to appear in response to a summons under section 46b-133,

117 or at any other court hearing of which the child has notice, [(D)] (C) the
118 violation of any order of the Superior Court by a child, except as
119 provided in section 46b-148, or [(E)] (D) the violation of conditions of
120 probation by a child as ordered by the court;

121 (11) "Serious juvenile offense" means (A) the violation of, including
122 attempt or conspiracy to violate, (i) section 21a-277, 21a-278, 29-33,
123 29-34, 29-35, 53-21, 53-80a, 53-202b, 53-202c, 53-390 to 53-392, inclusive,
124 53a-54a to 53a-56a, inclusive, 53a-59 to 53a-60c, inclusive, 53a-70 to
125 53a-71, inclusive, 53a-72b, 53a-86, 53a-92 to 53a-94a, inclusive, 53a-95,
126 53a-101, 53a-102a, 53a-103a or 53a-111 to 53a-113, inclusive,
127 subdivision (1) of subsection (a) of section 53a-122, subdivision (3) of
128 subsection (a) of section 53a-123, section 53a-134, 53a-135, 53a-136a,
129 53a-166 or 53a-167c, subsection (a) of section 53a-174, or section
130 53a-196a, 53a-211, 53a-212, 53a-216 or 53a-217b, by a child, or (ii)
131 section 53a-56b or 53a-57 by a child under sixteen years of age, or (B)
132 running away, without just cause, from any secure placement other
133 than home while referred as a delinquent child to the Court Support
134 Services Division or committed as a delinquent child to the
135 Commissioner of Children and Families for a serious juvenile offense;

136 (12) "Serious juvenile offender" means any child convicted as
137 delinquent for the commission of a serious juvenile offense;

138 (13) "Serious juvenile repeat offender" means any child charged
139 with the commission of any felony if such child has previously been
140 convicted as delinquent or otherwise convicted at any age for two
141 violations of any provision of title 21a, 29, 53 or 53a that is designated
142 as a felony;

143 (14) "Alcohol-dependent" means a psychoactive substance
144 dependence on alcohol as that condition is defined in the most recent
145 edition of the American Psychiatric Association's "Diagnostic and
146 Statistical Manual of Mental Disorders"; and

147 (15) "Drug-dependent" means a psychoactive substance dependence
148 on drugs as that condition is defined in the most recent edition of the

149 American Psychiatric Association's "Diagnostic and Statistical Manual
150 of Mental Disorders". No child shall be classified as drug-dependent
151 who is dependent (A) upon a morphine-type substance as an incident
152 to current medical treatment of a demonstrable physical disorder other
153 than drug dependence, or (B) upon amphetamine-type, ataractic,
154 barbiturate-type, hallucinogenic or other stimulant and depressant
155 substances as an incident to current medical treatment of a
156 demonstrable physical or psychological disorder, or both, other than
157 drug dependence.

158 Sec. 11. Section 46b-121 of the 2010 supplement to the general
159 statutes is repealed and the following is substituted in lieu thereof
160 (*Effective from passage*):

161 (a) (1) Juvenile matters in the civil session include all proceedings
162 concerning uncared-for, neglected or dependent children and youths
163 within this state, termination of parental rights of children committed
164 to a state agency, matters concerning families with service needs,
165 contested matters involving termination of parental rights or removal
166 of guardian transferred from the Probate Court and the emancipation
167 of minors, but does not include matters of guardianship and adoption
168 or matters affecting property rights of any child or youth over which
169 the Probate Court has jurisdiction, except that appeals from probate
170 concerning adoption, termination of parental rights and removal of a
171 parent as guardian shall be included.

172 (2) Juvenile matters in the criminal session include all proceedings
173 concerning delinquent children within this state and persons
174 [~~seventeen~~] sixteen years of age and older who are under the
175 supervision of a juvenile probation officer while on probation or a
176 suspended commitment to the Department of Children and Families,
177 for purposes of enforcing any court orders entered as part of such
178 probation or suspended commitment.

179 (b) (1) In juvenile matters, the Superior Court shall have authority to
180 make and enforce such orders directed to parents, including any

181 person who acknowledges before the court paternity of a child born
182 out of wedlock, guardians, custodians or other adult persons owing
183 some legal duty to a child or youth therein, as the court deems
184 necessary or appropriate to secure the welfare, protection, proper care
185 and suitable support of a child or youth subject to the court's
186 jurisdiction or otherwise committed to or in the custody of the
187 Commissioner of Children and Families. The Superior Court may
188 order a local or regional board of education to provide to the court
189 educational records of a child or youth for the purpose of determining
190 the need for services or placement of the child or youth. In proceedings
191 concerning a child charged with a delinquent act or with being from a
192 family with service needs, records produced subject to such an order
193 shall be maintained under seal by the court and shall be released only
194 after a hearing or with the consent of the child. Educational records
195 obtained pursuant to this section shall be used only for dispositional
196 purposes. In addition, with respect to proceedings concerning
197 delinquent children, the Superior Court shall have authority to make
198 and enforce such orders as the court deems necessary or appropriate to
199 punish the child, deter the child from the commission of further
200 delinquent acts, assure that the safety of any other person will not be
201 endangered and provide restitution to any victim. The Superior Court
202 shall also have authority to grant and enforce temporary and
203 permanent injunctive relief in all proceedings concerning juvenile
204 matters.

205 (2) If any order for the payment of money is issued by the Superior
206 Court, including any order assessing costs issued under section
207 46b-134 or 46b-136, the collection of such money shall be made by the
208 court, except orders for support of children committed to any state
209 agency or department, which orders shall be made payable to and
210 collected by the Department of Administrative Services. If the Superior
211 Court after due diligence is unable to collect such moneys within six
212 months, the court shall refer such case to the Department of
213 Administrative Services for collection as a delinquent account. In
214 juvenile matters, the Superior Court shall have authority to make and

215 enforce orders directed to persons liable hereunder on petition of the
216 Department of Administrative Services made to the court in the same
217 manner as is provided in section 17b-745, in accordance with the
218 provisions of section 17b-81 or 17b-223, subsection (b) of section
219 17b-179 or section 17a-90, 46b-129 or 46b-130, and all of the provisions
220 of section 17b-745 shall be applicable to such proceedings. Any judge
221 hearing a juvenile matter may make any other order in connection
222 therewith that a judge of the Superior Court is authorized to grant and
223 such order shall have the same force and effect as any other order of
224 the Superior Court. In the enforcement of the court's orders, in
225 connection with any juvenile matter, the court may issue process for
226 the arrest of any person, compel attendance of witnesses and punish
227 for contempt by a fine not exceeding one hundred dollars or
228 imprisonment not exceeding six months.

229 Sec. 12. Subsection (c) of section 46b-127 of the 2010 supplement to
230 the general statutes is repealed and the following is substituted in lieu
231 thereof (*Effective from passage*):

232 (c) Upon the effectuation of the transfer, such child shall stand trial
233 and be sentenced, if convicted, as if such child were [~~seventeen~~] sixteen
234 years of age. Such child shall receive credit against any sentence
235 imposed for time served in a juvenile facility prior to the effectuation
236 of the transfer. A child who has been transferred may enter a guilty
237 plea to a lesser offense if the court finds that such plea is made
238 knowingly and voluntarily. Any child transferred to the regular
239 criminal docket who pleads guilty to a lesser offense shall not resume
240 such child's status as a juvenile regarding such offense. If the action is
241 dismissed or nolleed or if such child is found not guilty of the charge for
242 which such child was transferred or of any lesser included offenses,
243 the child shall resume such child's status as a juvenile until such child
244 attains the age of [~~seventeen~~] sixteen years.

245 Sec. 13. Subsection (f) of section 46b-133c of the 2010 supplement to
246 the general statutes is repealed and the following is substituted in lieu
247 thereof (*Effective from passage*):

248 (f) Whenever a proceeding has been designated a serious juvenile
249 repeat offender prosecution pursuant to subsection (b) of this section
250 and the child does not waive such child's right to a trial by jury, the
251 court shall transfer the case from the docket for juvenile matters to the
252 regular criminal docket of the Superior Court. Upon transfer, such
253 child shall stand trial and be sentenced, if convicted, as if such child
254 were [seventeen] sixteen years of age, except that no such child shall be
255 placed in a correctional facility but shall be maintained in a facility for
256 children and youths until such child attains [seventeen] sixteen years
257 of age or until such child is sentenced, whichever occurs first. Such
258 child shall receive credit against any sentence imposed for time served
259 in a juvenile facility prior to the effectuation of the transfer. A child
260 who has been transferred may enter a guilty plea to a lesser offense if
261 the court finds that such plea is made knowingly and voluntarily. Any
262 child transferred to the regular criminal docket who pleads guilty to a
263 lesser offense shall not resume such child's status as a juvenile
264 regarding such offense. If the action is dismissed or nolleed or if such
265 child is found not guilty of the charge for which such child was
266 transferred, the child shall resume such child's status as a juvenile until
267 such child attains [seventeen] sixteen years of age.

268 Sec. 14. Subsection (f) of section 46b-133d of the 2010 supplement to
269 the general statutes is repealed and the following is substituted in lieu
270 thereof (*Effective from passage*):

271 (f) When a proceeding has been designated a serious sexual
272 offender prosecution pursuant to subsection (c) of this section and the
273 child does not waive the right to a trial by jury, the court shall transfer
274 the case from the docket for juvenile matters to the regular criminal
275 docket of the Superior Court. Upon transfer, such child shall stand trial
276 and be sentenced, if convicted, as if such child were [seventeen] sixteen
277 years of age, except that no such child shall be placed in a correctional
278 facility but shall be maintained in a facility for children and youths
279 until such child attains [seventeen] sixteen years of age or until such
280 child is sentenced, whichever occurs first. Such child shall receive
281 credit against any sentence imposed for time served in a juvenile

282 facility prior to the effectuation of the transfer. A child who has been
283 transferred may enter a guilty plea to a lesser offense if the court finds
284 that such plea is made knowingly and voluntarily. Any child
285 transferred to the regular criminal docket who pleads guilty to a lesser
286 offense shall not resume such child's status as a juvenile regarding
287 such offense. If the action is dismissed or nolle or if such child is
288 found not guilty of the charge for which such child was transferred,
289 the child shall resume such child's status as a juvenile until such child
290 attains [~~seventeen~~] sixteen years of age.

291 Sec. 15. Section 46b-137 of the 2010 supplement to the general
292 statutes is repealed and the following is substituted in lieu thereof
293 (*Effective from passage*):

294 (a) Any admission, confession or statement, written or oral, made by
295 a child under the age of sixteen to a police officer or Juvenile Court
296 official shall be inadmissible in any proceeding concerning the alleged
297 delinquency of the child making such admission, confession or
298 statement unless made by such child in the presence of the child's
299 parent or parents or guardian and after the parent or parents or
300 guardian and child have been advised (1) of the child's right to retain
301 counsel, or if unable to afford counsel, to have counsel appointed on
302 the child's behalf, (2) of the child's right to refuse to make any
303 statements, and (3) that any statements the child makes may be
304 introduced into evidence against the child.

305 [(b) Any admission, confession or statement, written or oral, made
306 by a child sixteen years of age to a police officer or Juvenile Court
307 official shall be inadmissible in any proceeding concerning the alleged
308 delinquency of the child making such admission, confession or
309 statement, unless (1) the police or Juvenile Court official has made
310 reasonable efforts to contact a parent or guardian of the child, and (2)
311 such child has been advised that (A) the child has the right to contact a
312 parent or guardian and to have a parent or guardian present during
313 any interview, (B) the child has the right to retain counsel or, if unable
314 to afford counsel, to have counsel appointed on behalf of the child, (C)

315 the child has the right to refuse to make any statement, and (D) any
316 statement the child makes may be introduced into evidence against the
317 child.

318 (c) The admissibility of any admission, confession or statement,
319 written or oral, made by a child sixteen years of age to a police officer
320 or Juvenile Court official shall be determined by considering the
321 totality of the circumstances at the time of the making of such
322 admission, confession or statement. When determining the
323 admissibility of such admission, confession or statement, the court
324 shall consider (1) the age, experience, education, background and
325 intelligence of the child, (2) the capacity of the child to understand the
326 advice concerning rights and warnings required under subdivision (2)
327 of subsection (b) of this section, the nature of the privilege against self-
328 incrimination under the United States and Connecticut Constitutions,
329 and the consequences of waiving such rights and privilege, (3) the
330 opportunity the child had to speak with a parent, guardian or some
331 other suitable individual prior to or while making such admission,
332 confession or statement, and (4) the circumstances surrounding the
333 making of the admission, confession or statement, including, but not
334 limited to, (A) when and where the admission, confession or statement
335 was made, (B) the reasonableness of proceeding, or the need to
336 proceed, without a parent or guardian present, and (C) the
337 reasonableness of efforts by the police or Juvenile Court official to
338 attempt to contact a parent or guardian.]

339 [(d)] (b) Any confession, admission or statement, written or oral,
340 made by the parent or parents or guardian of the child or youth after
341 the filing of a petition alleging such child or youth to be neglected,
342 uncared-for or dependent, shall be inadmissible in any proceeding
343 held upon such petition against the person making such admission or
344 statement unless such person shall have been advised of the person's
345 right to retain counsel, and that if the person is unable to afford
346 counsel, counsel will be appointed to represent the person, that the
347 person has a right to refuse to make any statement and that any
348 statements the person makes may be introduced in evidence against

349 the person.

350 Sec. 16. Section 46b-146 of the 2010 supplement to the general
351 statutes is repealed and the following is substituted in lieu thereof
352 (*Effective from passage*):

353 Whenever any child has been convicted as delinquent, has been
354 adjudicated a member of a family with service needs or has signed a
355 statement of responsibility admitting to having committed a
356 delinquent act, and has subsequently been discharged from the
357 supervision of the Superior Court or from the custody of the
358 Department of Children and Families or from the care of any other
359 institution or agency to whom the child has been committed by the
360 court, such child, or the child's parent or guardian, may file a petition
361 with the Superior Court. If such court finds (1) that at least two years
362 or, in the case of a child convicted as delinquent for the commission of
363 a serious juvenile offense, four years have elapsed from the date of
364 such discharge, (2) that no subsequent juvenile proceeding or adult
365 criminal proceeding is pending against such child, (3) that such child
366 has not been convicted of a delinquent act that would constitute a
367 felony or misdemeanor if committed by an adult during such two-year
368 or four-year period, (4) that such child has not been convicted as an
369 adult of a felony or misdemeanor during such two-year or four-year
370 period, and (5) that such child has reached [~~seventeen~~] sixteen years of
371 age, the court shall order all police and court records pertaining to
372 such child to be erased. Upon the entry of such an erasure order, all
373 references including arrest, complaint, referrals, petitions, reports and
374 orders, shall be removed from all agency, official and institutional files,
375 and a finding of delinquency or that the child was a member of a
376 family with service needs shall be deemed never to have occurred. The
377 persons in charge of such records shall not disclose to any person
378 information pertaining to the record so erased, except that the fact of
379 such erasure may be substantiated where, in the opinion of the court, it
380 is in the best interests of such child to do so. No child who has been the
381 subject of such an erasure order shall be deemed to have been arrested
382 ab initio, within the meaning of the general statutes, with respect to

383 proceedings so erased. Copies of the erasure order shall be sent to all
384 persons, agencies, officials or institutions known to have information
385 pertaining to the delinquency or family with service needs proceedings
386 affecting such child. Whenever a child is dismissed as not delinquent
387 or as not being a member of a family with service needs, all police and
388 court records pertaining to such charge shall be ordered erased
389 immediately, without the filing of a petition. Nothing in this section
390 shall prohibit the court from granting a petition to erase a child's
391 records on a showing of good cause, after a hearing, before the time
392 when such records could be erased.

393 Sec. 17. Subsection (c) of section 10-19m of the 2010 supplement to
394 the general statutes is repealed and the following is substituted in lieu
395 thereof (*Effective from passage*):

396 (c) The Commissioner of Education shall adopt regulations, in
397 accordance with the provisions of chapter 54, establishing minimum
398 standards for such youth service bureaus and the criteria for qualifying
399 for state cost-sharing grants, including, but not limited to, allowable
400 sources of funds covering the local share of the costs of operating such
401 bureaus, acceptable in-kind contributions and application procedures.
402 Said commissioner shall, on December 1, 1979, and annually thereafter,
403 report to the General Assembly on the referral or diversion of children
404 under [the age of seventeen] sixteen years of age from the juvenile
405 justice system and on the referral or diversion of children [aged
406 seventeen and] sixteen, seventeen or eighteen years of age from the
407 court system. Such report shall include, but not be limited to, the
408 number of times any child is so diverted, the number of children
409 diverted, the type of service provided to any such child, by whom such
410 child was diverted, the ages of the children diverted and such other
411 information and statistics as the General Assembly may request from
412 time to time. Any such report shall contain no identifying information
413 about any particular child.

414 Sec. 18. Section 46b-150f of the 2010 supplement to the general
415 statutes is repealed and the following is substituted in lieu thereof

416 (Effective from passage):

417 (a) Any selectman, town manager, police officer or welfare
418 department of any town, city or borough, any probation officer, any
419 superintendent of schools, any child-caring institution or agency
420 approved or licensed by the Commissioner of Children and Families,
421 any youth service bureau, a parent, guardian, foster parent or other
422 custodian of a youth sixteen or seventeen years of age, or a
423 representative of a youth sixteen or seventeen years of age, who
424 believes that the acts or omissions of such youth are such that such
425 youth is a youth in crisis may file a written complaint setting forth
426 those facts with the Superior Court which has venue over the matter.

427 (b) A petition alleging that a youth is a youth in crisis shall be
428 verified and filed with the Superior Court which has venue over the
429 matter. The petition shall set forth plainly: (1) The facts which bring
430 the youth within the jurisdiction of the court; (2) the name, date of
431 birth, sex and residence of the youth; (3) the name and residence of the
432 parent or parents, guardian, foster parent, other custodian or other
433 person having control of the youth; and (4) a prayer for appropriate
434 action by the court in conformity with the provisions of this section.

435 (c) Upon determination that a youth is a youth in crisis in
436 accordance with policies established by the Chief Court Administrator,
437 the court may make and enforce orders, including, but not limited to,
438 orders: (1) Directing the Commissioner of Motor Vehicles to suspend
439 the motor vehicle operator's license of the youth in crisis for a period of
440 time, as directed by the court, but not to exceed one year; (2) requiring
441 work or specified community service; (3) mandating that the youth in
442 crisis attend an educational program in the local community approved
443 by the court; (4) requiring mental health services; (5) referring the
444 youth in crisis to a youth service bureau, provided one exists in the
445 local community; and (6) reviewing the option of emancipation,
446 pursuant to section 46b-150, of the youth in crisis or the parent,
447 guardian, foster parent or other custodian of such youth in crisis. Upon
448 determination that a youth is a youth in crisis because the youth has

449 without just cause run away from the parental home or other properly
450 authorized and lawful place of abode, the court may, prior to January
451 1, 2010, order the youth in crisis to be subject to the control of the
452 youth's parent or parents, guardian, foster parent or other custodian,
453 except as required under any other provision of law, for a period of
454 time, as directed by the court, but not beyond the date the youth
455 attains the age of eighteen. A youth in crisis found to be in violation of
456 any order under this section shall not be considered to be delinquent
457 and shall not be punished by the court by incarceration in any state-
458 operated detention facility or correctional facility.

459 (d) The Judicial Department may use any funds appropriated for
460 purposes of this chapter for costs incurred by the department or the
461 court pursuant to this section.

462 Sec. 19. Subsection (a) of section 51-165 of the general statutes is
463 repealed and the following is substituted in lieu thereof (*Effective from*
464 *passage*):

465 (a) (1) On and after July 1, 1998, the Superior Court shall consist of
466 one hundred eighty-one judges, including the judges of the Supreme
467 Court and the Appellate Court, who shall be appointed by the General
468 Assembly upon nomination of the Governor.

469 (2) On and after October 1, 1998, the Superior Court shall consist of
470 one hundred eighty-three judges, including the judges of the Supreme
471 Court and the Appellate Court, who shall be appointed by the General
472 Assembly upon nomination of the Governor.

473 (3) On and after January 1, 1999, the Superior Court shall consist of
474 one hundred eighty-six judges, including the judges of the Supreme
475 Court and the Appellate Court, who shall be appointed by the General
476 Assembly upon nomination of the Governor.

477 (4) On and after October 1, 1999, the Superior Court shall consist of
478 one hundred ninety-one judges, including the judges of the Supreme
479 Court and the Appellate Court, who shall be appointed by the General

480 Assembly upon nomination of the Governor.

481 (5) On and after October 1, 2000, the Superior Court shall consist of
482 one hundred ninety-six judges, including the judges of the Supreme
483 Court and the Appellate Court, who shall be appointed by the General
484 Assembly upon nomination of the Governor.

485 (6) On and after April 1, [2009] 2011, the Superior Court shall consist
486 of two hundred one judges, including the judges of the Supreme Court
487 and the Appellate Court, who shall be appointed by the General
488 Assembly upon nomination of the Governor.

489 Sec. 20. Section 46b-120 of the 2010 supplement to the general
490 statutes, as amended by section 10 of this act, is repealed and the
491 following is substituted in lieu thereof (*Effective July 1, 2012*):

492 The terms used in this chapter shall, in its interpretation and in the
493 interpretation of other statutes, be defined as follows:

494 (1) "Child" means any person under sixteen years of age, except that
495 (A) for purposes of delinquency matters and proceedings, "child"
496 means any person (i) under [sixteen] eighteen years of age who has not
497 been legally emancipated, or (ii) [sixteen] eighteen years of age or
498 older who, prior to attaining [sixteen] eighteen years of age, has
499 committed a delinquent act and, subsequent to attaining [sixteen]
500 eighteen years of age, (I) violates any order of the Superior Court or
501 any condition of probation ordered by the Superior Court with respect
502 to such delinquency proceeding, or (II) wilfully fails to appear in
503 response to a summons under section 46b-133 with respect to such
504 delinquency proceeding, and (B) for purposes of family with service
505 needs matters and proceedings, child means a person under [sixteen]
506 eighteen years of age;

507 (2) [(A)] "Youth" means any person sixteen or seventeen years of age
508 who has not been legally emancipated; [, and (B) "youth in crisis"
509 means any person sixteen or seventeen years of age who has not been
510 legally emancipated and who, within the last two years, (i) has without

511 just cause run away from the parental home or other properly
512 authorized and lawful place of abode, (ii) is beyond the control of the
513 youth's parents, guardian or other custodian, or (iii) has four
514 unexcused absences from school in any one month or ten unexcused
515 absences in any school year;]

516 (3) "Abused" means that a child or youth (A) has been inflicted with
517 physical injury or injuries other than by accidental means, (B) has
518 injuries that are at variance with the history given of them, or (C) is in
519 a condition that is the result of maltreatment, including, but not
520 limited to, malnutrition, sexual molestation or exploitation,
521 deprivation of necessities, emotional maltreatment or cruel
522 punishment;

523 (4) A child may be found "mentally deficient" who, by reason of a
524 deficiency of intelligence that has existed from birth or from early age,
525 requires, or will require, for such child's protection or for the
526 protection of others, special care, supervision and control;

527 (5) (A) A child may be convicted as "delinquent" who has [(A)] (i)
528 while under sixteen years of age, violated any federal or state law or
529 municipal or local ordinance, except an ordinance regulating behavior
530 of a child in a family with service needs, [(B)] (ii) wilfully failed to
531 appear in response to a summons under section 46b-133, or at any
532 other court hearing of which the child had notice, [(C)] (iii) violated
533 any order of the Superior Court, except as provided in section 46b-148,
534 or [(D)] (iv) violated conditions of probation as ordered by the court;

535 (B) A child may be convicted as "delinquent" who has (i) while
536 sixteen or seventeen years of age, violated any federal or state law,
537 other than (I) an infraction, (II) a violation, (III) a motor vehicle offense
538 or violation as defined in chapter 248, or (IV) a violation of a municipal
539 or local ordinance, (ii) wilfully failed to appear in response to a
540 summons under section 46b-133, as amended by this act, or at any
541 other court hearing of which the child had notice, (iii) violated any
542 order of the Superior Court, except as provided in section 46b-148, or

543 (iv) violated conditions of probation as ordered by the court;

544 (6) A child or youth may be found "dependent" whose home is a
545 suitable one for the child or youth, except for the financial inability of
546 the child's or youth's parents, parent or guardian, or other person
547 maintaining such home, to provide the specialized care the condition
548 of the child or youth requires;

549 (7) "Family with service needs" means a family that includes a child
550 or youth who (A) has without just cause run away from the parental
551 home or other properly authorized and lawful place of abode, (B) is
552 beyond the control of the child's or youth's parent, parents, guardian
553 or other custodian, (C) has engaged in indecent or immoral conduct,
554 (D) is a truant or habitual truant or who, while in school, has been
555 continuously and overtly defiant of school rules and regulations, or (E)
556 is thirteen years of age or older and has engaged in sexual intercourse
557 with another person and such other person is thirteen years of age or
558 older and not more than two years older or younger than such child or
559 youth;

560 (8) A child or youth may be found "neglected" who (A) has been
561 abandoned, (B) is being denied proper care and attention, physically,
562 educationally, emotionally or morally, (C) is being permitted to live
563 under conditions, circumstances or associations injurious to the
564 well-being of the child or youth, or (D) has been abused;

565 (9) A child or youth may be found "uncared for" who is homeless or
566 whose home cannot provide the specialized care that the physical,
567 emotional or mental condition of the child or youth requires. For the
568 purposes of this section, the treatment of any child or youth by an
569 accredited Christian Science practitioner, in lieu of treatment by a
570 licensed practitioner of the healing arts, shall not of itself constitute
571 neglect or maltreatment;

572 (10) "Delinquent act" means (A) the violation by a child under the
573 age of sixteen of any federal or state law or municipal or local
574 ordinance, except an ordinance regulating behavior of a child in a

575 family with service needs, (B) the violation by a child sixteen or
576 seventeen years of age of any federal or state law, other than (i) an
577 infraction, (ii) a violation, (iii) a motor vehicle offense or violation
578 under chapter 248, or (iv) a violation of a municipal or local ordinance,
579 (C) wilful failure of a child to appear in response to a summons under
580 section 46b-133, or at any other court hearing of which the child has
581 notice, [(C)] (D) the violation of any order of the Superior Court by a
582 child, except as provided in section 46b-148, or [(D)] (E) the violation of
583 conditions of probation by a child as ordered by the court;

584 (11) "Serious juvenile offense" means (A) the violation of, including
585 attempt or conspiracy to violate, (i) section 21a-277, 21a-278, 29-33,
586 29-34, 29-35, 53-21, 53-80a, 53-202b, 53-202c, 53-390 to 53-392, inclusive,
587 53a-54a to 53a-56a, inclusive, 53a-59 to 53a-60c, inclusive, 53a-70 to
588 53a-71, inclusive, 53a-72b, 53a-86, 53a-92 to 53a-94a, inclusive, 53a-95,
589 53a-101, 53a-102a, 53a-103a or 53a-111 to 53a-113, inclusive,
590 subdivision (1) of subsection (a) of section 53a-122, subdivision (3) of
591 subsection (a) of section 53a-123, section 53a-134, 53a-135, 53a-136a,
592 53a-166 or 53a-167c, subsection (a) of section 53a-174, or section
593 53a-196a, 53a-211, 53a-212, 53a-216 or 53a-217b, by a child, or (ii)
594 section 53a-56b or 53a-57 by a child under sixteen years of age, or (B)
595 running away, without just cause, from any secure placement other
596 than home while referred as a delinquent child to the Court Support
597 Services Division or committed as a delinquent child to the
598 Commissioner of Children and Families for a serious juvenile offense;

599 (12) "Serious juvenile offender" means any child convicted as
600 delinquent for the commission of a serious juvenile offense;

601 (13) "Serious juvenile repeat offender" means any child charged
602 with the commission of any felony if such child has previously been
603 convicted as delinquent or otherwise convicted at any age for two
604 violations of any provision of title 21a, 29, 53 or 53a that is designated
605 as a felony;

606 (14) "Alcohol-dependent" means a psychoactive substance

607 dependence on alcohol as that condition is defined in the most recent
608 edition of the American Psychiatric Association's "Diagnostic and
609 Statistical Manual of Mental Disorders"; and

610 (15) "Drug-dependent" means a psychoactive substance dependence
611 on drugs as that condition is defined in the most recent edition of the
612 American Psychiatric Association's "Diagnostic and Statistical Manual
613 of Mental Disorders". No child shall be classified as drug-dependent
614 who is dependent (A) upon a morphine-type substance as an incident
615 to current medical treatment of a demonstrable physical disorder other
616 than drug dependence, or (B) upon amphetamine-type, ataractic,
617 barbiturate-type, hallucinogenic or other stimulant and depressant
618 substances as an incident to current medical treatment of a
619 demonstrable physical or psychological disorder, or both, other than
620 drug dependence.

621 Sec. 21. Section 46b-121 of the 2010 supplement to the general
622 statutes, as amended by section 11 of this act, is repealed and the
623 following is substituted in lieu thereof (*Effective July 1, 2012*):

624 (a) (1) Juvenile matters in the civil session include all proceedings
625 concerning uncared-for, neglected or dependent children and youths
626 within this state, termination of parental rights of children committed
627 to a state agency, matters concerning families with service needs,
628 contested matters involving termination of parental rights or removal
629 of guardian transferred from the Probate Court and the emancipation
630 of minors, but does not include matters of guardianship and adoption
631 or matters affecting property rights of any child or youth over which
632 the Probate Court has jurisdiction, except that appeals from probate
633 concerning adoption, termination of parental rights and removal of a
634 parent as guardian shall be included.

635 (2) Juvenile matters in the criminal session include all proceedings
636 concerning delinquent children within this state and persons [sixteen]
637 eighteen years of age and older who are under the supervision of a
638 juvenile probation officer while on probation or a suspended

639 commitment to the Department of Children and Families, for purposes
640 of enforcing any court orders entered as part of such probation or
641 suspended commitment.

642 (b) (1) In juvenile matters, the Superior Court shall have authority to
643 make and enforce such orders directed to parents, including any
644 person who acknowledges before the court paternity of a child born
645 out of wedlock, guardians, custodians or other adult persons owing
646 some legal duty to a child or youth therein, as the court deems
647 necessary or appropriate to secure the welfare, protection, proper care
648 and suitable support of a child or youth subject to the court's
649 jurisdiction or otherwise committed to or in the custody of the
650 Commissioner of Children and Families. The Superior Court may
651 order a local or regional board of education to provide to the court
652 educational records of a child or youth for the purpose of determining
653 the need for services or placement of the child or youth. In proceedings
654 concerning a child charged with a delinquent act or with being from a
655 family with service needs, records produced subject to such an order
656 shall be maintained under seal by the court and shall be released only
657 after a hearing or with the consent of the child. Educational records
658 obtained pursuant to this section shall be used only for dispositional
659 purposes. In addition, with respect to proceedings concerning
660 delinquent children, the Superior Court shall have authority to make
661 and enforce such orders as the court deems necessary or appropriate to
662 punish the child, deter the child from the commission of further
663 delinquent acts, assure that the safety of any other person will not be
664 endangered and provide restitution to any victim. The Superior Court
665 shall also have authority to grant and enforce temporary and
666 permanent injunctive relief in all proceedings concerning juvenile
667 matters.

668 (2) If any order for the payment of money is issued by the Superior
669 Court, including any order assessing costs issued under section
670 46b-134 or 46b-136, the collection of such money shall be made by the
671 court, except orders for support of children committed to any state
672 agency or department, which orders shall be made payable to and

673 collected by the Department of Administrative Services. If the Superior
674 Court after due diligence is unable to collect such moneys within six
675 months, the court shall refer such case to the Department of
676 Administrative Services for collection as a delinquent account. In
677 juvenile matters, the Superior Court shall have authority to make and
678 enforce orders directed to persons liable hereunder on petition of the
679 Department of Administrative Services made to the court in the same
680 manner as is provided in section 17b-745, in accordance with the
681 provisions of section 17b-81 or 17b-223, subsection (b) of section
682 17b-179 or section 17a-90, 46b-129 or 46b-130, and all of the provisions
683 of section 17b-745 shall be applicable to such proceedings. Any judge
684 hearing a juvenile matter may make any other order in connection
685 therewith that a judge of the Superior Court is authorized to grant and
686 such order shall have the same force and effect as any other order of
687 the Superior Court. In the enforcement of the court's orders, in
688 connection with any juvenile matter, the court may issue process for
689 the arrest of any person, compel attendance of witnesses and punish
690 for contempt by a fine not exceeding one hundred dollars or
691 imprisonment not exceeding six months.

692 Sec. 22. Subsection (c) of section 46b-127 of the 2010 supplement to
693 the general statutes, as amended by section 12 of this act, is repealed
694 and the following is substituted in lieu thereof (*Effective July 1, 2012*):

695 (c) Upon the effectuation of the transfer, such child shall stand trial
696 and be sentenced, if convicted, as if such child were [sixteen] eighteen
697 years of age. Such child shall receive credit against any sentence
698 imposed for time served in a juvenile facility prior to the effectuation
699 of the transfer. A child who has been transferred may enter a guilty
700 plea to a lesser offense if the court finds that such plea is made
701 knowingly and voluntarily. Any child transferred to the regular
702 criminal docket who pleads guilty to a lesser offense shall not resume
703 such child's status as a juvenile regarding such offense. If the action is
704 dismissed or nolleed or if such child is found not guilty of the charge for
705 which such child was transferred or of any lesser included offenses,
706 the child shall resume such child's status as a juvenile until such child

707 attains the age of [sixteen] eighteen years.

708 Sec. 23. Subsection (f) of section 46b-133c of the 2010 supplement to
709 the general statutes, as amended by section 13 of this act, is repealed
710 and the following is substituted in lieu thereof (*Effective July 1, 2012*):

711 (f) Whenever a proceeding has been designated a serious juvenile
712 repeat offender prosecution pursuant to subsection (b) of this section
713 and the child does not waive such child's right to a trial by jury, the
714 court shall transfer the case from the docket for juvenile matters to the
715 regular criminal docket of the Superior Court. Upon transfer, such
716 child shall stand trial and be sentenced, if convicted, as if such child
717 were [sixteen] eighteen years of age, except that no such child shall be
718 placed in a correctional facility but shall be maintained in a facility for
719 children and youths until such child attains [sixteen] eighteen years of
720 age or until such child is sentenced, whichever occurs first. Such child
721 shall receive credit against any sentence imposed for time served in a
722 juvenile facility prior to the effectuation of the transfer. A child who
723 has been transferred may enter a guilty plea to a lesser offense if the
724 court finds that such plea is made knowingly and voluntarily. Any
725 child transferred to the regular criminal docket who pleads guilty to a
726 lesser offense shall not resume such child's status as a juvenile
727 regarding such offense. If the action is dismissed or nolleed or if such
728 child is found not guilty of the charge for which such child was
729 transferred, the child shall resume such child's status as a juvenile until
730 such child attains [sixteen] eighteen years of age.

731 Sec. 24. Subsection (f) of section 46b-133d of the 2010 supplement to
732 the general statutes, as amended by section 14 of this act, is repealed
733 and the following is substituted in lieu thereof (*Effective July 1, 2012*):

734 (f) When a proceeding has been designated a serious sexual
735 offender prosecution pursuant to subsection (c) of this section and the
736 child does not waive the right to a trial by jury, the court shall transfer
737 the case from the docket for juvenile matters to the regular criminal
738 docket of the Superior Court. Upon transfer, such child shall stand trial

739 and be sentenced, if convicted, as if such child were [sixteen] eighteen
740 years of age, except that no such child shall be placed in a correctional
741 facility but shall be maintained in a facility for children and youths
742 until such child attains [sixteen] eighteen years of age or until such
743 child is sentenced, whichever occurs first. Such child shall receive
744 credit against any sentence imposed for time served in a juvenile
745 facility prior to the effectuation of the transfer. A child who has been
746 transferred may enter a guilty plea to a lesser offense if the court finds
747 that such plea is made knowingly and voluntarily. Any child
748 transferred to the regular criminal docket who pleads guilty to a lesser
749 offense shall not resume such child's status as a juvenile regarding
750 such offense. If the action is dismissed or nolleed or if such child is
751 found not guilty of the charge for which such child was transferred,
752 the child shall resume such child's status as a juvenile until such child
753 attains [sixteen] eighteen years of age.

754 Sec. 25. Section 46b-137 of the 2010 supplement to the general
755 statutes, as amended by section 15 of this act, is repealed and the
756 following is substituted in lieu thereof (*Effective July 1, 2012*):

757 (a) Any admission, confession or statement, written or oral, made by
758 a child under the age of sixteen to a police officer or Juvenile Court
759 official shall be inadmissible in any proceeding concerning the alleged
760 delinquency of the child making such admission, confession or
761 statement unless made by such child in the presence of the child's
762 parent or parents or guardian and after the parent or parents or
763 guardian and child have been advised (1) of the child's right to retain
764 counsel, or if unable to afford counsel, to have counsel appointed on
765 the child's behalf, (2) of the child's right to refuse to make any
766 statements, and (3) that any statements the child makes may be
767 introduced into evidence against the child.

768 (b) Any admission, confession or statement, written or oral, made
769 by a child sixteen or seventeen years of age to a police officer or
770 Juvenile Court official shall be inadmissible in any proceeding
771 concerning the alleged delinquency of the child making such

772 admission, confession or statement, unless (1) the police or Juvenile
773 Court official has made reasonable efforts to contact a parent or
774 guardian of the child, and (2) such child has been advised that (A) the
775 child has the right to contact a parent or guardian and to have a parent
776 or guardian present during any interview, (B) the child has the right to
777 retain counsel or, if unable to afford counsel, to have counsel
778 appointed on behalf of the child, (C) the child has the right to refuse to
779 make any statement, and (D) any statement the child makes may be
780 introduced into evidence against the child.

781 (c) The admissibility of any admission, confession or statement,
782 written or oral, made by a child sixteen or seventeen years of age to a
783 police officer or Juvenile Court official shall be determined by
784 considering the totality of the circumstances at the time of the making
785 of such admission, confession or statement. When determining the
786 admissibility of such admission, confession or statement, the court
787 shall consider (1) the age, experience, education, background and
788 intelligence of the child, (2) the capacity of the child to understand the
789 advice concerning rights and warnings required under subdivision (2)
790 of subsection (b) of this section, the nature of the privilege against self-
791 incrimination under the United States and Connecticut Constitutions,
792 and the consequences of waiving such rights and privilege, (3) the
793 opportunity the child had to speak with a parent, guardian or some
794 other suitable individual prior to or while making such admission,
795 confession or statement, and (4) the circumstances surrounding the
796 making of the admission, confession or statement, including, but not
797 limited to, (A) when and where the admission, confession or statement
798 was made, (B) the reasonableness of proceeding, or the need to
799 proceed, without a parent or guardian present, and (C) the
800 reasonableness of efforts by the police or Juvenile Court official to
801 attempt to contact a parent or guardian.

802 [(b)] (d) Any confession, admission or statement, written or oral,
803 made by the parent or parents or guardian of the child or youth after
804 the filing of a petition alleging such child or youth to be neglected,
805 uncared-for or dependent, shall be inadmissible in any proceeding

806 held upon such petition against the person making such admission or
807 statement unless such person shall have been advised of the person's
808 right to retain counsel, and that if the person is unable to afford
809 counsel, counsel will be appointed to represent the person, that the
810 person has a right to refuse to make any statement and that any
811 statements the person makes may be introduced in evidence against
812 the person.

813 Sec. 26. Section 46b-146 of the 2010 supplement to the general
814 statutes, as amended by section 16 of this act, is repealed and the
815 following is substituted in lieu thereof (*Effective July 1, 2012*):

816 Whenever any child has been convicted as delinquent, has been
817 adjudicated a member of a family with service needs or has signed a
818 statement of responsibility admitting to having committed a
819 delinquent act, and has subsequently been discharged from the
820 supervision of the Superior Court or from the custody of the
821 Department of Children and Families or from the care of any other
822 institution or agency to whom the child has been committed by the
823 court, such child, or the child's parent or guardian, may file a petition
824 with the Superior Court. If such court finds (1) that at least two years
825 or, in the case of a child convicted as delinquent for the commission of
826 a serious juvenile offense, four years have elapsed from the date of
827 such discharge, (2) that no subsequent juvenile proceeding or adult
828 criminal proceeding is pending against such child, (3) that such child
829 has not been convicted of a delinquent act that would constitute a
830 felony or misdemeanor if committed by an adult during such two-year
831 or four-year period, (4) that such child has not been convicted as an
832 adult of a felony or misdemeanor during such two-year or four-year
833 period, and (5) that such child has reached [~~sixteen~~] eighteen years of
834 age, the court shall order all police and court records pertaining to
835 such child to be erased. Upon the entry of such an erasure order, all
836 references including arrest, complaint, referrals, petitions, reports and
837 orders, shall be removed from all agency, official and institutional files,
838 and a finding of delinquency or that the child was a member of a
839 family with service needs shall be deemed never to have occurred. The

840 persons in charge of such records shall not disclose to any person
841 information pertaining to the record so erased, except that the fact of
842 such erasure may be substantiated where, in the opinion of the court, it
843 is in the best interests of such child to do so. No child who has been the
844 subject of such an erasure order shall be deemed to have been arrested
845 ab initio, within the meaning of the general statutes, with respect to
846 proceedings so erased. Copies of the erasure order shall be sent to all
847 persons, agencies, officials or institutions known to have information
848 pertaining to the delinquency or family with service needs proceedings
849 affecting such child. Whenever a child is dismissed as not delinquent
850 or as not being a member of a family with service needs, all police and
851 court records pertaining to such charge shall be ordered erased
852 immediately, without the filing of a petition. Nothing in this section
853 shall prohibit the court from granting a petition to erase a child's
854 records on a showing of good cause, after a hearing, before the time
855 when such records could be erased.

856 Sec. 27. Subsection (c) of section 10-19m of the 2010 supplement to
857 the general statutes, as amended by section 17 of this act, is repealed
858 and the following is substituted in lieu thereof (*Effective July 1, 2012*):

859 (c) The Commissioner of Education shall adopt regulations, in
860 accordance with the provisions of chapter 54, establishing minimum
861 standards for such youth service bureaus and the criteria for qualifying
862 for state cost-sharing grants, including, but not limited to, allowable
863 sources of funds covering the local share of the costs of operating such
864 bureaus, acceptable in-kind contributions and application procedures.
865 Said commissioner shall, on December 1, 1979, and annually thereafter,
866 report to the General Assembly on the referral or diversion of children
867 under the age of [sixteen] eighteen years from the juvenile justice
868 system and [on the referral or diversion of children aged sixteen,
869 seventeen or eighteen years from] the court system. Such report shall
870 include, but not be limited to, the number of times any child is so
871 diverted, the number of children diverted, the type of service provided
872 to any such child, by whom such child was diverted, the ages of the
873 children diverted and such other information and statistics as the

874 General Assembly may request from time to time. Any such report
875 shall contain no identifying information about any particular child.

876 Sec. 28. (NEW) (*Effective from passage*) Sections 46b-120 and 46b-121,
877 subsection (c) of section 46b-127, subsection (f) of section 46b-133c,
878 subsection (f) of section 46b-133d, sections 46b-137 and 46b-146,
879 subsection (c) of section 10-19m, and section 46b-150f of the 2010
880 supplement to the general statutes, as amended by sections 10 to 18,
881 inclusive, and 20 to 27, inclusive, of this act, do not affect any
882 proceeding commenced on or after January 1, 2010, but prior to the
883 effective date of this section.

884 Sec. 29. (*Effective from passage*) Section 123 of public act 07-4 of the
885 June special session, as amended by section 81 of public act 09-7 of the
886 September special session, shall take effect July 1, 2012.

887 Sec. 30. (*Effective from passage*) The Secretary of the Office of Policy
888 and Management, in consultation with the State Treasurer, shall, on or
889 before October 1, 2010, and annually thereafter, submit a report, in
890 accordance with section 11-4a of the general statutes, to the joint
891 standing committee of the General Assembly having cognizance of
892 matters relating to finance, revenue and bonding. Such report shall (1)
893 identify each item of authorization for general obligation bonds of the
894 state that was enacted prior to January first in the year five years prior
895 to the year of the report, and that has not appeared on an agenda of the
896 State Bond Commission, and (2) recommend cancellation of such
897 items, where prudent and appropriate. Prior to January 1, 2010, and
898 annually thereafter, said joint standing committee shall meet to
899 consider the recommendations included in such report.

900 Sec. 31. (*Effective from passage*) The chairpersons and ranking
901 members of the joint standing committee of the General Assembly
902 having cognizance of matters relating to finance, revenue and capital
903 bonding shall, in consultation with the president pro tempore of the
904 Senate, the speaker of the House of Representatives, the majority
905 leaders of the Senate and House of Representatives, and the minority

906 leaders of the Senate and House of Representatives, develop criteria to
907 be considered prior to the inclusion of any item in a general obligation
908 bond authorization. Such criteria may include, but need not be limited
909 to, an item's (1) promotion of job growth and economic development,
910 (2) impact on certain critical state services in the areas of public safety,
911 transportation, public health and technology, (3) impact on alternative
912 energy sources, including fuel cell technology, (4) contribution to
913 government efficiency, and (5) relative importance, when compared to
914 other items being considered.

915 Sec. 32. (NEW) (*Effective from passage*) (a) There is established a
916 Commission for Minority and Protected Class Citizens that shall
917 consist of the following members who shall be appointed as follows:
918 (1) One by the Governor, who shall have expertise in the field of
919 African-American affairs; (2) one by the president pro tempore of the
920 Senate, who shall have expertise in the field of children and youth
921 development; (3) one by the majority leader of the Senate, who shall
922 have expertise in issues affecting the elderly; (4) one by the minority
923 leader of the Senate, who shall have expertise in the field of issues
924 affecting women; (5) one by the speaker of the House of
925 Representatives, who shall have expertise in the field of Latino and
926 Puerto Rican affairs; (6) one by the majority leader of the House of
927 Representatives, who shall be a member of the public; and (7) one by
928 the minority leader of the House of Representatives, who shall have
929 expertise in the field of Asian Pacific American affairs. All members
930 appointed under this subsection shall serve for terms of two years
931 from January first in the year of their appointment. The commission
932 shall elect a chairperson and a vice-chairperson from among its
933 members. Any person absent from (A) three consecutive meetings of
934 the commission, or (B) fifty per cent of such meetings during any
935 calendar year shall be deemed to have resigned from the commission,
936 effective immediately. Vacancies on the commission shall be filled by
937 the appointing authority. Members of the commission shall serve
938 without compensation but shall, within the limits of available funds,
939 be reimbursed for expenses necessarily incurred in the performance of

940 their duties. The commission shall meet as often as deemed necessary
941 by the chairperson or a majority of the commission.

942 (b) The commission, within available appropriations, shall:

943 (1) Develop a plan prior to the beginning of each legislative session
944 that outlines the commission's priorities for the session and strategies
945 to accomplish each priority;

946 (2) Work in consultation with the respective state agency to develop
947 plans and programs that address each of the following areas as they
948 affect children, the elderly, women, the African-American community,
949 the Latino and Puerto Rican community and the Asian Pacific
950 American community, including, but not limited to: (A) Access to
951 health care, (B) housing, (C) job training, (D) access to the legal system,
952 (E) mental health and addiction services, (F) economic development,
953 (G) workplace justice and equality, (H) immigration, (I) education, (J)
954 English language instruction, (K) international trade, and (L) economic
955 cooperation with Asian, African and Latin American countries;

956 (3) In consultation with the joint committee of the General Assembly
957 having cognizance of matters relating to legislative management,
958 establish a plan of short-term and long-term initiatives based on the
959 needs of children, the elderly, women, the African-American
960 community, the Latino and Puerto Rican community and the Asian
961 Pacific American community;

962 (4) Review, comment and testify on any proposed state legislation
963 and regulations that would affect children, the elderly, women, the
964 African-American community, the Latino and Puerto Rican
965 community and the Asian Pacific American community;

966 (5) Advise and provide information to the Governor and the
967 General Assembly on the state's policies concerning children, the
968 elderly, women, the African-American community, the Latino and
969 Puerto Rican community and the Asian Pacific American community;

970 (6) Advise the Governor and the General Assembly concerning the
971 coordination and administration of state programs serving children,
972 the elderly, women, the African-American community, the Latino and
973 Puerto Rican community and the Asian Pacific American community;

974 (7) Maintain a liaison between children, the elderly, women, the
975 African-American community, the Latino and Puerto Rican
976 community and the Asian Pacific American community and
977 governmental entities, including, but not limited to, the General
978 Assembly;

979 (8) Promote the political empowerment of the elderly, women, the
980 African-American community, the Latino and Puerto Rican
981 community and the Asian Pacific American community through voter
982 registration, voting rights and citizenship training;

983 (9) Support the state's efforts to develop international trade and
984 cross-border economic cooperation with the countries of Asia, Africa,
985 Latin America and the Pacific Rim;

986 (10) Support state efforts to develop effective foreign language and
987 cultural programs for educational and economic development
988 purposes;

989 (11) Encourage female, elderly, African-American, Latino and
990 Puerto Rican and Asian Pacific American representation at all levels of
991 state government, including state boards and commissions, and
992 support the development of such representatives in addition to
993 maintaining an accessible list of prospective appointees who are
994 members of such communities;

995 (12) Secure appropriate recognition of the accomplishments and
996 contributions of women, the elderly, the African-American, the Latino
997 and Puerto Rican and the Asian Pacific American communities of the
998 state; and

999 (13) Prepare and submit to the Governor and General Assembly an

1000 annual report concerning its activities with any appropriate
1001 recommendations concerning children, women, the elderly and the
1002 African-American, Latino and Puerto Rican and Asian Pacific
1003 American populations of the state.

1004 (c) The commission may use such funds as may be available from
1005 federal, state or other sources and may enter into contracts to carry out
1006 the purposes of this section.

1007 (d) The commission shall consist of the following six divisions: (1)
1008 The Children's Affairs Division, (2) the Elderly Affairs Division, (3) the
1009 Women's Affairs Division, (4) the African-American Affairs Division,
1010 (5) the Latino and Puerto Rican Affairs Division, and (6) the Asian
1011 Pacific American Affairs Division.

1012 (e) The commission may, within available appropriations and
1013 subject to the provisions of chapter 67 of the general statutes, employ
1014 two staff members for each division of the commission and may
1015 employ an executive director.

1016 (f) The commission shall constitute a successor agency to the
1017 Commission on Aging, the Commission on Children, the Permanent
1018 Commission on the Status of Women, the Latino and Puerto Rican
1019 Affairs Commission, the African-American Affairs Commission and
1020 the Asian Pacific American Affairs Commission, in accordance with
1021 the provisions of sections 4-38d and 4-39 of the general statutes.

1022 (g) The commission shall be part of the Legislative Department.

1023 Sec. 33. (*Effective from passage*) On or before July 1, 2010, the Division
1024 of Special Revenue shall be consolidated into the Department of
1025 Revenue Services. On or before June 1, 2010, the executive director of
1026 said division and the commissioner of said department, in consultation
1027 with the Office of Policy and Management and the Department of
1028 Administrative Services, shall report to the General Assembly, in
1029 accordance with the provisions of section 11-4a of the general statutes,
1030 with recommendations for (1) aligning the functions and services of

1031 said division and said department, and (2) statutory changes necessary
1032 to complete such consolidation.

1033 Sec. 34. (*Effective from passage*) On or before July 1, 2010, the
1034 Department of Transportation and the Department of Public Works
1035 shall be consolidated into one agency to be named the Department of
1036 Transportation and Infrastructure. On or before June 1, 2010, the
1037 commissioners of said departments, in consultation with the Office of
1038 Policy and Management and the Department of Administrative
1039 Services, shall report to the General Assembly, in accordance with the
1040 provisions of section 11-4a of the general statutes, with
1041 recommendations for (1) aligning the functions and services of said
1042 departments, and (2) statutory changes necessary to complete such
1043 consolidation.

1044 Sec. 35. (*Effective from passage*) On or before July 1, 2010, the
1045 Departments of Environmental Protection and Agriculture and the
1046 Board of Firearms Permit Examiners shall be consolidated into one
1047 agency to be named the Department of Environmental Protection and
1048 Agriculture. On or before June 1, 2010, the commissioners of said
1049 departments and the chairman of said board, in consultation with the
1050 Office of Policy and Management and the Department of
1051 Administrative Services, shall report to the General Assembly, in
1052 accordance with the provisions of section 11-4a of the general statutes,
1053 with recommendations for (1) aligning the functions and services of
1054 said departments and said board, and (2) statutory changes necessary
1055 to complete such consolidation.

1056 Sec. 36. (*Effective from passage*) On or before July 1, 2010, the
1057 Departments of Public Health, Social Services, Mental Health and
1058 Addiction Services, Developmental Services and Children and
1059 Families, the Commission on the Deaf and Hearing Impaired, and the
1060 Psychiatric Security Review Board shall be consolidated into one
1061 agency to be named the Department of Human Services. On or before
1062 June 1, 2010, the commissioners of said departments, the executive
1063 director of said commission, and a designee of said board, in

1064 consultation with the Office of Policy and Management and the
1065 Department of Administrative Services, shall report to the General
1066 Assembly, in accordance with the provisions of section 11-4a of the
1067 general statutes, with recommendations for (1) aligning the functions
1068 and services of said departments and said board, and (2) statutory
1069 changes necessary to complete such consolidation.

1070 Sec. 37. (*Effective from passage*) On or before July 1, 2010, the
1071 Departments of Education and Higher Education, the Board of
1072 Education and Services for the Blind, the Commission for Educational
1073 Technology, and the State Library Board shall be consolidated into one
1074 agency to be named the Department of Education. On or before June 1,
1075 2010, the commissioners of said departments, the executive director of
1076 the Board of Education and Services for the Blind, and the
1077 chairpersons of the Commission for Educational Technology and the
1078 State Library Board, in consultation with the Office of Policy and
1079 Management and the Department of Administrative Services, shall
1080 report to the General Assembly, in accordance with the provisions of
1081 section 11-4a of the general statutes, with recommendations for (1)
1082 aligning the functions and services of said departments, said boards
1083 and said commission, and (2) statutory changes necessary to complete
1084 such consolidation.

1085 Sec. 38. (*Effective from passage*) On or before July 1, 2010, the
1086 Teachers' Retirement Board shall be consolidated into the office of the
1087 State Treasurer. On or before June 1, 2010, a designee of said board and
1088 the State Treasurer, in consultation with the Office of Policy and
1089 Management and the Department of Administrative Services, shall
1090 report to the General Assembly, in accordance with the provisions of
1091 section 11-4a of the general statutes, with recommendations for (1)
1092 aligning the functions and services of said board and said office, and
1093 (2) statutory changes necessary to complete such consolidation.

1094 Sec. 39. (*Effective from passage*) On or before July 1, 2010, the
1095 Department of Administrative Services, the State Properties Review
1096 Board, the Commission on Human Rights and Opportunities, the

1097 Workers' Compensation Commission, and the State Contracting
1098 Standards Board shall be consolidated into one agency to be named the
1099 Department of Administrative Services. On or before June 1, 2010, the
1100 commissioner of said department and the Workers' Compensation
1101 Commission, the chairpersons of said boards, and the executive
1102 director of the Commission on Human Rights and Opportunities, in
1103 consultation with the Office of Policy and Management, shall report to
1104 the General Assembly, in accordance with the provisions of section 11-
1105 4a of the general statutes, with recommendations for (1) aligning the
1106 functions and services of said department, boards and commissions,
1107 and (2) statutory changes necessary to complete such consolidation.

1108 Sec. 40. (*Effective from passage*) On or before July 1, 2010, the
1109 Departments of Public Safety and Emergency Management and
1110 Homeland Security, the Commission on Medicolegal Investigations,
1111 the Office of the Victim Advocate, and the Commission on Child
1112 Protection shall be consolidated into one agency to be named the
1113 Department of Public Safety. On or before June 1, 2010, the
1114 commissioners of said departments, the chairpersons of said
1115 commissions and said board, and the Victim Advocate, in consultation
1116 with the Office of Policy and Management and the Department of
1117 Administrative Services, shall report to the General Assembly, in
1118 accordance with the provisions of section 11-4a of the general statutes,
1119 with recommendations for (1) aligning the functions and services of
1120 said departments, commissions, office and board, and (2) statutory
1121 changes necessary to complete such consolidation.

1122 Sec. 41. (*Effective from passage*) On or before July 1, 2010, Connecticut
1123 Innovations, Incorporated, the Connecticut Development Authority,
1124 the Connecticut Housing Finance Authority, the Department of
1125 Economic and Community Development and the Labor Department
1126 shall be consolidated into one agency to be named the Department of
1127 Economic Development. On or before June 1, 2010, the executive
1128 directors of said agencies and the commissioners of said departments,
1129 in consultation with the Office of Policy and Management and the
1130 Department of Administrative Services, shall report to the General

1131 Assembly, in accordance with the provisions of section 11-4a of the
1132 general statutes, with recommendations for (1) aligning the functions
1133 and services of said agencies and departments, and (2) statutory
1134 changes necessary to complete such consolidation.

1135 Sec. 42. (*Effective from passage*) On or before July 1, 2010, the State
1136 Board of Accountancy shall be consolidated into the Department of
1137 Consumer Protection. On or before June 1, 2010, the chairperson of
1138 said board and the commissioner of said department, in consultation
1139 with the Office of Policy and Management and the Department of
1140 Administrative Services, shall report to the General Assembly, in
1141 accordance with the provisions of section 11-4a of the general statutes,
1142 with recommendations for (1) aligning the functions and services of
1143 said board and said department, and (2) statutory changes necessary to
1144 complete such consolidation.

1145 Sec. 43. (*Effective from passage*) (a) The Legislative Commissioners'
1146 Office shall make such technical and conforming changes as necessary
1147 to carry out the purposes of sections 32 to 42, inclusive, of this act.

1148 (b) The consolidations required in sections 32 to 42, inclusive, of this
1149 act shall be completed so as to achieve ten million dollars in savings in
1150 the fiscal year ending June 30, 2011.

1151 Sec. 44. (NEW) (*Effective from passage*) (a) The Comptroller shall pay
1152 all wages to state employees, as defined in section 5-196 of the general
1153 statutes, using a direct deposit system. All employees hired on or after
1154 July 1, 2010, and all employees hired before July 1, 2010, and not
1155 currently participating in the direct deposit system, shall identify on or
1156 before October 1, 2010, a bank or Connecticut or federal credit union,
1157 as defined in section 36a-2 of the general statutes, that will serve as a
1158 personal depository agent for the employee.

1159 (b) (1) On or before July 1, 2010, the Comptroller, in consultation
1160 with the Chief Information Officer of the Department of Information
1161 Technology, shall develop and implement a computer program
1162 making all wage, tax and benefit information required by state or

1163 federal law to be provided to state employees along with any payment
1164 of wages available to such employees at a secure location on the
1165 Comptroller's Internet web site. Such program shall maintain the
1166 privacy of each employee's information.

1167 (2) Notwithstanding section 31-13a of the general statutes and
1168 except as provided in subsection (c) of this section, after July 1, 2010,
1169 no state employee shall be entitled to receive a printed pay statement
1170 with any payment of wages, provided all wage, tax and benefit
1171 information required by state or federal law to be provided to such
1172 employee along with any payment of wages is available on the
1173 Comptroller's Internet web site pursuant to subsection (a) of this
1174 section.

1175 (c) The Comptroller shall waive the requirements of subsection (a)
1176 of this section as to a state employee: (1) At the request of an agency, as
1177 defined in section 5-196 of the general statutes, provided the employee
1178 is employed in a temporary position, as defined in section 5-196 of the
1179 general statutes, or in seasonal or intermittent state service, or (2) at the
1180 request of the employee, provided such employee submits a written
1181 application to the Comptroller, or his or her designee, identifying
1182 extraordinary needs or circumstances that would prevent the
1183 employee from participating in the direct deposit system or from
1184 accessing the employee's wage, tax and benefit information on the
1185 Comptroller's Internet web site, and the Comptroller deems such
1186 extraordinary needs or circumstances appropriate. Any employee,
1187 who is given a waiver of the requirements pursuant to this subsection,
1188 shall be required to submit to periodic review by the Comptroller, or
1189 his or her designee, to determine if the waiver is still appropriate. The
1190 Comptroller, or his or her designee, shall revoke all waivers deemed
1191 no longer appropriate.

1192 Sec. 45. (*Effective from passage*) All active and retired state employees
1193 included in any prevailing bargaining unit contract and managers,
1194 confidential employees, unclassified employees, appointed officials
1195 and employees, other such nonrepresented employees and employees

1196 of boards and commissions shall be subject to the health care coverage
1197 provisions contained in the agreement between the State of
1198 Connecticut and the State Employees Bargaining Agent Coalition
1199 (SEBAC) ratified May 8, 2009, and subject to House Resolution 31 and
1200 Senate Resolution 28 of the January, 2009 session, provided any such
1201 active or retired employee fulfills any obligation or condition required
1202 for such coverage under said agreement, including, but not limited to,
1203 Article II. A., B., C., D. and E. of said agreement.

1204 Sec. 46. (*Effective from passage*) (a) There shall be an Early Retirement
1205 Incentive Program, as described in this section, offered to full-time and
1206 part-time employees who are members of the retirement systems and
1207 program identified in subsection (b) of this section, in addition to such
1208 retirement systems and program.

1209 (b) The following members shall be eligible to participate in the
1210 Early Retirement Incentive Program:

1211 (1) Full-time and part-time state employees who are included in any
1212 prevailing bargaining unit contract and managers, confidential
1213 employees, unclassified employees, appointed officials and employees,
1214 other such nonrepresented employees and employees of boards and
1215 commissions, except that elected officials shall not be included solely
1216 on the basis of their elected office, and who:

1217 (A) Were at least fifty-two years of age on or before January 1, 2010;

1218 (B) Are on active status on the payroll on the day prior to
1219 retirement;

1220 (C) Have at least ten years of actual state service in the state
1221 employees retirement system, which shall consist of time worked and
1222 may not include purchased service credits or credits transferred from
1223 another employer;

1224 (D) Retire directly from employment and begin immediately
1225 receiving normal or early retirement benefits under Tier I, Tier II or

1226 Tier IIA;

1227 (E) Retire with an effective date of retirement of July 1, 2010; and

1228 (F) Are not employees of state-aided institutions, as defined in
1229 section 5-175 of the general statutes, quasi-public agencies, operators of
1230 vending stands covered by section 5-175a of the general statutes,
1231 teachers at E. O. Smith School, elected officials or employees of the
1232 United States Purchasing and Finance Office, except that employees of
1233 the Connecticut Lottery Corporation who (i) are not members of the
1234 State Employee Bargaining Agent Coalition bargaining units, (ii) were
1235 classified state employees at the Division of Special Revenue, and (iii)
1236 are employed by the Connecticut Lottery Corporation shall be eligible
1237 for the Early Retirement Incentive Program.

1238 (2) Full-time state employees who are eligible for hazardous duty
1239 retirement, but not included in any prevailing bargaining unit contract,
1240 regardless of age, and who:

1241 (A) Are on active status on the payroll on the day prior to
1242 retirement;

1243 (B) Have a minimum of twenty years of actual hazardous duty state
1244 service in the state employees retirement system;

1245 (C) Retire directly from employment and begin immediately
1246 receiving normal retirement benefits; and

1247 (D) Retire with an effective date of retirement of July 1, 2010.

1248 (3) Members of the teachers' retirement system who:

1249 (A) Are on active status on the payroll on the day prior to
1250 retirement;

1251 (B) Were at least fifty-two years of age on or before January 1, 2010;

1252 (C) Retire directly from employment and begin immediately
1253 receiving retirement benefits under the teachers' retirement system;

1254 and

1255 (D) Retire with an effective date of retirement of July 1, 2010.

1256 (4) Members of the alternate retirement program who:

1257 (A) Are on active status on the payroll on the day prior to
1258 retirement;

1259 (B) Will be at least fifty-five years of age on or before January 1,
1260 2010;

1261 (C) Have at least ten years of actual state service;

1262 (D) Retire directly from employment; and

1263 (E) Retire with an effective date of retirement of July 1, 2010.

1264 (c) Eligible employees who are members of the state employees
1265 retirement system who retire in accordance with the terms of the Early
1266 Retirement Incentive Program shall be permitted to add up to three
1267 years to age.

1268 (d) (1) For purposes of this section, "full-time state employee" means
1269 a state employee who works thirty-five or more hours per week in a
1270 full-time position, and "part-time state employee" means a state
1271 employee who works a minimum of seventeen and one-half hours per
1272 week for more than five months per year.

1273 (2) Actual paid wages, not projected wages, shall be used in all
1274 benefit calculations. Furlough days or the equivalent shall be treated as
1275 voluntary schedule reductions pursuant to section 5-248c of the
1276 general statutes and wage credit for such days shall be in accordance
1277 with practice in effect on the effective date of this section. Accrued
1278 vacation days at the date of retirement shall be credited in accordance
1279 with practice in effect on the effective date of this section.

1280 (3) Disability retirement and employees eligible for terminated
1281 vested retirement benefits are excluded from this program.

1282 (e) (1) An eligible employee participating in the Early Retirement
1283 Incentive Program shall be eligible for payment of accrued and unused
1284 vacation and sick leave in accordance with rules in effect on the
1285 effective date of this section, modified as follows: One-third of the
1286 amount owed an employee shall be paid in July of 2013, one-third in
1287 July of 2014, and one-third in July 2015.

1288 (2) The state may, at its option, make the payment specified in
1289 subdivision (1) of this subsection in one installment on or before July 1,
1290 2013, if the amount of the payment is less than two thousand dollars.

1291 (3) A constituent unit of the state system of higher education may, at
1292 its option and from its own funds, on a case-by-case basis, make the
1293 payment specified in subdivision (1) of this subsection in one
1294 installment at any time.

1295 (f) For the fiscal years ending June 30, 2011, and June 30, 2012, up to
1296 fifty per cent of positions vacated in any employer unit as a result of
1297 the Early Retirement Incentive Program may be refilled, provided, of
1298 the positions refilled, at least seventy per cent must be positions
1299 classified as essential positions and not more than thirty per cent may
1300 be positions classified as nonessential positions.

1301 Sec. 47. (*Effective from passage*) On or before October 15, 2010, and
1302 June 15, 2012, the Commissioner of Administrative Services, in
1303 consultation with the State Comptroller, shall report on savings
1304 realized from implementation of the Early Retirement Incentive
1305 Program. The report shall include the number of participants, both
1306 union and nonunion, in the program, the savings achieved by each
1307 agency as a result of the program, and the offset to such savings due to
1308 the refill of positions vacated by program participants.

1309 Sec. 48. (*Effective from passage*) The Department of Administrative
1310 Services shall, in consultation with each state agency, review the
1311 feasibility of implementing a four-day work week for the employees of
1312 each state agency, provided such employees would continue to work
1313 the same total amount of hours per week. If the Department of

1314 Administrative Services and state agency determine that such
1315 implementation is feasible, the Department of Administrative Services
1316 shall assist the agency in implementing such four-day work week. For
1317 the purposes of this section, "state agency" means any department,
1318 board, council, commission, institution or other executive branch
1319 agency of state government.

1320 Sec. 49. (*Effective from passage*) (a) On or before July 1, 2010, the Chief
1321 Information Officer shall develop and implement a plan to consolidate
1322 the information technology functions of the constituent units of the
1323 state system of higher education.

1324 (b) On or before July 1, 2010, the Chief Information Officer of the
1325 Department of Information Technology shall develop and implement a
1326 plan to save five million dollars in information technology costs in the
1327 current biennium that provides for (1) the consolidation of information
1328 technology functions of state agencies, as defined in section 4d-1 of the
1329 general statutes, and for such functions to be performed by the
1330 Department of Information Technology; and (2) said department to
1331 host, maintain, store and provide other services related to information
1332 technology equipment for such agencies.

1333 (c) Any savings realized under subsection (b) of this section to an
1334 appropriated fund other than the General Fund shall be transferred
1335 and credited to the resources of the General Fund for the fiscal year in
1336 which such saving is achieved.

1337 Sec. 50. (*Effective from passage*) (a) On or before July 1, 2010, the
1338 Commissioner of Public Works and the Secretary of the Office of
1339 Policy and Management, or said commissioner or secretary's designee,
1340 shall evaluate the state's need for and utilization of leased office space
1341 for all state agencies throughout the state, the Judicial Department, the
1342 Division of Criminal Justice, the Public Defender Services Commission
1343 and institutions, and shall develop and implement a plan, which shall
1344 include the expedited renegotiation of current leases as necessary, for
1345 consolidating state employees and state facilities and equipment to

1346 achieve efficiencies resulting in a reduction of at least six million four
1347 hundred thousand dollars of the current cost to the state of leasing
1348 office space for all state agencies, the Judicial Department, the Division
1349 of Criminal Justice, the Public Defender Services Commission and
1350 institutions.

1351 (b) Any savings realized under subsection (a) of this section to an
1352 appropriated fund other than the General Fund shall be transferred
1353 and credited to the resources of the General Fund for the fiscal year in
1354 which such saving is achieved.

1355 Sec. 51. Subsection (h) of section 9 of public act 09-2, as amended by
1356 section 49 of public act 09-7 of the September special session, is
1357 repealed and the following is substituted in lieu thereof (*Effective from*
1358 *passage*):

1359 (h) Not later than February 1, 2010, the commission shall submit an
1360 initial report identifying subjects for further study to the Governor, the
1361 speaker of the House of Representatives and the president pro tempore
1362 of the Senate, in accordance with the provisions of section 11-4a of the
1363 general statutes. Not later than [December 31, 2010] July 1, 2010, the
1364 commission shall submit a full report on its findings and
1365 recommendations to the Governor, the speaker of the House of
1366 Representatives, [and] the president pro tempore of the Senate, the
1367 majority and minority leaders of the House of Representatives and the
1368 majority and minority leaders of the Senate, in accordance with the
1369 provisions of section 11-4a. The commission shall terminate on
1370 December 31, 2011. On and after the effective date of this section until
1371 the date the commission submits the full report on its findings and
1372 recommendations, the commission shall meet not less than biweekly.

1373 Sec. 52. (NEW) (*Effective from passage*) (a) The Department of Motor
1374 Vehicles shall consolidate various full service and satellite branch
1375 offices beginning July 1, 2010.

1376 (b) Notwithstanding chapter 62 of the general statutes:

1377 (1) The Commissioner of Motor Vehicles shall begin procedures to
1378 privatize services including (A) renewals of passenger registrations, as
1379 defined in section 14-1 of the general statutes, and (B) noncommercial
1380 motor vehicle operators' licenses to achieve the reduction in
1381 expenditures specified in subsection (c) of this section;

1382 (2) The Commissioner of Environmental Protection, or its successor
1383 agency, shall begin procedures to privatize maintenance services for
1384 state parks, forests and boat launches;

1385 (3) The Commissioners of Developmental Services and Children
1386 and Families, or their successor agencies, shall begin procedures to
1387 privatize services at (A) Riverview Hospital for Children and Youth,
1388 (B) state-operated, community-based residential facilities, including,
1389 but not limited to, boarding houses, transitional facilities, group
1390 homes, community training homes, halfway houses and supervised
1391 apartments, and (C) any other state-operated facility under either
1392 agency's supervision, to achieve the reduction in expenditures
1393 specified in subsection (c) of this section.

1394 (c) Such privatization of services set forth in subsection (b) of this
1395 section shall be completed on or before July 1, 2010, and, together with
1396 the contracts for supervision of inmates outside the state entered into
1397 pursuant to subsection (a) of section 18-86b of the general statutes, as
1398 amended by this act, shall reduce expenditures by twenty million
1399 dollars for the fiscal year ending June 30, 2011.

1400 Sec. 53. Section 10a-40 of the general statutes is repealed and the
1401 following is substituted in lieu thereof (*Effective from passage*):

1402 (a) The amount of the annual appropriation to be allocated to each
1403 independent college or university shall be determined by its actual
1404 full-time equivalent enrollment of Connecticut undergraduate students
1405 during the fall semester of the fiscal year two years prior to the grant
1406 year. The number of eligible undergraduate Connecticut students
1407 under sections 10a-36 to 10a-42a, inclusive, shall be determined by the
1408 board but the awards based upon such computation shall not exceed

1409 the total available appropriation. Each participating college shall
1410 expend all of the moneys received under this program as direct
1411 financial assistance for grants for educational expenses and student
1412 employment to Connecticut undergraduate students. Direct financial
1413 assistance does not include loans to Connecticut students which must
1414 be repaid to the college at some future date. For each fiscal year a
1415 minimum of ten per cent of the total institutional state student
1416 financial aid which exceeds the amount appropriated to each
1417 independent institution for the fiscal year ending June 30, 1987, shall
1418 be used for student financial aid for needy minority students in
1419 accordance with the board of governors' plan for racial and ethnic
1420 diversity under section 10a-11. For each fiscal year a minimum of five
1421 per cent of the total amount of state student financial aid appropriated
1422 to each institution which exceeds the amount received by each
1423 institution for the fiscal year ending June 30, 1988, shall be used for on-
1424 campus or off-campus community service work-study placements.
1425 Participating independent colleges and universities shall provide the
1426 Department of Higher Education with data and reports necessary to
1427 administer the program and shall maintain, for a period of not less
1428 than three years, records substantiating the reported number of full-
1429 time equivalent Connecticut students and documentation utilized by
1430 the college or university in determining eligibility of the Connecticut
1431 independent college student grant recipients. Such records shall be
1432 subject to audit. Funds not obligated by a college or university shall be
1433 returned by January fifteenth of the fiscal year of the grant to the
1434 Department of Higher Education for reallocation to other institutions
1435 participating in this program. Except as provided in this section any
1436 funds so returned by a college or university shall be redistributed to all
1437 other independent colleges and universities participating in the
1438 program in accordance with the formula set forth in this section using
1439 the most recent enrollment data available to the Board of Governors of
1440 Higher Education. For the fiscal year ending June 30, 2009, the
1441 Department of Higher Education shall total the amount of funds
1442 returned by all independent colleges and universities and (1) if such
1443 total amount is five hundred thousand dollars or less, the department

1444 shall not redistribute the funds, and (2) if such total amount is greater
1445 than five hundred thousand dollars, the department shall redistribute
1446 an amount equal to the difference between such total amount and five
1447 hundred thousand dollars.

1448 (b) For the fiscal year ending June 30, 2011, and each fiscal year
1449 thereafter, no annual appropriation for the purposes of sections 10a-36
1450 to 10a-42a, inclusive, shall be made to any independent college or
1451 university with a general endowment fund in excess of one hundred
1452 fifty million dollars.

1453 Sec. 54. (*Effective from passage*) During the fiscal year ending June 30,
1454 2011, there shall be no passenger rate increase for the Metro North-
1455 New Haven Line unless such rate increase is approved prior to the
1456 effective date of this section.

1457 Sec. 55. (*Effective from passage*) (a) Pursuant to section V of the
1458 agreement between the State of Connecticut and the State Employees
1459 Bargaining Agent Coalition (SEBAC) approved by the General
1460 Assembly on May 15, 2009, which requires the parties to negotiate
1461 additional savings in the event that projected revenue from all sources
1462 to the General Fund and Special Transportation Fund is three hundred
1463 million dollars or more below that in the final adopted budget and the
1464 Governor exercises any rescission authority, the state shall negotiate
1465 additional concessions totaling one hundred fifty million dollars or
1466 more that may include, but not be limited to, (1) additional furlough
1467 days, (2) elimination of longevity payments, (3) layoffs resulting from
1468 the consolidation, merger, closure or elimination of state agencies,
1469 offices, departments or programs, (4) increases in copayments for
1470 prescription drugs, office visits and hospitalizations, (5) increased
1471 contributions for health insurance, (6) conversion of the defined benefit
1472 state employees' pension plan to a defined contribution pension plan,
1473 (7) substitution of health savings accounts for current insurance plans,
1474 (8) reduction in the number of paid holidays, (9) reduction in the
1475 number of allowable accrued vacation days, (10) a wage freeze, and
1476 (11) wage reductions.

1477 (b) If the concessions negotiated in subsection (a) of this section total
1478 less than one hundred fifty million dollars, the state's contribution to
1479 the state employees retirement system may be reduced by one
1480 hundred fifty million dollars for the fiscal year ending June 30, 2011.

1481 Sec. 56. (*Effective from passage*) Notwithstanding any provision of the
1482 general statutes, no state agency shall have more than one deputy
1483 commissioner position.

1484 Sec. 57. (*Effective from passage*) On and after the effective date of this
1485 section, no public official or state employee, other than the Governor,
1486 shall be entitled to a driver at state expense.

1487 Sec. 58. (*Effective from passage*) (a) Notwithstanding the provisions of
1488 section 2-8 of the general statutes, for the fiscal year ending June 30,
1489 2011, the members and officers of the General Assembly shall receive
1490 salaries that are ten per cent less than the salaries specified in said
1491 section 2-8.

1492 (b) Notwithstanding the provisions of section 3-2 of the general
1493 statutes, for the fiscal year ending June 30, 2011, the Governor and the
1494 Lieutenant Governor shall receive salaries that are ten per cent less
1495 than the salaries specified in said section 3-2.

1496 (c) Notwithstanding the provisions of section 3-11 of the general
1497 statutes, for the fiscal year ending June 30, 2011, the Treasurer shall
1498 receive a salary that is ten per cent less than the salary specified in said
1499 section 3-11.

1500 (d) Notwithstanding the provisions of section 3-77 of the general
1501 statutes, for the fiscal year ending June 30, 2011, the Secretary of the
1502 State shall receive a salary that is ten per cent less than the salary
1503 specified in said section 3-77.

1504 (e) Notwithstanding the provisions of section 3-111 of the general
1505 statutes, for the fiscal year ending June 30, 2011, the Comptroller shall
1506 receive a salary that is ten per cent less than the salary specified in said

1507 section 3-111.

1508 (f) Notwithstanding the provisions of section 3-124 of the general
1509 statutes, for the fiscal year ending June 30, 2011, the Attorney General
1510 shall receive a salary that is ten per cent less than the salary specified
1511 in said section 3-124.

1512 (g) For the fiscal year ending June 30, 2011, the commissioners of
1513 state agencies and the executive directors of boards and commissions
1514 shall receive salaries in amounts that are ten per cent less than the
1515 amounts of the salaries they received for the fiscal year ending June 30,
1516 2009.

1517 Sec. 59. (*Effective from passage*) (a) Notwithstanding the provisions of
1518 section 2-15 of the general statutes, no member of the General
1519 Assembly shall receive any transportation allowance during the fiscal
1520 year ending June 30, 2011.

1521 (b) No member of the General Assembly or legislative employee
1522 shall receive payment from the state for any expenses associated with
1523 or resulting from attendance at any conference or other meeting in this
1524 state or another state or for any other travel related expense during the
1525 fiscal year ending June 30, 2011.

1526 Sec. 60. (*Effective from passage*) Notwithstanding the provisions of
1527 section 2-15a of the general statutes, no member of the General
1528 Assembly shall be entitled to any unsolicited mailings at the expense
1529 of the state during the fiscal year ending June 30, 2011.

1530 Sec. 61. Section 4a-60b of the general statutes is repealed and the
1531 following is substituted in lieu thereof (*Effective from passage*):

1532 (a) For the purposes of this section:

1533 (1) "Reverse auction" means an on-line bidding process in which
1534 qualified bidders or qualified proposers, anonymous to each other,
1535 submit bids or proposals to provide goods, services or supplies
1536 pursuant to an invitation to bid or request for proposals; [and]

1537 (2) "Contracting agency" means a state agency with statutory
1538 authority to award contracts for goods, services or supplies, or a
1539 political subdivision of the state or school district; and

1540 (3) "Services" means any professional services or other service
1541 arrangements, other than construction or construction management
1542 services, where such services are provided by persons other than
1543 employees of the state, a political subdivision of the state or a school
1544 district.

1545 (b) Notwithstanding any provision of the general statutes,
1546 whenever a contracting agency determines that the use of a reverse
1547 auction is advantageous to the contracting agency and will ensure a
1548 competitive contract award, the contracting agency may use a reverse
1549 auction to award a contract for goods, services or supplies, in
1550 accordance with any applicable requirement of the general statutes
1551 and policies of the contracting agency. The contracting agency may
1552 contract with a third party to prepare and manage any such reverse
1553 auction.

1554 Sec. 62. Section 4a-53a of the general statutes is repealed and the
1555 following is substituted in lieu thereof (*Effective from passage*):

1556 The Commissioner of Administrative Services may serve as the
1557 contracting agent for a group of three or more municipalities that seek
1558 to purchase supplies, materials, [or] equipment or services, upon the
1559 request of such group of municipalities, provided (1) the commissioner
1560 determines that the municipalities will achieve a cost savings through
1561 the commissioner serving as the contracting agent, and (2) such cost
1562 savings are greater than the administrative costs to the state for the
1563 commissioner serving as the contracting agent. As the contracting
1564 agent for such a group of municipalities, the Commissioner of
1565 Administrative Services may perform administrative functions in
1566 accordance with state procurement laws and regulations, including,
1567 but not limited to, the following: Issuing requests for bids or proposals,
1568 selecting the successful bidder based on competitive bidding or

1569 competitive negotiation and administering any contracts for such
1570 purchases. Nothing in this section shall be construed to require the
1571 state to be a party to any such contract entered into pursuant to this
1572 section.

1573 Sec. 63. Subsection (g) of section 10-233c of the 2010 supplement to
1574 the general statutes is repealed and the following is substituted in lieu
1575 thereof (*Effective from passage*):

1576 (g) On and after July 1, [2010] 2012, suspensions pursuant to this
1577 section shall be in-school suspensions, unless during the hearing held
1578 pursuant to subsection (a) of this section, the administration
1579 determines that the pupil being suspended poses such a danger to
1580 persons or property or such a disruption of the educational process
1581 that the pupil shall be excluded from school during the period of
1582 suspension. An in-school suspension may be served in the school that
1583 the pupil attends, or in any school building under the jurisdiction of
1584 the local or regional board of education, as determined by such board.

1585 Sec. 64. Section 1-225 of the general statutes is repealed and the
1586 following is substituted in lieu thereof (*Effective October 1, 2010*):

1587 (a) The meetings of all public agencies, except executive sessions, as
1588 defined in subdivision (6) of section 1-200, shall be open to the public.
1589 The votes of each member of any such public agency upon any issue
1590 before such public agency shall be reduced to writing and made
1591 available for public inspection within forty-eight hours and shall also
1592 be recorded in the minutes of the session at which taken. [Within] Not
1593 later than seven days [of] after the date of the session to which such
1594 minutes refer, such minutes shall be available for public inspection and
1595 posted on such public agency's Internet web site, if available, except
1596 that no public agency of a political subdivision of the state shall be
1597 required to post such minutes on an Internet web site. Each [such]
1598 public agency shall make, keep and maintain a record of the
1599 proceedings of its meetings.

1600 (b) Each such public agency of the state shall file not later than

1601 January thirty-first of each year in the office of the Secretary of the
1602 State the schedule of the regular meetings of such public agency for the
1603 ensuing year and shall post such schedule on such public agency's
1604 Internet web site, if available, except that such requirements shall not
1605 apply to the General Assembly, either house thereof or to any
1606 committee thereof. Any other provision of the Freedom of Information
1607 Act notwithstanding, the General Assembly at the commencement of
1608 each regular session in the odd-numbered years, shall adopt, as part of
1609 its joint rules, rules to provide notice to the public of its regular,
1610 special, emergency or interim committee meetings. The chairperson or
1611 secretary of any such public agency of any political subdivision of the
1612 state shall file, not later than January thirty-first of each year, with the
1613 clerk of such subdivision the schedule of regular meetings of such
1614 public agency for the ensuing year, and no such meeting of any such
1615 public agency shall be held sooner than thirty days after such schedule
1616 has been filed. The chief executive officer of any multitown district or
1617 agency shall file, not later than January thirty-first of each year, with
1618 the clerk of each municipal member of such district or agency, the
1619 schedule of regular meetings of such public agency for the ensuing
1620 year, and no such meeting of any such public agency shall be held
1621 sooner than thirty days after such schedule has been filed.

1622 (c) The agenda of the regular meetings of every public agency,
1623 except for the General Assembly, shall be available to the public and
1624 shall be filed, not less than twenty-four hours before the meetings to
1625 which they refer, (1) in such agency's regular office or place of
1626 business, and (2) in the office of the Secretary of the State for any such
1627 public agency of the state, in the office of the clerk of such subdivision
1628 for any public agency of a political subdivision of the state or in the
1629 office of the clerk of each municipal member of any multitown district
1630 or agency. For any such public agency of the state, such agenda shall
1631 be posted on the public agency's and the Secretary of the State's web
1632 sites. Upon the affirmative vote of two-thirds of the members of a
1633 public agency present and voting, any subsequent business not
1634 included in such filed agendas may be considered and acted upon at

1635 such meetings.

1636 (d) Notice of each special meeting of every public agency, except for
1637 the General Assembly, either house thereof or any committee thereof,
1638 shall be posted not less than twenty-four hours before the meeting to
1639 which such notice refers on the public agency's Internet web site, if
1640 available, and given not less than twenty-four hours prior to the time
1641 of such meeting by filing a notice of the time and place thereof in the
1642 office of the Secretary of the State for any such public agency of the
1643 state, in the office of the clerk of such subdivision for any public
1644 agency of a political subdivision of the state and in the office of the
1645 clerk of each municipal member for any multitown district or agency.
1646 The secretary or clerk shall cause any notice received under this section
1647 to be posted in his office. Such notice shall be given not less than
1648 twenty-four hours prior to the time of the special meeting; provided, in
1649 case of emergency, except for the General Assembly, either house
1650 thereof or any committee thereof, any such special meeting may be
1651 held without complying with the foregoing requirement for the filing
1652 of notice but a copy of the minutes of every such emergency special
1653 meeting adequately setting forth the nature of the emergency and the
1654 proceedings occurring at such meeting shall be filed with the Secretary
1655 of the State, the clerk of such political subdivision, or the clerk of each
1656 municipal member of such multitown district or agency, as the case
1657 may be, not later than seventy-two hours following the holding of such
1658 meeting. The notice shall specify the time and place of the special
1659 meeting and the business to be transacted. No other business shall be
1660 considered at such meetings by such public agency. In addition, such
1661 written notice shall be delivered to the usual place of abode of each
1662 member of the public agency so that the same is received prior to such
1663 special meeting. The requirement of delivery of such written notice
1664 may be dispensed with as to any member who at or prior to the time
1665 the meeting convenes files with the clerk or secretary of the public
1666 agency a written waiver of delivery of such notice. Such waiver may be
1667 given by telegram. The requirement of delivery of such written notice
1668 may also be dispensed with as to any member who is actually present

1669 at the meeting at the time it convenes. Nothing in this section shall be
1670 construed to prohibit any agency from adopting more stringent notice
1671 requirements.

1672 (e) No member of the public shall be required, as a condition to
1673 attendance at a meeting of any such body, to register the member's
1674 name, or furnish other information, or complete a questionnaire or
1675 otherwise fulfill any condition precedent to the member's attendance.

1676 (f) A public agency may hold an executive session, as defined in
1677 subdivision (6) of section 1-200, upon an affirmative vote of two-thirds
1678 of the members of such body present and voting, taken at a public
1679 meeting and stating the reasons for such executive session, as defined
1680 in section 1-200.

1681 (g) In determining the time within which or by when a notice,
1682 agenda, record of votes or minutes of a special meeting or an
1683 emergency special meeting are required to be filed under this section,
1684 Saturdays, Sundays, legal holidays and any day on which the office of
1685 the agency, the Secretary of the State or the clerk of the applicable
1686 political subdivision or the clerk of each municipal member of any
1687 multitown district or agency, as the case may be, is closed, shall be
1688 excluded.

1689 Sec. 65. Section 2-32b of the general statutes is repealed and the
1690 following is substituted in lieu thereof (*Effective from passage*):

1691 (a) As used in this section:

1692 (1) "Local government" means any political subdivision of the state
1693 having power to make appropriations or to levy taxes, including any
1694 town, city or borough, consolidated town and city or consolidated
1695 town and borough, any village, any school, sewer, fire, water or
1696 lighting district, metropolitan district, any municipal district, any
1697 beach or improvement association, and any other district or association
1698 created by any special act or pursuant to chapter 105, or any other
1699 municipal corporation having the power to issue bonds;

1700 (2) "State mandate" means any constitutional, statutory or executive
1701 action that requires a local government to establish, expand or modify
1702 its activities in such a way as to necessitate additional expenditures
1703 from local revenues, excluding any order issued by a state court and
1704 any legislation necessary to comply with a federal mandate;

1705 (3) "Local government organization and structure mandate" means a
1706 state mandate concerning such matters as: (A) The form of local
1707 government and the adoption and revision of statutes on the
1708 organization of local government; (B) the establishment of districts,
1709 councils of governments, or other forms and structures for interlocal
1710 cooperation and coordination; (C) the holding of local elections; (D) the
1711 designation of public officers, and their duties, powers and
1712 responsibilities; and (E) the prescription of administrative practices
1713 and procedures for local governing bodies;

1714 (4) "Due process mandate" means a state mandate concerning such
1715 matters as: (A) The administration of justice; (B) notification and
1716 conduct of public hearings; (C) procedures for administrative and
1717 judicial review of actions taken by local governing bodies; and (D)
1718 protection of the public from malfeasance, misfeasance, or nonfeasance
1719 by local government officials;

1720 (5) "Benefit spillover" means the process of accrual of social or other
1721 benefits from a governmental service to jurisdictions adjacent to or
1722 beyond the jurisdiction providing the service;

1723 (6) "Service mandate" means a state mandate as to creation or
1724 expansion of governmental services or delivery standards therefor and
1725 those applicable to services having substantial benefit spillover and
1726 consequently being wider than local concern. For purposes of this
1727 section, applicable services include but are not limited to elementary
1728 and secondary education, community colleges, public health,
1729 hospitals, public assistance, air pollution control, water pollution
1730 control and solid waste treatment and disposal. A state mandate that
1731 expands the duties of a public official by requiring the provision of

1732 additional services is a "service mandate" rather than a "local
1733 government organization and structure mandate";

1734 (7) "Interlocal equity mandate" means a state mandate requiring
1735 local governments to act so as to benefit other local governments or to
1736 refrain from acting to avoid injury to, or conflict with neighboring
1737 jurisdictions, including such matters as land use regulations, tax
1738 assessment procedures for equalization purposes and environmental
1739 standards;

1740 (8) "Tax exemption mandate" means a state mandate that exempts
1741 privately owned property or other specified items from the local tax
1742 base;

1743 (9) "Personnel mandate" means a state mandate concerning or
1744 affecting local government: (A) Salaries and wages; (B) employee
1745 qualifications and training except when any civil service commission,
1746 professional licensing board, or personnel board or agency established
1747 by state law sets and administers standards relative to merit-based
1748 recruitment or candidates for employment or conducts and grades
1749 examinations and rates candidates in order of their relative excellence
1750 for purposes of making appointments or promotions to positions in the
1751 competitive division of the classified service of the public employer
1752 served by such commission, board or agency; (C) hours, location of
1753 employment, and other working conditions; and (D) fringe benefits
1754 including insurance, health, medical care, retirement and other
1755 benefits.

1756 (b) The Office of Fiscal Analysis shall append to any bill before
1757 either house of the General Assembly for final action which has the
1758 effect of creating or enlarging a state mandate to local governments, an
1759 estimate of the cost to such local governments which would result
1760 from the passage of such bill. Any amendment offered to any bill
1761 before either house of the General Assembly which has the effect of
1762 creating or enlarging a state mandate to local governments shall have
1763 appended thereto an estimate of the cost to such local governments

1764 which would result from the adoption of such amendment.

1765 (c) The estimate required by subsection (b) of this section shall be
1766 the estimated cost to local governments for the first fiscal year in which
1767 the bill takes effect. If such bill does not take effect on the first day of
1768 the fiscal year, the estimate shall also indicate the estimated cost to
1769 local governments for the next following fiscal year. If a bill is
1770 amended by the report of a committee on conference in such a manner
1771 as to result in a cost to local governments, the Office of Fiscal Analysis
1772 shall append an estimate of such cost to the report before the report is
1773 made to either house of the General Assembly.

1774 (d) On and after January 1, 1985, (1) any bill reported by a joint
1775 standing committee of the General Assembly which may create or
1776 enlarge a state mandate to local governments, as defined in subsection
1777 (a) of this section, shall be referred by such committee to the joint
1778 standing committee of the General Assembly having cognizance of
1779 matters relating to appropriations and the budgets of state agencies,
1780 unless such reference is dispensed with by a vote of at least two-thirds
1781 of each house of the General Assembly, and (2) any bill amended by
1782 either house of the General Assembly or by the report of a committee
1783 on conference in such a manner as to create or enlarge a state mandate
1784 shall be referred to said committee, unless such reference is dispensed
1785 with by a vote of at least two-thirds of each house of the General
1786 Assembly. Any such bill which is favorably reported by said
1787 committee shall contain a determination by said committee concerning
1788 the following: (A) Whether or not such bill creates or enlarges a state
1789 mandate, and, if so, which type of mandate is created or enlarged; (B)
1790 whether or not the state shall reimburse local governments for costs
1791 resulting from such new or enlarged mandate, and, if so, which costs
1792 are eligible for reimbursement, the level of reimbursement, the
1793 timetable for reimbursement and the duration of reimbursement.

1794 (e) No bill that creates or enlarges a state mandate to local
1795 governments, as defined in subsection (a) of this section, shall be
1796 passed without the vote of at least two-thirds of each house of the

1797 General Assembly.

1798 Sec. 66. Section 3-14b of the general statutes is repealed and the
1799 following is substituted in lieu thereof (*Effective from passage*):

1800 Prior to the sale of any parcel of land, or a portion thereof owned by
1801 the state, except a transfer or conveyance to the party against whom
1802 foreclosure was taken or who conveyed to the state in lieu of
1803 foreclosure under the provisions of section 17b-138, the state agency,
1804 department or institution responsible for the sale of such land shall
1805 first notify, in writing, the chief executive officer or officers of the
1806 municipality in which such land is situated and the affected state
1807 representative and state senator for such municipality of the state's
1808 intention to sell such land, and no agreement to sell such land may be
1809 entered into or sale may be made by the state except as follows:

1810 [(a)] (1) Not later than (A) forty-five days after such notice has been
1811 so given, in the case of a notice issued prior to the effective date of this
1812 section or on or after July 1, 2015, or (B) fifteen days after such notice
1813 has been so given, in the case of a notice issued on or after the effective
1814 date of this section, until June 30, 2015, such chief executive officer or
1815 officers may give written notice to the state of the municipality's desire
1816 to purchase such land and shall have the right to purchase the interest
1817 in the land which the state has declared its intent to sell, subject to
1818 conditions of sale acceptable to the state. The Secretary of the Office of
1819 Policy and Management may permit the municipality to pay for such
1820 land by a method and according to a schedule of payment that is
1821 mutually agreeable to both the secretary and the municipality.

1822 [(b)] (2) If the chief executive officer or officers of the municipality
1823 fail to give notice, as provided in [subsection (a)] subdivision (1) of this
1824 section, or give notice to the state of the municipality's desire not to
1825 purchase such land, such municipality shall have waived its right to
1826 purchase the land in accordance with the terms of this section.

1827 [(c)] (3) Not later than sixty days after notice has been given by the
1828 municipality of its desire to purchase such land, as provided in

1829 [subsection (a)] subdivision (1) of this section, the state acting through
1830 the state agency, department or institution shall sell such land to the
1831 municipality, provided the state and the municipality agree upon the
1832 conditions of sale and the amount to be paid therefor.

1833 [(d)] (4) If the municipality fails to purchase such land not later than
1834 sixty days after notice has been given by the municipality of its desire
1835 to purchase the land, as provided in [subsection (a)] subdivision (1) of
1836 this section, such municipality shall have waived rights to purchase
1837 the land in accordance with the terms of this section, subject to the
1838 provisions of [subsection (e)] subdivision (5) of this section.

1839 [(e)] (5) [Notwithstanding] On and after July 1, 2015, and
1840 notwithstanding the provisions of [subsections (b) and (d)]
1841 subdivisions (2) and (3) of this section, if the state thereafter proposes
1842 to sell such land to any person upon terms different from those offered
1843 to the municipality, the state shall first notify the municipality of such
1844 proposal, in the manner provided in [subsection (a)] subdivision (1) of
1845 this section, and of the terms of such proposed sale, and such
1846 municipality shall have the option to purchase such land upon such
1847 terms and may thereupon, in the same manner and within the same
1848 time limitations as are provided in [subsections (a) and (c)]
1849 subdivisions (1) and (3) of this section, proceed to purchase such land.

1850 [(f)] (6) Notwithstanding the provisions of [subsection (d)]
1851 subdivision (4) of this section, the towns of Preston and Norwich shall
1852 retain any right provided for by this section with regard to the
1853 property known as the Norwich State Hospital property provided the
1854 Commissioner of Public Works determines that such towns continue to
1855 make good faith efforts to purchase such property and have otherwise
1856 complied with the provisions of this section.

1857 Sec. 67. Subsection (b) of section 4b-21 of the general statutes is
1858 repealed and the following is substituted in lieu thereof (*Effective from*
1859 *passage*):

1860 (b) Any state agency, department or institution having custody and

1861 control of land, an improvement to land or interest in land, belonging
1862 to the state, shall inform the Secretary of the Office of Policy and
1863 Management, in writing, when such land, improvement or interest or
1864 any part thereof is not needed by the agency, department or
1865 institution. Upon receipt of such notification, the secretary shall
1866 arrange for such agency, department or institution to forthwith
1867 transfer custody and control of such land, improvement or interest to
1868 the Department of Public Works, along with adequate funding for
1869 personnel and other operating expenses required for the maintenance
1870 of such land, improvement or interest, and [shall] may notify all state
1871 agencies, departments and institutions that such land, improvement or
1872 interest is available. Within ninety days of receipt of any such
1873 notification from the secretary, any state agency, department or
1874 institution that is interested in utilizing the land, improvement or
1875 interest shall submit a plan to the secretary that sets forth the proposed
1876 use for the land, improvement or interest and a budget and timetable
1877 for such use. If the secretary makes such a notification and the
1878 Commissioner of Economic and Community Development determines
1879 that such land, improvement or interest can be utilized or adapted for
1880 use as an emergency shelter or transitional living facility for homeless
1881 persons or can be utilized or exchanged for property which can be
1882 utilized for the construction, rehabilitation or renovation of housing
1883 for persons and families of low and moderate income, said
1884 commissioner may (1) within such ninety-day period, submit to the
1885 secretary, in lieu of such plan, a preliminary plan indicating that the
1886 land, improvement or interest can be utilized, adapted or exchanged
1887 for such housing purposes and stating the type of housing that is
1888 planned, and (2) within six months after the end of such ninety-day
1889 period, submit a comprehensive plan for the development of such
1890 housing to the secretary, in a form prescribed by the secretary. If the
1891 Commissioner of Economic and Community Development submits
1892 preliminary and comprehensive plans to the secretary within such
1893 periods, the agency, department or institution having custody and
1894 control of the land, improvement or interest shall transfer custody and
1895 control to the Commissioner of Economic and Community

1896 Development in accordance with such procedures as the secretary may
1897 prescribe. If (A) the Commissioner of Economic and Community
1898 Development does not submit a preliminary plan to the secretary
1899 within such ninety-day period or so submits a preliminary plan but
1900 does not submit a comprehensive plan to the secretary within such six-
1901 month period, and (B) one or more agencies, departments or
1902 institutions submit a plan for such land, improvement or interest to the
1903 secretary within such ninety-day period, the secretary shall analyze
1904 such agency, department or institution plan or plans and determine
1905 whether (i) custody and control of the land, improvement or interest
1906 shall be transferred to one of such agencies, departments or
1907 institutions, in which case the agency, department or institution
1908 having custody of the land, improvement or interest shall make such
1909 transfer, or (ii) the land, improvement or interest shall be treated as
1910 surplus.

1911 Sec. 68. Section 4b-47 of the general statutes is repealed and the
1912 following is substituted in lieu thereof (*Effective from passage*):

1913 (a) Prior to the sale or transfer of state land or any interest in state
1914 land by a state agency, department or institution occurring on or after
1915 July 1, 2015, such agency, department or institution shall provide
1916 notice of such sale or transfer to the Council on Environmental
1917 Quality, the Secretary of the Office of Policy and Management and the
1918 Commissioner of Environmental Protection on a form approved by the
1919 Council on Environmental Quality. Such notice shall be published in
1920 the Environmental Monitor and shall provide for a written public
1921 comment period of thirty days following publication of such notice,
1922 during which the public and state agencies may submit comments to
1923 the Secretary of the Office of Policy and Management. Such comments
1924 may include, but shall not be limited to, significant natural and
1925 recreational resources on such land and recommend means to preserve
1926 such natural or recreational resources. The Secretary of the Office of
1927 Policy and Management, in consultation with the Commissioner of
1928 Environmental Protection, shall (1) respond to any written comments
1929 received during such thirty-day comment period, and (2) publish such

1930 written comments along with the Office of Policy and Management's
1931 response to such written comments in the Environmental Monitor for a
1932 period of not less than fifteen days prior to the sale or transfer of the
1933 land.

1934 (b) The Commissioner of Environmental Protection shall develop a
1935 policy for reviewing notices received from a state agency, department
1936 or institution, as described in subsection (a) of this section, and making
1937 a draft recommendation to the Secretary of the Office of Policy and
1938 Management as to whether all or a portion of the land or land interest
1939 referenced in such notice should be preserved by (1) transferring the
1940 land or land interest or granting a conservation easement therein to the
1941 Department of Environmental Protection, (2) imposing restrictions or
1942 conditions upon the transfer of the land or land interest, or (3)
1943 transferring all or a portion of the land or land interest, or granting a
1944 conservation easement interest therein, to an appropriate third party.
1945 Any such recommendations shall be accompanied by a report
1946 explaining the basis of the recommendations and shall include, where
1947 appropriate, a natural resource inventory. Such recommendations and
1948 report shall be published in the Environmental Monitor and shall
1949 provide for a written public comment period of thirty days following
1950 publication of such notice. The Commissioner of Environmental
1951 Protection shall (A) respond to any written comments received during
1952 such thirty-day comment period, (B) make a final recommendation to
1953 the Secretary of the Office of Policy and Management, and (C) publish
1954 such written comments along with the Department of Environmental
1955 Protection's response to such written comments including the
1956 department's final recommendation to the secretary in the
1957 Environmental Monitor. Following receipt of the final
1958 recommendation of the Commissioner of Environmental Protection,
1959 the Secretary of the Office of Policy and Management shall make the
1960 final determination as to the ultimate disposition of the land or
1961 interest. Such determination shall be published in the Environmental
1962 Monitor for a period of not less than fifteen days prior to the sale or
1963 transfer of such land or interest.

1964 (c) Nothing in this section shall be construed to:

1965 (1) Limit the applicability of sections 22a-1a to 22a-1i, inclusive, with
1966 respect to the sale or transfer of state land or any interest in state land,
1967 except that if an environmental impact evaluation was prepared
1968 pursuant to sections 22a-1b and 22a-1c or an environmental statement
1969 was prepared for such state land or interest in state land pursuant to
1970 any other state or federal law or regulation, as specified in section 22a-
1971 1f, such state agency, department or institution shall be exempt from
1972 the notice and public comment requirements set forth in subsections
1973 (a) and (b) of this section;

1974 (2) Affect any purchase and sale agreement entered into between
1975 the state and any second party that was in effect prior to October 1,
1976 2007, or any subsequent sale, transfer, easement, lease or other such
1977 agreement made pursuant to any such purchase and sale agreement;

1978 (3) Apply to the conveyance of any parcel of state land or any
1979 interest in state land pursuant to an act of the General Assembly;

1980 (4) Apply to the sale or transfer of state lands between state
1981 agencies;

1982 (5) Apply to any easement that is granted to a municipality or a
1983 regulated utility or utilities that (A) primarily benefits the state or an
1984 agency or institution of the state, (B) is ordered as the result of a state
1985 or federal regulatory process or proceeding, or (C) is necessary as a
1986 result of the construction or reconstruction of any Department of
1987 Transportation highway or facility;

1988 (6) Apply to the sale or transfer of state land or an interest in state
1989 land that was designated as surplus, pursuant to subsections (b) and
1990 (c) of section 4b-21 prior to October 1, 2007, provided the provisions of
1991 this section were complied with at the time of such designation;

1992 (7) Apply to the transfer of ten acres or less by the Department of
1993 Transportation or the Department of Education;

1994 (8) Limit state agency or public comments to a particular subject
1995 matter area;

1996 (9) Limit the publication of any public notifications, comments or
1997 reports that are required under this section solely to the Environmental
1998 Monitor; or

1999 (10) Limit the solicitation of public comment solely to the
2000 Environmental Monitor.

2001 Sec. 69. Section 13a-80 of the general statutes is repealed and the
2002 following is substituted in lieu thereof (*Effective from passage*):

2003 (a) The commissioner, with the advice and consent of the Secretary
2004 of the Office of Policy and Management and the State Properties
2005 Review Board may sell, lease and convey, in the name of the state, or
2006 otherwise dispose of, or enter into agreements concerning, any land
2007 and buildings owned by the state and obtained for or in connection
2008 with highway purposes or for the efficient accomplishment of the
2009 foregoing purposes or formerly used for highway purposes, which real
2010 property is not necessary for such purposes. The commissioner shall
2011 notify the state representative and the state senator representing the
2012 municipality in which said property is located within one year of the
2013 date a determination is made that the property is not necessary for
2014 highway purposes and that the department intends to dispose of the
2015 property. On and after the effective date of this section, until June 30,
2016 2015, the Commissioner of Transportation may not offer such excess
2017 property to other state agencies, apart from the notification to the
2018 Office of Policy and Management required by section 4b-21, as
2019 amended by this act.

2020 (b) The Department of Transportation shall obtain a full appraisal
2021 on excess property prior to its sale. Except as provided in subsection
2022 (c) of this section, transfers to other state agencies and municipalities
2023 for purposes specified by the department or the sale of excess property
2024 through public bid or auction shall be exempt from the appraisal
2025 requirement. The department shall obtain a second appraisal if such

2026 property is valued over one hundred thousand dollars and is not to be
2027 sold through public bid or auction. Any appraisals or value reports
2028 shall be obtained prior to the determination of a sale price of the excess
2029 property.

2030 (c) Notwithstanding the provisions of sections 3-14b and 4b-21, as
2031 amended by this act, no residential property upon which a single-
2032 family dwelling is situated at the time it is obtained by the department
2033 for highway purposes may be sold or transferred pursuant to this
2034 section within twenty-five years of the date of its acquisition without
2035 the department's first offering the owner or owners of the property at
2036 the time of its acquisition a right of first refusal to purchase the
2037 property at the amount of its appraised value as determined in
2038 accordance with the provisions of subsection (b) of this section, except
2039 for property offered for sale to municipalities prior to July 1, 1988.
2040 Notice of such offer shall be sent to each such owner by registered or
2041 certified mail, return receipt requested, within one year of the date a
2042 determination is made that such property is not necessary for highway
2043 purposes. Any such offer shall be terminated by the department if it
2044 has not received written notice of the owner's acceptance of the offer
2045 within sixty days of the date it was mailed. Whenever the offer is not
2046 so accepted, the department shall offer parcels which meet local
2047 zoning requirements for residential or commercial use to other state
2048 agencies and shall offer parcels which do not meet local zoning
2049 requirements for residential or commercial use to all abutting
2050 landowners in accordance with department regulations. If the sale or
2051 transfer of the property pursuant to this section results in the existing
2052 property of an abutting landowner becoming a nonconforming use as
2053 to local zoning requirements, the Commissioner of Transportation may
2054 sell or transfer the property to that abutter without public bid or
2055 auction. The commissioner shall adopt regulations, in accordance with
2056 the provisions of chapter 54, establishing procedures for the
2057 disposition of excess property pursuant to the provisions of this
2058 subsection in the event such property is owned by more than one
2059 person.

2060 (d) Where the department has in good faith and with reasonable
2061 diligence attempted to ascertain the identity of persons entitled to
2062 notice under subsection (c) of this section and mailed notice to the last
2063 known address of record of those ascertained, the failure to in fact
2064 notify those persons entitled thereto shall not invalidate any
2065 subsequent disposition of property pursuant to this section.

2066 Sec. 70. Section 13a-80a of the general statutes is repealed and the
2067 following is substituted in lieu thereof (*Effective from passage*):

2068 (a) The Commissioner of Transportation, with the advice and
2069 consent of the Secretary of the Office of Policy and Management, may,
2070 in the name of the state, sell, lease and convey, or otherwise dispose of,
2071 or enter into agreements concerning, any interest the state may have
2072 on, above or below any state highway right-of-way. The Commissioner
2073 of Transportation may place such restrictions, conditions and
2074 qualifications on the use of any area as he determines to be necessary
2075 to provide for the safety and adequacy of highway facilities, and for
2076 the protection of abutting or adjacent land users. A committee
2077 composed of the Commissioner of Transportation, the Secretary of the
2078 Office of Policy and Management and the chief executive officer of the
2079 municipality in which the sale, lease or other disposition of any
2080 interest in land on, above or below any state highway right-of-way is
2081 proposed may also place such restrictions, conditions and
2082 qualifications on the use of any area which they determine to be
2083 necessary to provide for the efficient, economical and socially
2084 beneficial use of the area.

2085 (b) The Commissioner of Transportation [shall have the power to]
2086 may section off levels of space over or under the same location and sell
2087 or lease varying levels to different parties.

2088 (c) Revenues from any transaction concerning the sale, lease or use
2089 of space or multiple use or joint development of state highway rights-
2090 of-way (1) occurring on or after the effective date of this section until
2091 June 30, 2015, shall be deposited in the General Fund, and (2) occurring

2092 prior to the effective date of this section or on or after July 1, 2015, shall
2093 be deposited in the Special Transportation Fund.

2094 Sec. 71. Section 13a-85c of the general statutes is repealed and the
2095 following is substituted in lieu thereof (*Effective from passage*):

2096 (a) The Commissioner of Transportation, with the advice and
2097 consent of the Secretary of the Office of Policy and Management and
2098 the State Properties Review Board, may sell, lease and convey, in the
2099 name of the state, or otherwise dispose of, or enter into agreements
2100 concerning, any land and buildings owned by the state and obtained
2101 for or in connection with the Route 6 Expressway, which real property
2102 is not necessary for such purposes. The commissioner shall notify the
2103 chief elected official of the municipality in which said property is
2104 located and the state representative and the state senator representing
2105 the municipality in which said property is located not later than one
2106 year after the date a determination is made that the property is not
2107 necessary for highway purposes and that the department intends to
2108 dispose of the property. No such determination shall be made without
2109 the commissioner first holding a public hearing concerning such
2110 proposed disposition and the approval of the Federal Highway
2111 Administration.

2112 (b) The Department of Transportation shall obtain a full appraisal
2113 on excess property prior to its sale pursuant to this section. Except as
2114 provided in subsection (c) of this section, transfers to other state
2115 agencies and municipalities for purposes specified by the department
2116 or the sale of excess property through public bid or auction shall be
2117 exempt from the appraisal requirement. The department shall obtain a
2118 second appraisal if such property is valued over one hundred
2119 thousand dollars and is not to be sold through public bid or auction. If
2120 a second appraisal is obtained, the sale price shall be the average of the
2121 two appraisals. Any appraisals or value reports shall be obtained prior
2122 to the determination of a sale price of the excess property.

2123 (c) Notwithstanding the provisions of sections 3-14b and 4b-21, as

2124 amended by this act, no property, whether or not a structure is
2125 situated upon it at the time it is obtained by the department for
2126 highway purposes, may be sold or transferred pursuant to this section
2127 not later than twenty-five years after the date of its acquisition without
2128 the department first offering the owner or owners of the property at
2129 the time of its acquisition a right of first refusal to purchase the
2130 property at the amount of its appraised value as determined in
2131 accordance with the provisions of subsection (b) of this section, if
2132 applicable, except for property offered for sale to municipalities prior
2133 to the effective date of this section. Notice of such offer shall be sent to
2134 each such owner by registered or certified mail, return receipt
2135 requested, not later than one year after the date a determination is
2136 made that such property is not necessary for highway purposes. Any
2137 such offer shall be terminated by the department if it has not received
2138 written notice of the owner's acceptance of the offer not later than
2139 ninety days after the date it was mailed. Whenever the offer is not so
2140 accepted, the department shall offer parcels which meet local zoning
2141 requirements for residential or commercial use to other state agencies
2142 and shall offer parcels which do not meet local zoning requirements
2143 for residential or commercial use to all abutting landowners in
2144 accordance with department regulations. If the sale or transfer of the
2145 property pursuant to this section results in the existing property of an
2146 abutting landowner becoming a nonconforming use as to local zoning
2147 requirements, the commissioner may sell or transfer the property to
2148 that abutter without public bid or auction. The commissioner shall
2149 adopt regulations, in accordance with the provisions of chapter 54,
2150 establishing procedures for the disposition of excess property pursuant
2151 to the provisions of this subsection in the event such property is
2152 owned by more than one person.

2153 (d) Where the department has in good faith and with reasonable
2154 diligence attempted to ascertain the identity of persons entitled to
2155 notice under subsection (c) of this section and mailed notice to the last-
2156 known address of record of those ascertained, the failure to in fact
2157 notify those persons entitled thereto shall not invalidate any

2158 subsequent disposition of property pursuant to this section.

2159 Sec. 72. Subsection (h) of section 13b-34 of the general statutes is
2160 repealed and the following is substituted in lieu thereof (*Effective from*
2161 *passage*):

2162 (h) The commissioner, in the name of the state, [shall have the
2163 power to] may enter into leases with respect to transportation
2164 equipment and facilities for the purpose of obtaining payments based
2165 on the tax benefits associated with the ownership or leasing of such
2166 equipment and facilities. In connection with any such lease, the
2167 commissioner, in the name of the state, [shall have the power to] may
2168 sell, repurchase and sublease any such equipment or facilities, to place
2169 deposits or investments with financial institutions to defease rental or
2170 repurchase obligations and to enter into related agreements with
2171 parties selected by and on terms deemed reasonable by the
2172 commissioner. All net payments received by the state pursuant to any
2173 such lease or related agreement (1) entered into on or after the effective
2174 date of this section until June 30, 2015, shall be credited to the General
2175 Fund, (2) entered into prior to the effective date of this section or on or
2176 after July 1, 2015, shall be credited to the Special Transportation Fund,
2177 the Infrastructure Improvement Fund, the Department of
2178 Transportation operating accounts, or (3) shall be credited to the
2179 Department of Transportation [as] if required pursuant to United
2180 States Department of Transportation approval of the lease. Any such
2181 lease or related agreement may include provisions for the state, as
2182 lessee, to indemnify and hold harmless the lessors or other parties to
2183 any such lease or related agreement. Any such lease or related
2184 agreement may provide for the state to purchase insurance or surety
2185 bonds or to obtain letters of credit from financial institutions when
2186 deemed in the best interests of the state by the commissioner. Any
2187 such lessor or other party to any such related agreement may bring a
2188 civil action to recover damages arising directly from and subject to any
2189 such lease or related agreement. No such action shall be brought
2190 except within one year from the date the right of action accrues. Any
2191 such civil action shall be brought in the superior court for the judicial

2192 district of Hartford. The jurisdiction conferred upon the Superior
2193 Court by this section includes any set-off, claim or demand whatever
2194 on the part of the state against any plaintiff commencing an action
2195 under this section. Such action shall be tried to the court without a
2196 jury. All legal defenses except governmental immunity shall be
2197 reserved to the state. Any such lease or related agreement shall be
2198 subject to the approval of the Attorney General.

2199 Sec. 73. (*Effective from passage*) On or before July 1, 2010, the Joint
2200 Committee on Legislative Management shall develop and implement a
2201 telecommuting program for legislative employees.

2202 Sec. 74. Section 5-248i of the general statutes is repealed and the
2203 following is substituted in lieu thereof (*Effective from passage*):

2204 (a) [The] On or before July 1, 2010, the Commissioner of
2205 Administrative Services [may] shall develop and implement
2206 guidelines, in cooperation with interested employee organizations, as
2207 defined in subsection (d) of section 5-270, authorizing telecommuting
2208 and work-at-home programs for state employees where such
2209 arrangements are determined to be cost effective. Said commissioner
2210 shall consult with each state agency head to determine where cost-
2211 effective telecommuting may occur within each agency.

2212 (b) Any employee of a state agency may be authorized to participate
2213 in a telecommuting or work-at-home assignment with the approval of
2214 his appointing authority and with the approval of the Commissioner
2215 of Administrative Services. Approval of such assignment may be
2216 granted only where it is determined to be cost effective. Any
2217 assignment shall be on a temporary basis only, for a period not to
2218 exceed six months and may be extended as necessary.

2219 (c) The Commissioner of Administrative Services shall report
2220 annually to the joint standing [committee] committees of the General
2221 Assembly having cognizance of matters relating to labor and public
2222 employees and appropriations and the budgets of state agencies as to
2223 the extent of use by employees as provided pursuant to subsections (a)

2224 and (b) of this section, with recommendations for expanding such use.

2225 Sec. 75. Subsection (a) of section 4a-2 of the general statutes is
2226 repealed and the following is substituted in lieu thereof (*Effective*
2227 *October 1, 2010*):

2228 (a) The Commissioner of Administrative Services shall have the
2229 following general duties and responsibilities:

2230 (1) The establishment of personnel policy and responsibility for the
2231 personnel administration of state employees;

2232 (2) The purchase and provision of supplies, materials, equipment
2233 and contractual services, as defined in section 4a-50;

2234 (3) The publishing, printing or purchasing of laws, stationery, forms
2235 and reports; [and]

2236 (4) The collection of sums due the state for public assistance; and

2237 (5) The monitoring of affirmative action plans submitted by state
2238 agencies, departments, boards or commissions in accordance with the
2239 provisions of section 46a-68, as amended by this act, and the
2240 conducting of hearings pursuant to section 46a-68a, as amended by
2241 this act.

2242 Sec. 76. Section 46a-54 of the general statutes is repealed and the
2243 following is substituted in lieu thereof (*Effective October 1, 2010*):

2244 The commission shall have the following powers and duties:

2245 (1) To establish and maintain such offices as the commission may
2246 deem necessary;

2247 (2) To organize the commission into a division of [affirmative action
2248 monitoring and] contract compliance, a division of discriminatory
2249 practice complaints and such other divisions, bureaus or units as may
2250 be necessary for the efficient conduct of business of the commission;

2251 (3) To employ legal staff and commission legal counsel as necessary
2252 to perform the duties and responsibilities under section 46a-55. One
2253 commission legal counsel shall serve as supervising attorney. Each
2254 commission legal counsel shall be admitted to practice law in this state;

2255 (4) To appoint such investigators and other employees and agents as
2256 it deems necessary, fix their compensation within the limitations
2257 provided by law and prescribe their duties;

2258 (5) To adopt, publish, amend and rescind regulations consistent
2259 with and to effectuate the provisions of this chapter;

2260 (6) To establish rules of practice to govern, expedite and effectuate
2261 the procedures set forth in this chapter;

2262 (7) To recommend policies and make recommendations to agencies
2263 and officers of the state and local subdivisions of government to
2264 effectuate the policies of this chapter;

2265 (8) To receive, initiate as provided in section 46a-82, as amended by
2266 this act, investigate and mediate discriminatory practice complaints;

2267 (9) By itself or with or by hearing officers or human rights referees,
2268 to hold hearings, subpoena witnesses and compel their attendance,
2269 administer oaths, take the testimony of any person under oath and
2270 require the production for examination of any books and papers
2271 relating to any matter under investigation or in question;

2272 (10) To make rules as to the procedure for the issuance of subpoenas
2273 by individual commissioners, hearing officers and human rights
2274 referees;

2275 (11) To require written answers to interrogatories under oath
2276 relating to any complaint under investigation pursuant to this chapter
2277 alleging any discriminatory practice as defined in subdivision (8) of
2278 section 46a-51, as amended by this act, and to adopt regulations, in
2279 accordance with the provisions of chapter 54, for the procedure for the
2280 issuance of interrogatories and compliance with interrogatory

2281 requests;

2282 (12) To utilize such voluntary and uncompensated services of
2283 private individuals, agencies and organizations as may from time to
2284 time be offered and needed and with the cooperation of such agencies,
2285 (A) to study the problems of discrimination in all or specific fields of
2286 human relationships, and (B) to foster through education and
2287 community effort or otherwise good will among the groups and
2288 elements of the population of the state;

2289 (13) To require the posting by an employer, employment agency or
2290 labor organization of such notices regarding statutory provisions as
2291 the commission shall provide;

2292 (14) To require the posting, by any respondent or other person
2293 subject to the requirements of section 46a-64, 46a-64c, 46a-81d or 46a-
2294 81e, of such notices of statutory provisions as it deems desirable;

2295 (15) (A) To require an employer having three or more employees to
2296 post in a prominent and accessible location information concerning the
2297 illegality of sexual harassment and remedies available to victims of
2298 sexual harassment; and (B) to require an employer having fifty or more
2299 employees to provide two hours of training and education to all
2300 supervisory employees within one year of October 1, 1992, and to all
2301 new supervisory employees within six months of their assumption of a
2302 supervisory position, provided any employer who has provided such
2303 training and education to any such employees after October 1, 1991,
2304 shall not be required to provide such training and education a second
2305 time. Such training and education shall include information
2306 concerning the federal and state statutory provisions concerning
2307 sexual harassment and remedies available to victims of sexual
2308 harassment. As used in this subdivision, "sexual harassment" [shall
2309 have] has the same meaning as set forth in subdivision (8) of
2310 subsection (a) of section 46a-60, and "employer" [shall include]
2311 includes the General Assembly;

2312 (16) To require each state agency that employs one or more

2313 employees to (A) provide a minimum of three hours of diversity
2314 training and education (i) to all supervisory and nonsupervisory
2315 employees, not later than July 1, 2002, with priority for such training to
2316 supervisory employees, and (ii) to all newly hired supervisory and
2317 nonsupervisory employees, not later than six months after their
2318 assumption of a position with a state agency, with priority for such
2319 training to supervisory employees. Such training and education shall
2320 include information concerning the federal and state statutory
2321 provisions concerning discrimination and hate crimes directed at
2322 protected classes and remedies available to victims of discrimination
2323 and hate crimes, standards for working with and serving persons from
2324 diverse populations and strategies for addressing differences that may
2325 arise from diverse work environments; and (B) submit an annual
2326 report to the Commission on Human Rights and Opportunities
2327 concerning the status of the diversity training and education required
2328 under subparagraph (A) of this subdivision. The information in such
2329 annual reports shall be reviewed by the commission for the purpose of
2330 submitting an annual summary report to the General Assembly.
2331 Notwithstanding the provisions of this section, if a state agency has
2332 provided such diversity training and education to any of its employees
2333 prior to October 1, 1999, such state agency shall not be required to
2334 provide such training and education a second time to such employees.
2335 The requirements of this subdivision shall be accomplished within
2336 available appropriations. As used in this subdivision, "employee" shall
2337 include any part-time employee who works more than twenty hours
2338 per week;

2339 (17) To [require each agency to submit information demonstrating
2340 its compliance with subdivision (16) of this section as part of its
2341 affirmative action plan and to] receive and investigate complaints
2342 concerning the failure of a state agency to comply with the
2343 requirements of subdivision (16) of this section; and

2344 (18) To enter into contracts for and accept grants of private or
2345 federal funds and to accept gifts, donations or bequests, including
2346 donations of service by attorneys.

2347 Sec. 77. Section 46a-56 of the general statutes is repealed and the
2348 following is substituted in lieu thereof (*Effective October 1, 2010*):

2349 (a) The commission shall:

2350 (1) Investigate the possibilities of affording equal opportunity of
2351 profitable employment to all persons, with particular reference to job
2352 training and placement;

2353 (2) Compile facts concerning discrimination in employment,
2354 violations of civil liberties and other related matters;

2355 (3) Investigate and proceed in all cases of discriminatory practices as
2356 provided in this chapter and noncompliance with the provisions of
2357 section 4a-60, [or] 4a-60a, [or sections 46a-68c to] 46a-68e or 46a-68f; [,
2358 inclusive;]

2359 (4) From time to time, but not less than once a year, report to the
2360 Governor as provided in section 4-60, making recommendations for
2361 the removal of such injustices as it may find to exist and such other
2362 recommendations as it deems advisable and describing the
2363 investigations, proceedings and hearings it has conducted and their
2364 outcome, the decisions it has rendered and the other work it has
2365 performed; and

2366 (5) Monitor state contracts to determine whether they are in
2367 compliance with sections 4a-60 and 4a-60a, and those provisions of the
2368 general statutes which prohibit discrimination. [; and]

2369 [(6) Compile data concerning state contracts with female and
2370 minority business enterprises and submit a report annually to the
2371 General Assembly concerning the employment of such business
2372 enterprises as contractors and subcontractors.]

2373 (b) The commission may, when it is deemed in the best interests of
2374 the state, exempt a contractor from the requirements of complying
2375 with any or all of the provisions of section 4a-60, 4a-60a [, 46a-68c, 46a-
2376 68d] or 46a-68e in any specific contract. Exemptions under the

2377 provisions of this section may include, but not be limited to, the
2378 following instances: (1) If the work is to be or has been performed
2379 outside the state and no recruitment of workers within the limits of the
2380 state is involved; (2) those involving less than specified amounts of
2381 money or specified numbers of workers; (3) to the extent that they
2382 involve subcontracts below a specified tier. The commission may also
2383 exempt facilities of a contractor which are in all respects separate and
2384 distinct from activities of the contractor related to the performance of
2385 the contract, provided such an exemption shall not interfere with or
2386 impede the effectuation of the purposes of this section and sections 4a-
2387 60, 4a-60a, 4a-60g, as amended by this act, 4a-62 and 46a-68b to 46a-
2388 68k, inclusive, as amended by this act.

2389 (c) If the commission determines through its monitoring and
2390 compliance procedures that a contractor or subcontractor is not
2391 complying with antidiscrimination statutes or contract provisions
2392 required under section 4a-60 or 4a-60a or the provisions of [sections
2393 46a-68c to] section 46a-68e or 46a-68f, [inclusive,] the commission may
2394 issue a complaint pursuant to subsection (c) of section 46a-82, as
2395 amended by this act. Such complaint shall be scheduled for a hearing
2396 before a hearing officer or human rights referee appointed to act as a
2397 presiding officer. Such hearing shall be held in accordance with
2398 chapter 54 and section 46a-84. If, after such hearing, the presiding
2399 officer makes a finding of noncompliance with antidiscrimination
2400 statutes or contract provisions required under section 4a-60 or 4a-60a
2401 or the provisions of [sections 46a-68c to] section 46a-68e or 46a-68f,
2402 [inclusive,] the presiding officer may: (1) Order the state to retain two
2403 per cent of the total contract price per month on any existing contract
2404 with such contractor; (2) prohibit the contractor from participation in
2405 any further contracts with state agencies until: (A) The expiration of a
2406 period of two years from the date of the finding of noncompliance, or
2407 (B) the presiding officer determines that the contractor has adopted
2408 policies consistent with such statutes, provided the presiding officer
2409 shall make such determination within forty-five days of such finding
2410 of noncompliance; (3) publish, or cause to be published, the names of

2411 contractors or unions that the presiding officer has found to be in
2412 noncompliance with such provisions; (4) notify the Attorney General
2413 that, in cases in which there is substantial or material violation or the
2414 threat of substantial or material violation of the contractual provisions
2415 set forth in section 4a-60 or 4a-60a, appropriate proceedings should be
2416 brought to enforce such provisions, including the enjoining, within the
2417 limitations of applicable law, of organizations, individuals or groups
2418 who prevent directly or indirectly, or seek to prevent directly or
2419 indirectly, compliance with the provisions of section 4a-60 or 4a-60a;
2420 (5) recommend to the Equal Employment Opportunity Commission or
2421 the Department of Justice that appropriate proceedings be instituted
2422 under Title VII of the Civil Rights Act of 1964, when necessary; (6)
2423 recommend to the appropriate prosecuting authority that criminal
2424 proceedings be brought for the furnishing of false information to any
2425 contracting agency or to the commission as the case may be; (7) order
2426 the contractor to bring itself into compliance with antidiscrimination
2427 statutes or contract provisions required under section 4a-60, [or] 4a-
2428 60a, [or sections 46a-68c to] 46a-68e or 46a-68f [, inclusive,] within a
2429 period of thirty days or, for good cause shown, within an additional
2430 period of thirty days, and, if such contractor fails to bring itself into
2431 such compliance within such time period and such noncompliance is
2432 substantial or material or there is a pattern of noncompliance,
2433 recommend to the contracting agency that such agency declare the
2434 contractor to be in breach of the contract and that such agency pursue
2435 all available remedies; or (8) order the contracting agency to refrain
2436 from entering into further contracts, or extensions or other
2437 modifications of existing contracts, with any noncomplying contractor,
2438 until such contractor has satisfied the commission that such contractor
2439 has established and will carry out personnel and employment policies
2440 in compliance with antidiscrimination statutes and the provisions of
2441 section 4a-60 or 4a-60a and sections [46a-68c to] 46a-68e and 46a-68f [,
2442 inclusive.] The commission shall adopt regulations, in accordance with
2443 chapter 54, to implement the provisions of this section.

2444 (d) If the commission determines, through its monitoring and

2445 compliance procedures and after a complaint is filed and a hearing is
2446 held pursuant to subsection (c) of this section, that, with respect to a
2447 state contract, a contractor, subcontractor or supplier of materials has
2448 (1) fraudulently qualified as a minority business enterprise, or (2)
2449 performed services or supplied materials on behalf of another
2450 contractor, subcontractor or supplier of materials knowing (A) that
2451 such other contractor, subcontractor or supplier has fraudulently
2452 qualified as a minority business enterprise in order to comply with
2453 antidiscrimination statutes or contract provisions required under
2454 section 4a-60 or 4a-60a, and (B) that such services or materials are to be
2455 used in connection with a contract entered into pursuant to subsection
2456 (b) of section 4a-60g, the hearing officer or human rights referee before
2457 whom such hearing was held shall assess a civil penalty of not more
2458 than ten thousand dollars upon such contractor, subcontractor or
2459 supplier of materials. The Attorney General, upon complaint of the
2460 commission, shall institute a civil action in the superior court for the
2461 judicial district of Hartford to recover such penalty. Any penalties
2462 recovered pursuant to this subsection shall be deposited in a special
2463 fund and shall be held by the State Treasurer separate and apart from
2464 all other moneys, funds and accounts. The resources in such fund shall,
2465 pursuant to regulations adopted by the commission in accordance with
2466 the provisions of chapter 54, be used to assist minority business
2467 enterprises. As used in this section, "minority business enterprise"
2468 means any contractor, subcontractor or supplier of materials fifty-one
2469 per cent or more of the capital stock, if any, or assets of which is owned
2470 by a person or persons: (i) Who are active in the daily affairs of the
2471 enterprise; (ii) who have the power to direct the management and
2472 policies of the enterprise; and (iii) who are members of a minority, as
2473 defined in subsection (a) of section 32-9n.

2474 Sec. 78. Section 46a-68 of the 2010 supplement to the general statutes
2475 is repealed and the following is substituted in lieu thereof (*Effective*
2476 *October 1, 2010*):

2477 (a) Each state agency, department, board and commission shall
2478 develop and implement [, in cooperation with the Commission on

2479 Human Rights and Opportunities,] an affirmative action plan that
2480 commits the agency, department, board or commission to a program of
2481 affirmative action in all aspects of personnel and administration. Such
2482 plan shall [be developed pursuant to regulations adopted by the
2483 Commission on Human Rights and Opportunities in accordance with
2484 chapter 54 to ensure that affirmative action is undertaken as required
2485 by state and federal law to provide equal employment opportunities
2486 and to comply with all responsibilities under the provisions of sections
2487 4-61u to 4-61w, inclusive, sections 46a-54 to 46a-64, inclusive, section
2488 46a-64c and sections 46a-70 to 46a-78, inclusive] describe the efforts of
2489 the agency, department, board or commission to provide equal
2490 employment opportunities and to comply with all its responsibilities
2491 under state and federal nondiscrimination laws, and shall include the
2492 race, gender, occupational category and age data for all full-time
2493 employees of the agency, department, board or commission. The
2494 executive head of each such agency, department, board or commission
2495 shall be directly responsible for the development, filing and
2496 implementation of such affirmative action plan. The Metropolitan
2497 District of Hartford County shall be deemed to be a state agency for
2498 purposes of this section.

2499 (b) (1) Each state agency, department, board or commission shall
2500 designate a full-time or part-time affirmative action officer. If such
2501 affirmative action officer is an employee of the agency, department,
2502 board or commission, the executive head of the agency, department,
2503 board or commission shall be directly responsible for the supervision
2504 of the officer.

2505 [(2) The Commission on Human Rights and Opportunities shall
2506 provide training and technical assistance to affirmative action officers
2507 in plan development and implementation.]

2508 [(3)] (2) The Commission on Human Rights and Opportunities and
2509 the Permanent Commission on the Status of Women shall provide
2510 training concerning state and federal discrimination laws and
2511 techniques for conducting investigations of discrimination complaints

2512 to persons designated by state agencies, departments, boards or
2513 commissions as affirmative action officers and persons designated by
2514 the Attorney General or the Attorney General's designee to represent
2515 such agencies, departments, boards or commissions pursuant to
2516 subdivision [(5)] (4) of this subsection. Such training shall be provided
2517 for a minimum of ten hours during the first year of service or
2518 designation, and a minimum of five hours per year thereafter.

2519 [(4)] (3) (A) Each person designated by a state agency, department,
2520 board or commission as an affirmative action officer shall (i) be
2521 responsible for mitigating any discriminatory conduct within the
2522 agency, department, board or commission, (ii) investigate all internal
2523 complaints of discrimination made against the state agency,
2524 department, board or commission, and (iii) report all findings and
2525 recommendations upon the conclusion of an investigation to the
2526 commissioner or director of the state agency, department, board or
2527 commission for proper action.

2528 (B) Notwithstanding the provisions of subparagraphs (A)(i), (A)(ii)
2529 and (A)(iii) of this subdivision, if [a] an internal discrimination
2530 complaint is made against the executive head of a state agency or
2531 department, any member of a state board or commission or any
2532 affirmative action officer alleging that the executive head, member or
2533 officer directly or personally engaged in discriminatory conduct, or if
2534 [a] an internal complaint of discrimination is made by the executive
2535 head of a state agency, any member of a state board or commission or
2536 any affirmative action officer, the complaint shall be referred to the
2537 Commission on Human Rights and Opportunities for review and, if
2538 appropriate, investigation by the Department of Administrative
2539 Services. If the internal discrimination complaint is made by or against
2540 the executive head, any member or the affirmative action officer of the
2541 Commission on Human Rights and Opportunities alleging that the
2542 executive head, member or officer directly or personally engaged in
2543 discriminatory conduct, the commission shall refer the complaint to
2544 the Department of Administrative Services for review and, if
2545 appropriate, investigation. If the internal complaint is by or against the

2546 executive head or affirmative action officer of the Department of
2547 Administrative Services, the complaint shall be referred to the
2548 Commission on Human Rights and Opportunities for review and, if
2549 appropriate, investigation. Each person who conducts an investigation
2550 pursuant to this subparagraph shall report all findings and
2551 recommendations upon the conclusion of such investigation to the
2552 appointing authority of the individual who was the subject of the
2553 complaint for proper action. The provisions of this subparagraph shall
2554 apply to any such complaint pending on or after July 5, 2007.

2555 [(5)] (4) Each person designated by a state agency, department,
2556 board or commission as an affirmative action officer, and each person
2557 designated by the Attorney General or the Attorney General's designee
2558 to represent an agency pursuant to subdivision [(6)] (5) of this
2559 subsection, shall complete training provided by the Commission on
2560 Human Rights and Opportunities and the Permanent Commission on
2561 the Status of Women pursuant to subdivision [(3)] (2) of this
2562 subsection.

2563 [(6)] (5) No person designated by a state agency, department, board
2564 or commission as an affirmative action officer shall represent such
2565 agency, department, board or commission before the Commission on
2566 Human Rights and Opportunities or the Equal Employment
2567 Opportunity Commission concerning a discrimination complaint. If a
2568 discrimination complaint is filed with the Commission on Human
2569 Rights and Opportunities or the Equal Employment Opportunity
2570 Commission against a state agency, department, board or commission,
2571 the Attorney General, or the Attorney General's designee, other than
2572 the affirmative action officer for such agency, department, board or
2573 commission, shall represent the state agency, department, board or
2574 commission before the Commission on Human Rights and
2575 Opportunities or the Equal Employment Opportunity Commission. In
2576 the case of a discrimination complaint filed against the Metropolitan
2577 District of Hartford County, the Attorney General, or the Attorney
2578 General's designee, shall not represent such district before the
2579 Commission on Human Rights and Opportunities or the Equal

2580 Employment Opportunity Commission.

2581 (c) Each state agency, department, board and commission shall file
2582 an affirmative action plan developed in accordance with subsection (a)
2583 of this section, with the [Commission on Human Rights and
2584 Opportunities, semiannually] Department of Administrative Services,
2585 annually, except that any state agency, department, board or
2586 commission [which] that has an affirmative action plan approved by
2587 the [commission may] department shall be permitted to file its plan on
2588 [an annual] a biennial basis. [in a manner prescribed by the
2589 commission and any state agency, department, board or commission
2590 that employs twenty or fewer full-time employees shall file its
2591 affirmative action plan biennially.] All such affirmative action plans
2592 shall be filed electronically with the Department of Administrative
2593 Services.

2594 (d) The [Commission on Human Rights and Opportunities]
2595 Department of Administrative Services shall review and formally
2596 approve, conditionally approve or disapprove the content of such
2597 affirmative action plans [within] not later than ninety days [of] after
2598 the submission of each plan to the [commission] department. If the
2599 [commissioners, by a majority vote of those present and voting, fail]
2600 department fails to approve, conditionally approve or disapprove a
2601 plan within [that] such period, the plan shall be deemed to be
2602 approved.

2603 (e) The Commissioner of Administrative Services and the Secretary
2604 of the Office of Policy and Management shall [cooperate with the
2605 Commission on Human Rights and Opportunities to] insure that the
2606 State Personnel Act and personnel regulations are administered, and
2607 that the process of collective bargaining is conducted by all parties in a
2608 manner consistent with the affirmative action responsibilities of the
2609 state.

2610 (f) The [Commission on Human Rights and Opportunities]
2611 Department of Administrative Services shall monitor the activity of

2612 such plans within each state agency, department, board and
2613 commission and report in accordance with the provisions of section 11-
2614 4a to the Governor and the General Assembly on or before April first
2615 of each year concerning the results of such plans.

2616 [(g) The Commission on Human Rights and Opportunities shall
2617 adopt regulations, in accordance with chapter 54, to carry out the
2618 requirements of this section. Such regulations shall include a schedule
2619 for semiannual, annual and biennial filing of plans.]

2620 Sec. 79. Section 46a-68a of the general statutes is repealed and the
2621 following is substituted in lieu thereof (*Effective October 1, 2010*):

2622 (a) The [commission] Department of Administrative Services may
2623 issue a certificate of noncompliance if the affirmative action plan
2624 required by section 46a-68, as amended by this act, is disapproved.

2625 (b) The issuance of a certificate of noncompliance shall bar the
2626 agency, department, board or commission in noncompliance with
2627 section 46a-68, as amended by this act, from filling a position or
2628 position classification by hire or promotion upon receipt of the
2629 certificate, the provisions of any state law or regulation to the contrary
2630 notwithstanding, until: (1) The [commission] department determines
2631 that the agency has achieved compliance with section 46a-68, as
2632 amended by this act, and withdraws the certificate; or (2) the
2633 [commission] department, at a hearing requested by the agency,
2634 department, board or commission receiving the certificate and
2635 conducted by a [presiding] hearing officer appointed by the
2636 [chairperson of the commission] Commissioner of Administrative
2637 Services, is unable to show cause why the certificate of noncompliance
2638 should not be rescinded or a court, upon appeal, so determines; or (3)
2639 the [Commissioner of Administrative Services and the] Secretary of the
2640 Office of Policy and Management [certify] certifies to the [commission]
2641 Department of Administrative Services that the agency in
2642 noncompliance with section 46a-68, as amended by this act, requires
2643 immediate filling of the vacancy because failure to fill the position or

2644 position classification will cause an emergency situation to exist
2645 jeopardizing the public welfare. A separate certificate of exemption
2646 shall be required for each vacancy in a position or position
2647 classification with respect to which the [Commissioner of
2648 Administrative Services and the] Secretary of the Office of Policy and
2649 Management [certify] certifies that an emergency situation exists.

2650 (c) Hearings under this section shall be conducted in accordance
2651 with sections 4-176e to 4-182, inclusive.

2652 (d) The [commission] Department of Administrative Services shall
2653 adopt regulations in accordance with chapter 54 to implement this
2654 section.

2655 Sec. 80. Section 46a-68g of the general statutes is repealed and the
2656 following is substituted in lieu thereof (*Effective October 1, 2010*):

2657 Contracting agencies shall not enter into contracts with any bidder
2658 or prospective contractor unless the bidder or prospective contractor
2659 has satisfactorily complied with the provisions of sections 4a-60, 4a-
2660 60g, 46a-56, [and 46a-68c to] 46a-68e and 46a-68f, [inclusive,] or
2661 submits a program for compliance acceptable to the commission.

2662 Sec. 81. Section 46a-68j of the general statutes is repealed and the
2663 following is substituted in lieu thereof (*Effective October 1, 2010*):

2664 The commission shall adopt regulations in accordance with the
2665 provisions of chapter 54 for the purposes of sections 4a-60, 46a-56, as
2666 amended by this act, and [46a-68b] 46a-68e to 46a-68i, inclusive.

2667 Sec. 82. Subsections (g) to (m), inclusive, of section 4a-60g of the
2668 2010 supplement to the general statutes are repealed and the following
2669 is substituted in lieu thereof (*Effective October 1, 2010*):

2670 (g) The awarding authority or the Commissioner of Administrative
2671 Services [or the Commission on Human Rights and Opportunities]
2672 may conduct an audit of the financial, corporate and business records
2673 and conduct an investigation of any small contractor or minority

2674 business enterprise [which] that applies for or is awarded a set-aside
2675 contract for the purpose of determining eligibility for awards or
2676 compliance with the requirements established under this section.

2677 (h) The provisions of this section shall not apply to any state agency
2678 or political subdivision of the state other than a municipality for which
2679 the total value of all contracts or portions of contracts of the types
2680 enumerated in subsection (b) of this section is anticipated to be equal
2681 to ten thousand dollars or less.

2682 (i) In lieu of a performance, bid, labor and materials or other
2683 required bond, a contractor or subcontractor awarded a contract under
2684 this section may provide to the awarding authority, and the awarding
2685 authority shall accept a letter of credit. Any such letter of credit shall
2686 be in an amount equal to ten per cent of the contract for any contract
2687 that is less than one hundred thousand dollars and in an amount equal
2688 to twenty-five per cent of the contract for any contract that exceeds one
2689 hundred thousand dollars.

2690 (j) (1) Whenever the awarding authority has reason to believe that
2691 any contractor or subcontractor awarded a set-aside contract has
2692 wilfully violated any provision of this section, the awarding authority
2693 shall send a notice to such contractor or subcontractor by certified
2694 mail, return receipt requested. Such notice shall include: (A) A
2695 reference to the provision alleged to be violated; (B) a short and plain
2696 statement of the matter asserted; (C) the maximum civil penalty that
2697 may be imposed for such violation; and (D) the time and place for the
2698 hearing. Such hearing shall be fixed for a date not earlier than fourteen
2699 days after the notice is mailed. [The awarding authority shall send a
2700 copy of such notice to the Commission on Human Rights and
2701 Opportunities.]

2702 (2) The awarding authority shall hold a hearing on the violation
2703 asserted unless such contractor or subcontractor fails to appear. The
2704 hearing shall be held in accordance with the provisions of chapter 54.
2705 If, after the hearing, the awarding authority finds that the contractor or

2706 subcontractor has wilfully violated any provision of this section, the
2707 awarding authority shall suspend all set-aside contract payments to
2708 the contractor or subcontractor and may, in its discretion, order that a
2709 civil penalty not exceeding ten thousand dollars per violation be
2710 imposed on the contractor or subcontractor. If such contractor or
2711 subcontractor fails to appear for the hearing, the awarding authority
2712 may, as the facts require, order that a civil penalty not exceeding ten
2713 thousand dollars per violation be imposed on the contractor or
2714 subcontractor. The awarding authority shall send a copy of any order
2715 issued pursuant to this subsection by certified mail, return receipt
2716 requested, to the contractor or subcontractor named in such order. The
2717 awarding authority may cause proceedings to be instituted by the
2718 Attorney General for the enforcement of any order imposing a civil
2719 penalty issued under this subsection.

2720 (k) On or before January 1, 2000, the Commissioner of
2721 Administrative Services shall establish a process for certification of
2722 small contractors and minority business enterprises as eligible for
2723 set-aside contracts. Each certification shall be valid for a period not to
2724 exceed two years. Any paper application for certification shall be no
2725 longer than six pages. The Department of Administrative Services shall
2726 maintain on its web site an updated directory of small contractors and
2727 minority business enterprises certified under this section.

2728 (l) On or before August 30, 2007, and annually thereafter, each state
2729 agency and each political subdivision of the state other than a
2730 municipality setting aside contracts or portions of contracts shall
2731 prepare a report establishing small and minority business set-aside
2732 program goals for the twelve-month period beginning July first in the
2733 same year. Each such report shall be submitted to the Commissioner of
2734 Administrative Services [, the Commission on Human Rights and
2735 Opportunities] and the cochairpersons and ranking members of the
2736 joint standing committees of the General Assembly having cognizance
2737 of matters relating to planning and development and government
2738 administration and elections in accordance with the provisions of
2739 section 11-4a.

2740 (m) On or before November 1, 1995, and quarterly thereafter, each
2741 state agency and each political subdivision of the state other than a
2742 municipality setting aside contracts or portions of contracts shall
2743 prepare a status report on the implementation and results of its small
2744 business and minority business enterprise set-aside program goals
2745 during the three-month period ending one month before the due date
2746 for the report. Each report shall be submitted to the Commissioner of
2747 Administrative Services, [and the Commission on Human Rights and
2748 Opportunities.] Any state agency or political subdivision of the state,
2749 other than a municipality, that achieves less than fifty per cent of its
2750 small contractor and minority business enterprise set-aside program
2751 goals by the end of the second reporting period in any twelve-month
2752 period beginning on July first shall provide a written explanation to
2753 the Commissioner of Administrative Services [and the Commission on
2754 Human Rights and Opportunities] detailing how the agency or
2755 political subdivision will achieve its goals in the final reporting period.
2756 The [Commission on Human Rights and Opportunities] Department of
2757 Administrative Services shall: (1) Monitor the achievement of the
2758 annual goals established by each state agency and political subdivision
2759 of the state other than a municipality; and (2) prepare a quarterly
2760 report concerning such goal achievement. The report shall be
2761 [submitted to each state agency that submitted a report, the
2762 Commissioner of Economic and Community Development, the
2763 Commissioner of Administrative Services and the cochairpersons and
2764 ranking members of the joint standing committees of the General
2765 Assembly having cognizance of matters relating to planning and
2766 development and government administration and elections] posted on
2767 the Internet web site of the Department of Administrative Services.
2768 Failure by any state agency or political subdivision of the state other
2769 than a municipality to submit any reports required by this section shall
2770 be a violation of section 46a-77.

2771 Sec. 83. Subdivision (8) of section 46a-51 of the general statutes is
2772 repealed and the following is substituted in lieu thereof (*Effective*
2773 *October 1, 2010*):

2774 (8) "Discriminatory practice" means a violation of section 4a-60, 4a-
2775 60a, 4a-60g, as amended by this act, 46a-58, 46a-59, 46a-60, 46a-64, 46a-
2776 64c, 46a-66, 46a-68, [~~46a-68c to~~] 46a-68e, 46a-68f, [inclusive,] or 46a-70
2777 to 46a-78, inclusive, subsection (a) of section 46a-80 or sections 46a-81b
2778 to 46a-81o, inclusive;

2779 Sec. 84. Section 46a-68b of the general statutes is repealed and the
2780 following is substituted in lieu thereof (*Effective October 1, 2010*):

2781 As used in this section and sections 4a-60, 4a-60a, 4a-60g, 4a-62, 46a-
2782 56 and [~~46a-68c~~] 46a-68e to 46a-68k, inclusive: "Public works contract"
2783 means any agreement between any individual, firm or corporation and
2784 the state or any political subdivision of the state other than a
2785 municipality for construction, rehabilitation, conversion, extension,
2786 demolition or repair of a public building, highway or other changes or
2787 improvements in real property, or which is financed in whole or in
2788 part by the state, including, but not limited to, matching expenditures,
2789 grants, loans, insurance or guarantees.

2790 Sec. 85. Section 46a-68k of the general statutes is repealed and the
2791 following is substituted in lieu thereof (*Effective October 1, 2010*):

2792 (a) If the commission determines an agency of the state has a
2793 contract compliance program which is at least equivalent to the
2794 requirements and responsibilities of sections 4a-60, [~~and 46a-68c to~~]
2795 46a-68e and 46a-68f, [inclusive,] such agency, subject to the approval of
2796 the commission, may use its own compliance program. Any contractor
2797 who is a party to a public works contract with such agency may be
2798 relieved of the requirements and responsibilities of said sections,
2799 provided such contractor complies with the requirements of such
2800 agency's contract compliance program.

2801 (b) The commission shall adopt regulations in accordance with
2802 chapter 54 to carry out the purposes of this section, including, but not
2803 limited to, establishing a procedure for such determination and
2804 approval.

2805 Sec. 86. Section 46a-82 of the general statutes is repealed and the
2806 following is substituted in lieu thereof (*Effective October 1, 2010*):

2807 (a) Any person claiming to be aggrieved by an alleged
2808 discriminatory practice, except for an alleged violation of section 4a-
2809 60g_z [or] 46a-68_z [or the provisions of sections 46a-68c to] 46a-68e or
2810 46a-68f, [inclusive,] may, by himself or herself or by such person's
2811 attorney, make, sign and file with the commission a complaint in
2812 writing under oath, which shall state the name and address of the
2813 person alleged to have committed the discriminatory practice, and
2814 which shall set forth the particulars thereof and contain such other
2815 information as may be required by the commission. After the filing of a
2816 complaint pursuant to this subsection, the commission shall serve
2817 upon the person claiming to be aggrieved a notice that: (1)
2818 Acknowledges receipt of the complaint; and (2) advises of the time
2819 frames and choice of forums available under this chapter.

2820 (b) The commission, whenever it has reason to believe that any
2821 person has been engaged or is engaged in a discriminatory practice,
2822 may issue a complaint, except for a violation of subsection (a) of
2823 section 46a-80.

2824 (c) The commission, whenever it has reason to believe that any
2825 contractor or subcontractor is not complying with antidiscrimination
2826 statutes or contract provisions required under section 4a-60, 4a-60a_z,
2827 [or] 4a-60g_z [or the provisions of sections 46a-68c to] 46a-68e or 46a-68f,
2828 [inclusive,] may issue a complaint.

2829 [(d) The commission may issue a complaint if: (1) An affirmative
2830 action plan filed pursuant to section 46a-68 is in violation of any of the
2831 provisions of section 4-61u or 4-61w, sections 46a-54 to 46a-64,
2832 inclusive, section 46a-64c or sections 46a-70 to 46a-78, inclusive; or (2)
2833 an agency, department, board or commission fails to submit an
2834 affirmative action plan required under section 46a-68.]

2835 [(e)] (d) Any employer whose employees, or any of them, refuse or
2836 threaten to refuse to comply with the provisions of section 46a-60 or

2837 46a-81c may file with the commission a written complaint under oath
2838 asking for assistance by conciliation or other remedial action.

2839 [(f)] (e) Any complaint filed pursuant to this section [must] shall be
2840 filed [within] not later than one hundred and eighty days after the
2841 alleged act of discrimination, except that any complaint by a person
2842 claiming to be aggrieved by a violation of subsection (a) of section 46a-
2843 80 [must] shall be filed [within] not later than thirty days of the alleged
2844 act of discrimination.

2845 Sec. 87. Subsection (e) of section 46a-86 of the general statutes is
2846 repealed and the following is substituted in lieu thereof (*Effective*
2847 *October 1, 2010*):

2848 (e) In addition to any other action taken under this section, upon a
2849 finding of noncompliance with antidiscrimination statutes or contract
2850 provisions required under section 4a-60 or 4a-60a or the provisions of
2851 sections [46a-68c to] 46a-68e and 46a-68f, [inclusive,] the presiding
2852 officer shall issue and file with the commission and cause to be served
2853 on the respondent an order with respect to any remedial action
2854 imposed by the presiding officer pursuant to subsection (c) or (d) of
2855 section 46a-56.

2856 Sec. 88. (NEW) (*Effective October 1, 2010*) Any state agency,
2857 department, board or commission that is required to prepare an
2858 affirmative action plan for a federal agency may submit such plan to
2859 the Department of Administrative Services in lieu of the affirmative
2860 action plan required in section 46a-68 of the general statutes, as
2861 amended by this act.

2862 Sec. 89. Subsection (a) of section 10a-11 of the general statutes is
2863 repealed and the following is substituted in lieu thereof (*Effective*
2864 *October 1, 2010*):

2865 (a) The Board of Governors of Higher Education shall, in
2866 consultation with the institutions of the state system of higher
2867 education and the constituent unit boards of trustees, develop a

2868 strategic plan, consistent with the affirmative action plan submitted to
2869 the [Commission on Human Rights and Opportunities] Department of
2870 Administrative Services, in accordance with section 46a-68, as
2871 amended by this act, to ensure that students, faculty, administrators
2872 and staff at each institution are representative of the racial and ethnic
2873 diversity of the total population of the state. For each institution there
2874 shall be an approved plan which shall include goals, programs and
2875 timetables for achieving those goals, and a procedure to monitor
2876 annually the results of these programs and a procedure to take
2877 corrective action if necessary. The Board of Governors of Higher
2878 Education shall also develop policies to guide affirmative action
2879 officers and programs in all constituent units and at each institution of
2880 public higher education.

2881 Sec. 90. Subsection (a) of section 29-32b of the general statutes is
2882 repealed and the following is substituted in lieu thereof (*Effective from*
2883 *passage*):

2884 (a) There shall be established a Board of Firearms Permit Examiners,
2885 within the Department of [Public Safety for administrative purposes
2886 only] Environmental Protection, hereinafter referred to as the board, to
2887 be comprised of seven members appointed by the Governor to serve
2888 during his term and until their successors are appointed and qualify.
2889 With the exception of public members, the members shall be appointed
2890 from nominees of the Commissioner of Public Safety, the Connecticut
2891 State Association of Chiefs of Police, the Commissioner of
2892 Environmental Protection, The Connecticut State Rifle and Revolver
2893 Association, Inc., and Ye Connecticut Gun Guild, Inc., and each of said
2894 organizations shall be entitled to representation on the board. At least
2895 one member of the board shall be a lawyer licensed to practice in this
2896 state, who shall act as chairman of the board during the hearing of
2897 appeals brought under this section.

2898 Sec. 91. Section 126 of public act 09-3 of the June special session, as
2899 amended by section 41 of public act 09-8 of the September special
2900 session and section 15 of public act 10-3, is amended to read as follows

2901 (Effective from passage):

2902 (a) For the fiscal year ending June 30, 2010, the Comptroller shall
2903 transfer the sum of seventy-one million two hundred thousand dollars
2904 from the resources of the General Fund to the Special Transportation
2905 Fund.

2906 (b) For the fiscal [years] year ending June 30, 2011, [and June 30,
2907 2012,] the Comptroller shall transfer the sum of one hundred [twenty-
2908 six] eight million dollars from the resources of the General Fund to the
2909 Special Transportation Fund.

2910 (c) For the fiscal year ending June 30, 2012, the Comptroller shall
2911 transfer the sum of one hundred twenty-six million dollars from the
2912 resources of the General Fund to the Special Transportation Fund.

2913 [(c)] (d) For the fiscal year ending June 30, 2013, and annually
2914 thereafter, the Comptroller shall transfer the sum of one hundred
2915 seventy-two million eight hundred thousand dollars from the
2916 resources of the General Fund to the Special Transportation Fund.

2917 Sec. 92. (NEW) (Effective from passage) (a) Notwithstanding the
2918 provisions of sections 3-69a and 9-750 of the general statutes, on and
2919 after the effective date of this section, (1) no funds received by the State
2920 Treasurer under part III of chapter 32 of the general statutes and
2921 deposited in the General Fund shall be credited to the Citizens'
2922 Election Fund established in section 9-701 of the general statutes, and
2923 (2) no revenues from the tax imposed under chapter 208 of the general
2924 statutes shall be deposited in the Citizens' Election Fund.

2925 (b) Notwithstanding the provisions of chapter 157 of the general
2926 statutes, no grants shall be paid from the Citizens' Election Fund.

2927 Sec. 93. (Effective from passage) Notwithstanding the provisions of
2928 section 9-701 of the general statutes, on or after July 1, 2010, the sum of
2929 forty-four million dollars shall be transferred from the Citizens'
2930 Election Fund and credited to the resources of the General Fund for the

2931 fiscal year ending June 30, 2011.

2932 Sec. 94. (*Effective from passage*) Notwithstanding section 19a-32e of
2933 the general statutes, the sum of \$5,000,000 shall be transferred from the
2934 Stem Cell Research Fund and credited to the resources of the General
2935 Fund for the fiscal year ending June 30, 2011.

2936 Sec. 95. (*Effective from passage*) (a) For the fiscal year ending June 30,
2937 2012, the appropriation for The University of Connecticut education
2938 block grant shall be the same as the appropriation for such purpose for
2939 the fiscal year ending June 30, 2011.

2940 (b) For the fiscal year ending June 30, 2012, the appropriation for the
2941 Connecticut State University System education block grant shall be the
2942 same as the appropriation for such purpose for the fiscal year ending
2943 June 30, 2011.

2944 Sec. 96. Subdivision (10) of subsection (a) of section 10a-109d of the
2945 general statutes is repealed and the following is substituted in lieu
2946 thereof (*Effective from passage*):

2947 (10) To borrow money and issue securities to finance the acquisition,
2948 construction, reconstruction, improvement or equipping of any one
2949 project, or more than one, or any combination of projects, or to refund
2950 securities issued after June 7, 1995, or to refund any such refunding
2951 securities or for any one, or more than one, or all of those purposes, or
2952 any combination of those purposes, and to provide for the security and
2953 payment of those securities and for the rights of the holders of them,
2954 except that the amount of any such borrowing, the special debt service
2955 requirements for which are secured by the state debt service
2956 commitment, exclusive of the amount of borrowing to refund
2957 securities, or to fund issuance costs or necessary reserves, may not
2958 exceed the aggregate principal amount of (A) for the fiscal years
2959 ending June 30, 1996, to June 30, 2005, inclusive, one billion thirty
2960 million dollars, (B) for the fiscal years ending June 30, 2006, to June 30,
2961 [2016] 2010, inclusive, [one billion two hundred fifty million] five
2962 hundred sixty-three million five hundred thousand dollars, and (C)

2963 such additional amount or amounts: (i) Required from time to time to
 2964 fund any special capital reserve fund or other debt service reserve
 2965 fund in accordance with the financing transaction proceedings, and (ii)
 2966 to pay or provide for the costs of issuance and capitalized interest, if
 2967 any; the aggregate amounts of subparagraphs (A), (B) and (C) of this
 2968 subdivision are established as the authorized funding amount, and no
 2969 borrowing within the authorized funding amount for a project or
 2970 projects may be effected unless the project or projects are included in
 2971 accordance with subsection (a) of section 10a-109e;

2972 Sec. 97. Section 10a-109e of the general statutes is repealed and the
 2973 following is substituted in lieu thereof (*Effective from passage*):

2974 (a) [The] Prior to July 1, 2010, the university may administer,
 2975 manage, schedule, finance, further design and construct UConn 2000,
 2976 to operate and maintain the components thereof in a prudent and
 2977 economical manner and to reserve for and make renewals and
 2978 replacements thereof when appropriate, it being hereby determined
 2979 and found to be in the best interest of the state and the university to
 2980 provide this independent authority to the university along with
 2981 providing assured revenues therefor as the efficient and cost effective
 2982 course to achieve the objective of avoiding further decline in the
 2983 physical infrastructure of the university and to renew, modernize,
 2984 enhance and maintain such infrastructure, the particular project or
 2985 projects, each being hereby approved as a project of UConn 2000, and
 2986 the presently estimated cost thereof being as follows:

T1385 UConn 2000 Project	Phase I	Phase II	Phase III
T1386	Fiscal Years	Fiscal years	Fiscal Years
T1387	1996-1999	2000-2005	[2005-1016]
T1388			<u>2005-2010</u>
T1389			
T1390 Agricultural Biotechnology			
T1391 Facility	9,400,000		
T1392			
T1393 Agricultural Biotechnology			
T1394 Facility Completion		10,000,000	

T1395			
T1396	Alumni Quadrant		
T1397	Renovations	14,338,000	
T1398			
T1399	Arjona and Monteith		
T1400	(new classroom buildings)		66,100,000
T1401			
T1402	Avery Point Campus		
T1403	Undergraduate and		
T1404	Library Building		35,000,000
T1405			
T1406	Avery Point Marine		
T1407	Science Research Center -		
T1408	Phase I	34,000,000	
T1409			
T1410	Avery Point Marine		
T1411	Science Research Center -		
T1412	Phase II	16,682,000	
T1413			
T1414	Avery Point Renovation	5,600,000	
T1415			
T1416	Babbidge Library	0	
T1417			
T1418	Balancing Contingency	5,506,834	
T1419			
T1420	Beach Hall Renovations		10,000,000
T1421			
T1422	Benton State Art Museum		
T1423	Addition	1,400,000	3,000,000
T1424			
T1425	Biobehavioral Complex		
T1426	Replacement		4,000,000
T1427			
T1428	Bishop Renovation		8,000,000
T1429			
T1430	Budds Building		
T1431	Renovation	2,805,000	
T1432			
T1433	Business School		
T1434	Renovation	4,803,000	
T1435			
T1436	Chemistry Building	53,700,000	

T1437		
T1438	Commissary Warehouse	1,000,000
T1439		
T1440	Deferred Maintenance/ T1441 Code/ADA Renovation	
T1442	Lump Sum	39,332,000
T1443		
T1444	Deferred Maintenance & T1445 Renovation Lump Sum	
T1446	Balance	104,668,000
T1447		
T1448	East Campus North T1449 Renovations	11,820,000
T1450		
T1451	Engineering Building T1452 (with Environmental T1453 Research Institute)	36,700,000
T1454		
T1455	Equine Center	1,000,000
T1456		
T1457	Equipment, Library T1458 Collections & T1459 Telecommunications	60,500,000
T1460		
T1461	Equipment, Library T1462 Collections & T1463 Telecommunications	
T1464	Completion	182,118,146
T1465		
T1466	Family Studies (DRM) T1467 Renovation	6,500,000
T1468		
T1469	Farm Buildings Repairs/ T1470 Replacement	6,000,000
T1471		
T1472	Fine Arts Phase II	20,000,000
T1473		
T1474	Floriculture Greenhouse	3,000,000
T1475		
T1476	Gant Building Renovations	34,000,000
T1477		
T1478	Gant Plaza Deck	0

T1479		
T1480	Gentry Completion	10,000,000
T1481		
T1482	Gentry Renovation	9,299,000
T1483		
T1484	Grad Dorm Renovations	7,548,000
T1485		
T1486	Gulley Hall Renovation	1,416,000
T1487		
T1488	Hartford Relocation	
T1489	Acquisition/Renovation	56,762,020
T1490		
T1491	Hartford Relocation Design	1,500,000
T1492		
T1493	Hartford Relocation	
T1494	Feasibility Study	500,000
T1495		
T1496	Heating Plant Upgrade	10,000,000
T1497		
T1498	Hilltop Dormitory New	30,000,000
T1499		
T1500	Hilltop Dormitory	
T1501	Renovations	3,141,000
T1502		
T1503	Ice Rink Enclosure	2,616,000
T1504		
T1505	Incubator Facilities	10,000,000
T1506		
T1507	International House	
T1508	Conversion	800,000
T1509		
T1510	Intramural, Recreational	
T1511	and Intercollegiate Facilities	31,000,000
T1512		
T1513	Jorgensen Renovation	7,200,000
T1514		
T1515	Koons Hall Renovation/	
T1516	Addition	7,000,000
T1517		
T1518	Lakeside Renovation	3,800,000
T1519		
T1520	Law School Renovations/	

T1521	Improvements		15,000,000
T1522			
T1523	Library Storage Facility		5,000,000
T1524			
T1525	Litchfield Agricultural		
T1526	Center - Phase I	1,000,000	
T1527			
T1528	Litchfield Agricultural		
T1529	Center - Phase II		700,000
T1530			
T1531	Manchester Hall		
T1532	Renovation		6,000,000
T1533			
T1534	Mansfield Apartments		
T1535	Renovation	2,612,000	
T1536			
T1537	Mansfield Training School		
T1538	Improvements	27,614,000	29,000,000
T1539			
T1540	Natural History Museum		
T1541	Completion		4,900,000
T1542			
T1543	North Campus Renovation	2,654,000	
T1544			
T1545	North Campus Renovation		
T1546	Completion	21,049,000	
T1547			
T1548	North Hillside Road		
T1549	Completion		11,500,000
T1550			
T1551	North Superblock Site		
T1552	and Utilities	8,000,000	
T1553			
T1554	Northwest Quadrant		
T1555	Renovation	2,001,000	
T1556			
T1557	Northwest Quadrant		
T1558	Renovation	15,874,000	
T1559			
T1560	Observatory		1,000,000
T1561			
T1562	Old Central Warehouse		18,000,000

T1563		
T1564	Parking Garage #3	15,000,000
T1565		
T1566	Parking Garage - North	10,000,000
T1567		
T1568	Parking Garage - South	15,000,000
T1569		
T1570	Pedestrian Spinepath	2,556,000
T1571		
T1572	Pedestrian Walkways	3,233,000
T1573		
T1574	Psychology Building	
T1575	Renovation/ Addition	20,000,000
T1576		
T1577	Residential Life Facilities	90,000,000
T1578		
T1579	Roadways	10,000,000
T1580		
T1581	School of Business	20,000,000
T1582		
T1583	School of Pharmacy/Biology	3,856,000
T1584		
T1585	School of Pharmacy/Biology	
T1586	Completion	61,058,000
T1587		
T1588	Shippee/Buckley	
T1589	Renovations	6,156,000
T1590		
T1591	Social Science K Building	20,964,000
T1592		
T1593	South Campus Complex	13,127,000
T1594		
T1595	Stamford Campus	
T1596	Improvements	3,000,000
T1597		
T1598	Stamford Downtown	
T1599	Relocation - Phase I	45,659,000
T1600		
T1601	Stamford Downtown	
T1602	Relocation - Phase II	17,392,000
T1603		
T1604	Storrs Hall Addition	4,300,000

T1605		
T1606	Student Health Services	12,000,000
T1607		
T1608	Student Union Addition	23,000,000
T1609		
T1610	Support Facility	
T1611	(Architectural and	
T1612	Engineering Services)	2,000,000
T1613		
T1614	Technology Quadrant -	
T1615	Phase IA	38,000,000
T1616		
T1617	Technology Quadrant -	
T1618	Phase IB	16,611,000
T1619		
T1620	Technology Quadrant -	
T1621	Phase II	72,000,000
T1622		
T1623	Technology Quadrant -	
T1624	Phase III	15,000,000
T1625		
T1626	Torrey Life Science	
T1627	Renovation	17,000,000
T1628		
T1629	Torrey Renovation	
T1630	Completion and Biology	
T1631	Expansion	42,000,000
T1632		
T1633	Torrington Campus	
T1634	Improvements	1,000,000
T1635		
T1636	Towers Renovation	17,794,000
T1637		
T1638	UConn Products Store	1,000,000
T1639		
T1640	Undergraduate Education	
T1641	Center	650,000
T1642		
T1643	Undergraduate Education	
T1644	Center	7,450,000
T1645		
T1646	Underground Steam &	

T1647	Water Upgrade	3,500,000	
T1648			
T1649	Underground Steam &		
T1650	Water Upgrade		
T1651	Completion		9,000,000
T1652			
T1653	University Programs		
T1654	Building - Phase I	8,750,000	
T1655			
T1656	University Programs		
T1657	Building - Phase II		
T1658	Visitors Center		300,000
T1659			
T1660	Waring Building Conversion	7,888,000	
T1661			
T1662	Waterbury Downtown		
T1663	Campus		3,000,000
T1664			
T1665	Waterbury Property		
T1666	Purchase	325,000	
T1667			
T1668	West Campus Renovations		14,897,000
T1669			
T1670	West Hartford Campus		
T1671	Renovations/		
T1672	Improvements		25,000,000
T1673			
T1674	White Building Renovation	2,430,000	
T1675			
T1676	Wilbur Cross Building		
T1677	Renovation		3,645,000
T1678			
T1679	Young Building Renovation		
T1680	/Addition		17,000,000
T1681			
T1682	HEALTH CENTER		
T1683			
T1684	CLAC Renovation		
T1685	Biosafety Level 3 Lab		14,000,000
T1686			
T1687	Deferred Maintenance/		
T1688	Code/ADA Renovation		

T1689	Sum - Health Center			50,000,000
T1690				
T1691	Dental School Renovation			5,000,000
T1692				
T1693	Equipment, Library			
T1694	Collections and			
T1695	Telecommunications -			
T1696	Health Center			75,000,000
T1697				
T1698	Library/Student Computer			
T1699	Center Renovation			5,000,000
T1700				
T1701	Main Building Renovation			75,000,000
T1702				
T1703	Medical School Academic			
T1704	Building Renovation			9,000,000
T1705				
T1706	Parking Garage - Health			
T1707	Center			8,400,000
T1708				
T1709	Research Tower			60,000,000
T1710				
T1711	Support Building Addition/			
T1712	Renovation			4,000,000
T1713				
T1714	Total - Storrs and Regional			
T1715	Campus Project List			1,043,000,000
T1716				
T1717	Total - Health Center			
T1718	Project List			305,400,000
T1719				
T1720	TOTAL	382,000,000	868,000,000	1,348,400,000

2987 (b) The plan of funding UConn 2000 shall be the proceeds of general
 2988 obligation bonds of the state in an amount authorized before June 7,
 2989 1995, and the proceeds of securities subject to the authorized funding
 2990 amount established in subdivision (10) of subsection (a) of section 10a-
 2991 109d and the proceeds of the Special External Gift Fund becoming
 2992 available to the university pursuant to section 10a-109i.

2993 (c) The amount of the state debt service commitment in each fiscal

2994 year prior to July 1, 2010, shall be pledged by the university for the
2995 punctual payment of special debt service requirements as the same
2996 arise and shall become due and payable. As part of the contract of the
2997 state with the holders of the securities secured by the state debt service
2998 commitment and pursuant to section 10a-109u, appropriation of all
2999 amounts of the state debt service commitment is hereby made out of
3000 the resources of the General Fund and the Treasurer shall pay such
3001 amount in each fiscal year, to the paying agent on the securities
3002 secured by the state debt service commitment or otherwise as the
3003 Treasurer shall provide. The university shall be entitled to rely on the
3004 amount of the state debt service commitment and minimum state
3005 operating provision as and for assured revenues in any financing
3006 transaction proceeding, provided, to the extent any such proceeding
3007 includes reliance on such state debt service commitment and such
3008 minimum state operating provision, the university commits to a rate
3009 covenant and covenants, in substance, with the state and the holders of
3010 its securities to the effect that as long as any securities thereunder are
3011 outstanding that it has established and will charge, collect and
3012 increase, from time to time, and in time tuition fees and charges for its
3013 educational services, its auxiliary enterprises, including dormitory
3014 housing, food services and sale of textbooks and use of the physical
3015 university plant and for all other services and goods provided by the
3016 university, the amount of which, together with other assured revenues
3017 or other revenues otherwise available to the university including
3018 proceeds available from the Special External Gift Fund shall in each of
3019 its fiscal years be sufficient to pay when due, the special debt service
3020 requirements on outstanding securities and to permit the university to
3021 operate and maintain itself as an institution dedicated to excellence in
3022 higher education and to operate and maintain the physical university
3023 plant in sound operating condition and to otherwise permit the
3024 performance of all covenants included in the financing documents.

3025 (d) [With] Prior to July 1, 2010, with respect to UConn 2000 and
3026 within the authorized funding amount, the university may, from time
3027 to time, and shall whenever appropriate or necessary, revise, delete

3028 and add a particular project or projects, provided (1) a formal
3029 approving vote of its board of trustees shall be needed for a material
3030 revision, deletion or addition dictated by a change in university
3031 planning as determined by its board of trustees or otherwise necessary
3032 because of reasons beyond the control of the university, (2) any
3033 material revision shall be subject only to such formal approval of the
3034 board of trustees as long as the board finds and determines that such
3035 revision is consistent with the intent or purpose of the original project,
3036 (3) a material addition or deletion shall be conditioned not only upon
3037 such formal approval of the board of trustees but also upon a request
3038 by the board of trustees for, and enactment of, a subsequent public or
3039 special act approving such addition or deletion, if such addition is to
3040 add a project not outlined in subsection (a) of this section or the
3041 deletion is the deletion of a project outlined in subsection (a) of this
3042 section, and (4) no revision, addition or deletion shall reduce the
3043 amount of any state debt service commitment. Further, with respect to
3044 UConn 2000 and subject to the limitations in the authorized funding
3045 amount, the university may determine the sequencing and timing of
3046 such project or projects, revise estimates of cost and reallocate from
3047 any amounts estimated in subdivision (a) of this section, for one or
3048 more projects to one or more other projects then constituting a
3049 component of UConn 2000 as long as, at the time of such reallocation,
3050 it has found that any such project to which a reallocation is made has
3051 been revised or added in accordance with this section and such project
3052 from which a reallocation is made either has been so revised or added
3053 and can be completed within the amounts remaining allocated to it, or
3054 has been so deleted. University actions under this section shall be
3055 included in reports to the General Assembly under section 10a-109y.

3056 Sec. 98. Subsection (a) of section 10a-109g of the general statutes is
3057 repealed and the following is substituted in lieu thereof (*Effective from*
3058 *passage*):

3059 (a) (1) The university is authorized to provide by resolution, at one
3060 time or from time to time, for the issuance and sale of securities, in its
3061 own name on behalf of the state, pursuant to section 10a-109f. The

3062 board of trustees of the university is hereby authorized by such
 3063 resolution to delegate to its finance committee such matters as it may
 3064 determine appropriate other than the authorization and maximum
 3065 amount of the securities to be issued, the nature of the obligation of the
 3066 securities as established pursuant to subsection (c) of this section and
 3067 the projects for which the proceeds are to be used. The finance
 3068 committee may act on such matters unless and until the board of
 3069 trustees elects to reassume the same. The amount of securities the
 3070 special debt service requirements which are secured by the state debt
 3071 service commitment that the board of trustees is authorized to provide
 3072 for the issuance and sale in accordance with this subsection shall be
 3073 capped in each fiscal year in the following amounts provided, to the
 3074 extent the board of trustees does not provide for the issuance of all or a
 3075 portion of such amount in a fiscal year, all or such portion, as the case
 3076 may be, may be carried forward to any succeeding fiscal year and
 3077 provided further, the actual amount for funding, paying or providing
 3078 for the items described in subparagraph (C) of subdivision (10) of
 3079 subsection (a) of section 10a-109d may be added to the capped amount
 3080 in each fiscal year:

T1721	Fiscal Year	Amount
T1722	1996	\$112,542,000
T1723	1997	112,001,000
T1724	1998	93,146,000
T1725	1999	64,311,000
T1726	2000	130,000,000
T1727	2001	100,000,000
T1728	2002	100,000,000
T1729	2003	100,000,000
T1730	2004	100,000,000
T1731	2005	100,000,000
T1732	2006	79,000,000
T1733	2007	89,000,000
T1734	2008	115,000,000

T1735	2009	140,000,000
T1736	2010	140,500,000
T1737	[2011	146,500,000
T1738	2012	123,100,000
T1739	2013	114,500,000
T1740	2014	111,500,000
T1741	2015	100,000,000
T1742	2016	90,900,000]

3081 (2) Subject to amount limitations of such capping provisions in
 3082 subdivision (1) of this subsection and following approval of such
 3083 resolution as provided in subsection (b) of section 10a-109f, the
 3084 principal amount of the securities authorized therein for such project
 3085 or projects shall be deemed to be an appropriation and allocation of
 3086 such amount for such project or projects, respectively, and such
 3087 approval by the Governor of such resolution shall be deemed the
 3088 allotment by the Governor of such capital outlays within the meaning
 3089 of section 4-85 and the university (A) may award a contract or
 3090 contracts and incur an obligation or obligations with respect to each
 3091 such project or projects authorized pursuant to and within the amount
 3092 authorized in such resolution, notwithstanding that such contract or
 3093 obligation may at any particular time exceed the amount of the
 3094 proceeds from the sale of securities theretofore received by the
 3095 university, and (B) may issue and sell securities respecting such
 3096 contracts or obligations referred to in subparagraph (A) only at such
 3097 time or times as shall be needed to have the proceeds thereof available
 3098 to pay requisitions expected thereunder within the year following
 3099 issuance of such securities and to provide for costs of UConn 2000 of
 3100 not more than twenty per cent in excess and regardless of such
 3101 anticipated cash expenditure requirements but subject to section 10a-
 3102 109q, provided the amount needed for funding, paying or providing
 3103 for the items described in subparagraph (B) of subdivision (10) of
 3104 subsection (a) of section 10a-109d may be added to the amount of
 3105 securities so issued.

3106 Sec. 99. (*Effective July 1, 2010*) (a) For the purposes described in

3107 subsection (b) of this section, the State Bond Commission shall have
3108 the power, from time to time, to authorize the issuance of bonds of the
3109 state in one or more series and in principal amounts not exceeding in
3110 the aggregate six hundred eighty-six million five hundred thousand
3111 dollars.

3112 (b) The proceeds of the sale of said bonds, to the extent of the
3113 amount stated in subsection (a) of this section, shall be used by The
3114 University of Connecticut for the purpose of infrastructure
3115 improvement projects.

3116 (c) All provisions of section 3-20 of the general statutes, or the
3117 exercise of any right or power granted thereby, which are not
3118 inconsistent with the provisions of this section are hereby adopted and
3119 shall apply to all bonds authorized by the State Bond Commission
3120 pursuant to this section, and temporary notes in anticipation of the
3121 money to be derived from the sale of any such bonds so authorized
3122 may be issued in accordance with said section 3-20 and from time to
3123 time renewed. Such bonds shall mature at such time or times not
3124 exceeding twenty years from their respective dates as may be provided
3125 in or pursuant to the resolution or resolutions of the State Bond
3126 Commission authorizing such bonds. None of said bonds shall be
3127 authorized except upon a finding by the State Bond Commission that
3128 there has been filed with it a request for such authorization which is
3129 signed by or on behalf of the Secretary of the Office of Policy and
3130 Management and states such terms and conditions as said commission,
3131 in its discretion, may require. Said bonds issued pursuant to this
3132 section shall be general obligations of the state and the full faith and
3133 credit of the state of Connecticut are pledged for the payment of the
3134 principal of and interest on said bonds as the same become due, and
3135 accordingly and as part of the contract of the state with the holders of
3136 said bonds, appropriation of all amounts necessary for punctual
3137 payment of such principal and interest is hereby made, and the State
3138 Treasurer shall pay such principal and interest as the same become
3139 due.

3140 Sec. 100. Subsection (a) of section 10a-91d of the general statutes is
 3141 repealed and the following is substituted in lieu thereof (*Effective from*
 3142 *passage*):

3143 (a) It is hereby determined and found to be in the best interest of
 3144 this state and the system to establish CSUS 2020 as the efficient and
 3145 cost-effective course to achieve the objective of renewing,
 3146 modernizing, enhancing, expanding, acquiring and maintaining the
 3147 infrastructure of the system, the particular project or projects, each
 3148 being hereby approved as a project of CSUS 2020, and the presently
 3149 estimated cost thereof being as follows:

	Phase I	[Phase II	[Phase III
	Fiscal Years	Fiscal Years	Fiscal Years
	Ending	Ending	Ending
	June 30,	June 30,	June 30,
	[2009-2011]	2012-2014]	2015-2018]
	<u>2009-2010</u>		
T1743			
T1744			
T1745			
T1746			
T1747			
T1748			
T1749	Central Connecticut State		
T1750	University		
T1751	Code Compliance/		
T1752	Infrastructure Improvements	18,146,445	[6,704,000]
T1753	Renovate/Expand Willard		[5,000,000]
T1754	and DiLoreto Halls		
T1755	(design/construction)		[57,737,000]
T1756	Renovate/Expand Willard and		
T1757	DiLoreto Halls		
T1758	(equipment)		[3,348,000]
T1759	New Classroom Office Building	33,978,000	
T1760	East Campus Infrastructure		
T1761	Development	13,244,000	
T1762	Burritt Library Expansion		
T1763	(design/construction)		[96,262,000]
T1764	Burritt Library Renovation		
T1765	(design)		[11,387,000]
T1766	New Maintenance/Salt Shed		
T1767	Facility	2,503,000	
T1768			
T1769	Eastern Connecticut State		
T1770	University		

T1771	Code Compliance/			
T1772	Infrastructure Improvements	8,255,113	[5,825,000]	[5,000,000]
T1773	Fine Arts Instructional Center			
T1774	(design)	12,000,000		
T1775	Fine Arts Instructional Center			
T1776	(construction)		[71,556,000]	
T1777	Fine Arts Instructional Center			
T1778	(equipment)			[4,115,000]
T1779	Goddard Hall Renovation			
T1780	(design/construction)		[19,239,000]	
T1781	Goddard Hall Renovation			
T1782	(equipment)			[1,095,000]
T1783	Sports Center Addition and			
T1784	Renovation (design)			[11,048,000]
T1785	Outdoor Track - Phase II	1,816,000		
T1786	Athletic Support Building	1,921,000		
T1787	New Warehouse	2,269,000		
T1788				
T1789	Southern Connecticut State			
T1790	University			
T1791	Code Compliance/			
T1792	Infrastructure Improvements	21,860,500	[8,637,000]	[5,000,000]
T1793	New Academic Laboratory			
T1794	Building/Parking Garage			
T1795	(construct garage,			
T1796	design academic laboratory			
T1797	building, demolish Seabury			
T1798	Hall)	20,426,000		
T1799	New Academic Laboratory			
T1800	Building/Parking Garage			
T1801	(construct academic laboratory			
T1802	building)		[63,171,000]	
T1803	Health and Human Services			
T1804	Building			[60,412,000]
T1805	Fine Arts Instructional Center			[70,929,000]
T1806				
T1807	Western Connecticut State			
T1808	University			
T1809	Code Compliance/			
T1810	Infrastructure Improvements	7,658,330	[4,323,000]	[7,212,000]
T1811	Fine Arts Instructional Center			
T1812	(construction)	80,605,000		

T1813	Fine Arts Instructional Center			
T1814	(equipment)		[4,666,000]	
T1815	Higgins Hall Renovations			
T1816	(design)		[2,982,000]	
T1817	Higgins Hall Renovations			
T1818	(construction/equipment)			[31,594,000]
T1819	Berkshire Hall Renovations			
T1820	(design)			[4,797,000]
T1821	University Police Department			
T1822	Building (design)	500,000		
T1823	University Police Department			
T1824	Building (construction)		[4,245,000]	
T1825	Midtown Campus Mini-Chiller			
T1826	Plant			[1,957,000]
T1827				
T1828	State University System			
T1829				
T1830	New and Replacement			
T1831	Equipment	26,895,000	[14,500,000]	[31,844,000]
T1832	Alterations/Improvements:			
T1833	Auxiliary Service Facilities	18,672,422	[15,000,000]	[20,000,000]
T1834	Telecommunications			
T1835	Infrastructure Upgrade	5,000,000	[3,415,000]	[5,000,000]
T1836	Land and Property Acquisition	9,250,190	[3,000,000]	[4,000,000]
T1837				
T1838	Totals	285,000,000	[285,000,000]	[380,000,000]

3150 Sec. 101. Subsection (a) of section 10a-91e of the general statutes is
 3151 repealed and the following is substituted in lieu thereof (*Effective from*
 3152 *passage*):

3153 (a) The State Bond Commission shall approve the CSUS 2020
 3154 program and authorize the issuance of bonds of the state in principal
 3155 amounts not exceeding in the aggregate [nine hundred fifty million]
 3156 one hundred ninety million dollars. The amount provided for the
 3157 issuance and sale of bonds in accordance with this section shall be
 3158 capped in [each fiscal year] the fiscal years ending June 30, 2009, and
 3159 June 30, 2010, in the following amounts, provided, to the extent the
 3160 board of trustees does not provide for the issuance of all or a portion of

3161 such amount in [a fiscal year] the fiscal year ending June 30, 2009, or
 3162 the Governor disapproves the request for issuance of all or a portion of
 3163 the amount of the bonds as provided in subsection (d) of this section,
 3164 any amount not provided for or disapproved, as the case may be, shall
 3165 be carried forward and added to the capped amount for the [next
 3166 succeeding] fiscal year ending June 30, 2010, and provided further, the
 3167 costs of issuance and capitalized interest, if any, may be added to the
 3168 capped amount in each fiscal year, and each of the authorized amounts
 3169 shall be effective on July first of the fiscal year indicated as follows:

T1839	Fiscal Year Ending June 30	Amount
T1840		
T1841	2009	95,000,000
T1842	2010	[95,000,000] <u>190,000,000</u>
T1843	[2011	95,000,000
T1844	2012	95,000,000
T1845	2013	95,000,000
T1846	2014	95,000,000
T1847	2015	95,000,000
T1848	2016	95,000,000
T1849	2017	95,000,000
T1850	2018	95,000,000]
T1851	Total	[\$950,000,000] <u>\$285,000,000</u>

3170 Sec. 102. Subsection (c) of section 10a-91e of the general statutes is
 3171 repealed and the following is substituted in lieu thereof (*Effective from*
 3172 *passage*):

3173 (c) All bonds issued pursuant to sections 10a-91a to 10a-91h,
 3174 inclusive, as amended by this act, prior to the fiscal year ending June
 3175 30, 2010, shall be general obligations of the state and the full faith and
 3176 credit of the state of Connecticut are pledged for the payment of the
 3177 principal of and interest on said bonds as the same become due, and
 3178 accordingly and as part of the contract of the state with the holders of

3179 said bonds, appropriation of all amounts necessary for punctual
3180 payment of such principal and interest is hereby made, and the
3181 Treasurer shall pay such principal and interest as the same become
3182 due.

3183 Sec. 103. (*Effective July 1, 2010*) (a) For the purposes described in
3184 subsection (b) of this section, the State Bond Commission shall have
3185 the power, from time to time, to authorize the issuance of bonds of the
3186 state in one or more series and in principal amounts not exceeding in
3187 the aggregate six hundred sixty-five million dollars.

3188 (b) The proceeds of the sale of said bonds, to the extent of the
3189 amount stated in subsection (a) of this section, shall be used by the
3190 Connecticut State University System for the purpose of infrastructure
3191 improvement projects.

3192 (c) All provisions of section 3-20 of the general statutes, or the
3193 exercise of any right or power granted thereby, which are not
3194 inconsistent with the provisions of this section are hereby adopted and
3195 shall apply to all bonds authorized by the State Bond Commission
3196 pursuant to this section, and temporary notes in anticipation of the
3197 money to be derived from the sale of any such bonds so authorized
3198 may be issued in accordance with said section 3-20 and from time to
3199 time renewed. Such bonds shall mature at such time or times not
3200 exceeding twenty years from their respective dates as may be provided
3201 in or pursuant to the resolution or resolutions of the State Bond
3202 Commission authorizing such bonds. None of said bonds shall be
3203 authorized except upon a finding by the State Bond Commission that
3204 there has been filed with it a request for such authorization which is
3205 signed by or on behalf of the Secretary of the Office of Policy and
3206 Management and states such terms and conditions as said commission,
3207 in its discretion, may require. Said bonds issued pursuant to this
3208 section shall be general obligations of the state and the full faith and
3209 credit of the state of Connecticut are pledged for the payment of the
3210 principal of and interest on said bonds as the same become due, and
3211 accordingly and as part of the contract of the state with the holders of

3212 said bonds, appropriation of all amounts necessary for punctual
3213 payment of such principal and interest is hereby made, and the State
3214 Treasurer shall pay such principal and interest as the same become
3215 due.

3216 Sec. 104. (*Effective from passage*) Any savings realized under sections
3217 33 to 43, inclusive, 45 to 47, inclusive, 52 and 55 of this act, to an
3218 appropriated fund other than the General Fund, shall be transferred
3219 and credited to the resources of the General Fund for the fiscal year
3220 ending June 30, 2011.

3221 Sec. 105. (*Effective July 1, 2010*) The sum of \$9,000,000, exclusive of
3222 assessments, shall be transferred from the Banking Fund, established
3223 under section 36a-65 of the general statutes, and credited to the
3224 resources of the General Fund for the fiscal year ending June 30, 2011.

3225 Sec. 106. Subsection (a) of section 18-86b of the general statutes is
3226 repealed and the following is substituted in lieu thereof (*Effective from*
3227 *passage*):

3228 (a) Notwithstanding the provisions of sections 18-105 to 18-107,
3229 inclusive, the Commissioner of Correction is authorized to [improve
3230 the operation of the state's correctional facilities by entering] enter into
3231 contracts with any governmental or private vendor for supervision of
3232 not more than five hundred inmates outside the state. Any such
3233 governmental or private vendor shall agree to be bound by the
3234 provisions of the Interstate Corrections Compact, and any
3235 governmental or privately-operated facility to which state inmates are
3236 transferred pursuant to a contract under this subsection shall be
3237 located in a state which has enacted and entered into the Interstate
3238 Corrections Compact.

3239 Sec. 107. Section 10-231b of the 2010 supplement to the general
3240 statutes is repealed and the following is substituted in lieu thereof
3241 (*Effective July 1, 2010*):

3242 (a) No person, other than a pesticide applicator with supervisory

3243 certification under section 22a-54 or a pesticide applicator with
3244 operational certification under section 22a-54 under the direct
3245 supervision of a supervisory pesticide applicator, may apply pesticide
3246 within any building or on the grounds of any school, other than a
3247 regional agricultural science and technology education center. This
3248 section shall not apply in the case of an emergency application of
3249 pesticide to eliminate an immediate threat to human health where it is
3250 impractical to obtain the services of any such applicator provided such
3251 emergency application does not involve a restricted use pesticide, as
3252 defined in section 22a-47.

3253 (b) No person shall apply a lawn care pesticide on the grounds of
3254 any public or private [preschool or public or private] school, [with
3255 students in grade eight or lower,] except that (1) on and after January
3256 1, 2006, until [July 1, 2010] July 1, 2012, an application of a lawn care
3257 pesticide may be made at a public or private school [with students in
3258 grade eight or lower] on the playing fields and playgrounds of such
3259 school pursuant to an integrated pest management plan, which plan
3260 (A) shall be consistent with the model pest control management plan
3261 developed by the Commissioner of Environmental Protection pursuant
3262 to section 22a-66l, and (B) may be developed by a local or regional
3263 board of education for all public schools under its control, and (2) an
3264 emergency application of a lawn care pesticide may be made to
3265 eliminate a threat to human health, as determined by the local health
3266 director, the Commissioner of Public Health, the Commissioner of
3267 Environmental Protection or, in the case of a public school, the school
3268 superintendent.

3269 (c) Not later than January 1, 2011, the Commissioner of
3270 Environmental Protection shall submit a report, in accordance with
3271 section 11-4a, to the joint standing committee of the General Assembly
3272 having cognizance of matters relating to the environment. Such report
3273 shall include an assessment of the viability of extending the use of
3274 integrated pest management plans to facilities, other than schools, that
3275 are under the custody and control of municipalities. Additionally, such
3276 report shall include a recommendation for a date when the application

3277 of a lawn care pesticide on the playing fields and playgrounds of such
3278 schools pursuant to an integrated pest management plan shall be
3279 prohibited and the reasons for such recommendation.

3280 Sec. 108. (NEW) (*Effective from passage*) (a) There is hereby created as
3281 a body politic and corporate, constituting a public instrumentality and
3282 political subdivision of the state created for the performance of an
3283 essential public and governmental function, Connecticut Airport
3284 Authority, which is empowered to carry out the purposes of the
3285 authority, as defined in subsection (b) of this section, which are hereby
3286 determined to be public purposes for which public funds may be
3287 expended. The Connecticut Airport Authority shall not be construed to
3288 be a department, institution or agency of the state.

3289 (b) For purposes of this section and sections 109 and 110 of this act,
3290 "authority" means the Connecticut Airport Authority and "purposes of
3291 the authority" means the purposes of the authority expressed in and
3292 pursuant to this section, including operating and maintaining the
3293 Bradley International Airport and Hartford-Brainard Airport. The
3294 powers enumerated in this section shall be interpreted broadly to
3295 effectuate the purposes of the authority and shall not be construed as a
3296 limitation of powers. The authority shall have the power to:

3297 (1) Establish an office in the state;

3298 (2) Employ such assistants, agents and other employees as may be
3299 necessary or desirable, which employees shall be exempt from the
3300 classified service and shall not be employees, as defined in subsection
3301 (b) of section 5-270 of the general statutes;

3302 (3) Establish all necessary or appropriate personnel practices and
3303 policies, including those relating to hiring, promotion, compensation,
3304 retirement and collective bargaining, which need not be in accordance
3305 with chapter 68 of the general statutes, and the authority shall not be
3306 an employer, as defined in subsection (a) of section 5-270 of the general
3307 statutes;

3308 (4) Engage consultants, attorneys and other experts as may be
3309 necessary or desirable to carry out the purposes of the authority;

3310 (5) Acquire, lease, purchase, own, manage, hold and dispose of
3311 personal property, and lease, convey or deal in or enter into
3312 agreements with respect to such property on any terms necessary or
3313 incidental to the carrying out of these purposes;

3314 (6) Procure insurance against loss in connection with its property
3315 and other assets in such amounts and from such insurers as it deems
3316 desirable;

3317 (7) Make and enter into any contract or agreement necessary or
3318 incidental to the performance of its duties and execution of its powers.
3319 The contracts entered into by the authority shall not be subject to the
3320 approval of any other state department, office or agency. However,
3321 copies of all contracts of the authority shall be maintained by the
3322 authority as public records, subject to the proprietary rights of any
3323 party to the contract;

3324 (8) To the extent permitted under its contract with other persons,
3325 consent to any termination, modification, forgiveness or other change
3326 of any term of any contractual right, payment, royalty, contract or
3327 agreement of any kind to which the authority is a party;

3328 (9) Receive and accept, from any source, aid or contributions,
3329 including money, property, labor and other things of value;

3330 (10) Invest any funds not needed for immediate use or disbursement
3331 in obligations issued or guaranteed by the United States of America or
3332 the state and in obligations that are legal investments for savings banks
3333 in this state;

3334 (11) Account for and audit funds of the authority and funds of any
3335 recipients of funds from the authority;

3336 (12) Sue and be sued, plead and be impleaded, adopt a seal and alter
3337 the same at pleasure;

3338 (13) Adopt regular procedures for exercising the power of the
3339 authority not in conflict with other provisions of the general statutes;
3340 and

3341 (14) Do all acts and things necessary and convenient to carry out the
3342 purposes of the authority.

3343 (c) (1) The Connecticut Airport Authority shall be managed by a
3344 board of directors. The board shall consist of the following members:
3345 The Commissioner of Transportation or a designee; three appointed by
3346 the Governor; three appointed by the president pro tempore of the
3347 Senate; three appointed by the speaker of the House of
3348 Representatives; one appointed by the majority leader of the Senate;
3349 one appointed by the majority leader of the House of Representatives;
3350 one appointed by the minority leader of the Senate; and one appointed
3351 by the minority leader of the House of Representatives. The Secretary
3352 of the Office of Policy and Management or a designee, shall be an ex-
3353 officio, nonvoting member of the board. The members shall select the
3354 chairperson of the board.

3355 (2) All initial appointments to the board shall be made on or before
3356 October 1, 2010. The initial term for the board members appointed by
3357 the Governor shall be for four years. The initial term for board
3358 members appointed by the speaker of the House of Representatives
3359 and the majority leader of the House of Representatives shall be for
3360 three years. The initial term for board members appointed by the
3361 minority leader of the House of Representatives and the minority
3362 leader of the Senate shall be for two years. The initial term for the
3363 board members appointed by the president pro tempore of the Senate
3364 and the majority leader of the Senate shall be for one year. Terms shall
3365 expire on September thirtieth of each year in accordance with the
3366 provisions of this subsection. Any vacancy shall be filled by the
3367 appointing authority for the balance of the unexpired term. Other than
3368 an initial term, a board member shall serve for a term of four years. No
3369 board member, including initial board members, may serve for more
3370 than two terms. Any member of the board may be removed by the

3371 appropriate appointing authority for misfeasance, malfeasance or
3372 wilful neglect of duty.

3373 (3) The chairperson shall schedule the first meeting of the board,
3374 which shall be held not later than November 1, 2010.

3375 (4) Any member appointed to the board who fails to attend three
3376 consecutive meetings or who fails to attend fifty per cent of all
3377 meetings held during any calendar year shall be deemed to have
3378 resigned from the board.

3379 (5) Notwithstanding any provision of the general statutes, it shall
3380 not constitute a conflict of interest for a trustee, director, partner,
3381 officer, stockholder, proprietor, counsel or employee of any person,
3382 firm or corporation to serve as a board member, provided such trustee,
3383 director, partner, officer, stockholder, proprietor, counsel or employee
3384 shall abstain from deliberation, action or vote by the board in specific
3385 respect to such person, firm or corporation. All members shall be
3386 deemed public officials and shall adhere to the code of ethics for public
3387 officials set forth in chapter 10 of the general statutes.

3388 (6) Board members shall receive no compensation for their services,
3389 but shall receive actual and necessary expenses incurred in the
3390 performance of their official duties.

3391 (d) The board shall select and appoint a chief executive officer who
3392 shall be responsible for administering the authority's programs and
3393 activities in accordance with policies and objectives established by the
3394 board. The chief executive officer shall serve at the pleasure of the
3395 board and shall receive such compensation as shall be determined by
3396 the board. The chief executive officer (1) may employ such other
3397 employees as shall be designated by the board of directors; and (2)
3398 shall attend all meetings of the board, keep a record of all proceedings
3399 and maintain and be custodian of all books, documents and papers
3400 filed with the authority and of the minute book of the authority.

3401 (e) The board may consult with such parties, public or private, as it

3402 deems desirable in exercising its duties under this section.

3403 Sec. 109. (NEW) (*Effective from passage*) The state of Connecticut does
3404 hereby pledge to and agree with any person with whom the
3405 Connecticut Airport Authority may enter into contracts pursuant to
3406 the provisions of sections 108 to 110, inclusive, of this act that the state
3407 will not limit or alter the rights hereby vested in the authority until
3408 such contracts and the obligations thereunder are fully met and
3409 performed on the part of the authority, provided nothing contained in
3410 this section shall preclude such limitation or alteration if adequate
3411 provision shall be made by law for the protection of such persons
3412 entering into contracts with the authority.

3413 Sec. 110. (NEW) (*Effective from passage*) The Connecticut Airport
3414 Authority shall be and is hereby declared exempt from all franchise,
3415 corporate business, property and income taxes levied by the state or
3416 any municipality, provided nothing in this section shall be construed
3417 to exempt from any such taxes, or from any taxes levied in connection
3418 with the manufacture or sale of any products which are the subject of
3419 any agreement made by the authority, any person entering into any
3420 agreement with the authority.

3421 Sec. 111. Subsection (l) of section 1-79 of the general statutes is
3422 repealed and the following is substituted in lieu thereof (*Effective from*
3423 *passage*):

3424 (l) "Quasi-public agency" means the Connecticut Development
3425 Authority, Connecticut Innovations, Incorporated, Connecticut Health
3426 and Education Facilities Authority, Connecticut Higher Education
3427 Supplemental Loan Authority, Connecticut Housing Finance
3428 Authority, Connecticut Housing Authority, Connecticut Resources
3429 Recovery Authority, Lower Fairfield County Convention Center
3430 Authority, Capital City Economic Development Authority, [and]
3431 Connecticut Lottery Corporation and Connecticut Airport Authority.

3432 Sec. 112. Subdivision (1) of section 1-120 of the general statutes is
3433 repealed and the following is substituted in lieu thereof (*Effective from*

3434 *passage*):

3435 (1) "Quasi-public agency" means the Connecticut Development
3436 Authority, Connecticut Innovations, Incorporated, Connecticut Health
3437 and Educational Facilities Authority, Connecticut Higher Education
3438 Supplemental Loan Authority, Connecticut Housing Finance
3439 Authority, Connecticut Housing Authority, Connecticut Resources
3440 Recovery Authority, Capital City Economic Development Authority,
3441 [and] Connecticut Lottery Corporation and Connecticut Airport
3442 Authority.

3443 Sec. 113. Section 1-124 of the general statutes is repealed and the
3444 following is substituted in lieu thereof (*Effective from passage*):

3445 (a) The Connecticut Development Authority, the Connecticut
3446 Health and Educational Facilities Authority, the Connecticut Higher
3447 Education Supplemental Loan Authority, the Connecticut Housing
3448 Finance Authority, the Connecticut Housing Authority, the
3449 Connecticut Resources Recovery Authority, the Connecticut Airport
3450 Authority and the Capital City Economic Development Authority shall
3451 not borrow any money or issue any bonds or notes which are
3452 guaranteed by the state of Connecticut or for which there is a capital
3453 reserve fund of any kind which is in any way contributed to or
3454 guaranteed by the state of Connecticut until and unless such
3455 borrowing or issuance is approved by the State Treasurer or the
3456 Deputy State Treasurer appointed pursuant to section 3-12. The
3457 approval of the State Treasurer or said deputy shall be based on
3458 documentation provided by the authority that it has sufficient
3459 revenues to (1) pay the principal of and interest on the bonds and notes
3460 issued, (2) establish, increase and maintain any reserves deemed by the
3461 authority to be advisable to secure the payment of the principal of and
3462 interest on such bonds and notes, (3) pay the cost of maintaining,
3463 servicing and properly insuring the purpose for which the proceeds of
3464 the bonds and notes have been issued, if applicable, and (4) pay such
3465 other costs as may be required.

3466 (b) To the extent the Connecticut Development Authority,
3467 Connecticut Innovations, Incorporated, Connecticut Higher Education
3468 Supplemental Loan Authority, Connecticut Housing Finance
3469 Authority, Connecticut Housing Authority, Connecticut Resources
3470 Recovery Authority, Connecticut Health and Educational Facilities
3471 Authority, the Connecticut Airport Authority or the Capital City
3472 Economic Development Authority is permitted by statute and
3473 determines to exercise any power to moderate interest rate fluctuations
3474 or enter into any investment or program of investment or contract
3475 respecting interest rates, currency, cash flow or other similar
3476 agreement, including, but not limited to, interest rate or currency swap
3477 agreements, the effect of which is to subject a capital reserve fund
3478 which is in any way contributed to or guaranteed by the state of
3479 Connecticut, to potential liability, such determination shall not be
3480 effective until and unless the State Treasurer or his or her deputy
3481 appointed pursuant to section 3-12 has approved such agreement or
3482 agreements. The approval of the State Treasurer or his or her deputy
3483 shall be based on documentation provided by the authority that it has
3484 sufficient revenues to meet the financial obligations associated with the
3485 agreement or agreements.

3486 Sec. 114. Section 1-125 of the general statutes is repealed and the
3487 following is substituted in lieu thereof (*Effective from passage*):

3488 The directors, officers and employees of the Connecticut
3489 Development Authority, Connecticut Innovations, Incorporated,
3490 Connecticut Higher Education Supplemental Loan Authority,
3491 Connecticut Housing Finance Authority, Connecticut Housing
3492 Authority, Connecticut Resources Recovery Authority, including ad
3493 hoc members of the Connecticut Resources Recovery Authority,
3494 Connecticut Health and Educational Facilities Authority, Capital City
3495 Economic Development Authority, the Connecticut Airport Authority
3496 and Connecticut Lottery Corporation and any person executing the
3497 bonds or notes of the agency shall not be liable personally on such
3498 bonds or notes or be subject to any personal liability or accountability
3499 by reason of the issuance thereof, nor shall any director or employee of

3500 the agency, including ad hoc members of the Connecticut Resources
3501 Recovery Authority, be personally liable for damage or injury, not
3502 wanton, reckless, wilful or malicious, caused in the performance of his
3503 or her duties and within the scope of his or her employment or
3504 appointment as such director, officer or employee, including ad hoc
3505 members of the Connecticut Resources Recovery Authority. The
3506 agency shall protect, save harmless and indemnify its directors,
3507 officers or employees, including ad hoc members of the Connecticut
3508 Resources Recovery Authority, from financial loss and expense,
3509 including legal fees and costs, if any, arising out of any claim, demand,
3510 suit or judgment by reason of alleged negligence or alleged
3511 deprivation of any person's civil rights or any other act or omission
3512 resulting in damage or injury, if the director, officer or employee,
3513 including ad hoc members of the Connecticut Resources Recovery
3514 Authority, is found to have been acting in the discharge of his or her
3515 duties or within the scope of his or her employment and such act or
3516 omission is found not to have been wanton, reckless, wilful or
3517 malicious.

3518 Sec. 115. (*Effective from passage*) (a) Notwithstanding any provision
3519 of the general statutes, the Commissioner of Transportation shall
3520 convey to the Connecticut Airport Authority established under section
3521 108 of this act, Bradley International Airport and the Hartford-
3522 Brainard Airport, at a cost equal to the fair market value of said
3523 airports. The fair market value of said airports shall be determined by
3524 the average of the appraisals of two independent appraisers who shall
3525 be selected by the commissioner. The conveyance shall be subject to
3526 the approval of the State Properties Review Board. If the
3527 Commissioner of Transportation determines that federal approval is
3528 needed for the conveyance, said commissioner shall apply for such
3529 approval.

3530 (b) The State Properties Review Board shall complete its review of
3531 the conveyance of said parcel of land not later than thirty days after it
3532 receives a proposed agreement from the Department of
3533 Transportation. The airports shall remain under the care and control of

3534 said department until a conveyance is made in accordance with the
3535 provisions of this section. The State Treasurer shall execute and deliver
3536 any deed or instrument necessary for a conveyance under this section.
3537 The Commissioner of Transportation shall have the sole responsibility
3538 for all other incidents of such conveyance.

3539 Sec. 116. (*Effective from passage*) (a) The Legislative Commissioners'
3540 Office shall make such technical and conforming changes as necessary
3541 to carry out the purposes of sections 108 to 110, inclusive, of this act.

3542 (b) The sale required in section 115 of this act shall be completed so
3543 as to achieve eight hundred million dollars in revenue in the fiscal year
3544 ending June 30, 2011.

3545 Sec. 117. (*Effective from passage*) Notwithstanding the provisions of
3546 section 2-35 of the general statutes, (1) the appropriations in section 1
3547 of this act are supported by the revenue estimates contained in section
3548 495 of public act 09-3 of the June special session, as amended by section
3549 57 of public act 09-8 of the September special session and section 118 of
3550 this act, (2) the appropriations in section 2 of this act are supported by
3551 the revenue estimates contained in section 496 of public act 09-3 of the
3552 June special session, as amended by section 58 of public act 09-8 of the
3553 September special session and section 119 of this act, and (3) the
3554 appropriations in section 5 of this act are supported by the revenue
3555 estimates contained in section 500 of public act 09-3 of the June special
3556 session, as amended by section 120 of this act.

3557 Sec. 118. Section 495 of public act 09-3 of the June special session, as
3558 amended by section 57 of public act 09-8 of the September special
3559 session, is amended to read as follows (*Effective from passage*):

3560 The appropriations in section [11 of public act 09-3 of the June
3561 special session] 1 of this act are supported by revenue estimates as
3562 follows:

3563 ESTIMATED REVENUE - GENERAL FUND

	<u>2010-2011</u>	
T1852 <u>Taxes</u>		
T1853 Personal Income	[\$6,654,700,000]	<u>\$6,682,500,000</u>
T1854 Sales and Use	[3,095,400,000]	<u>3,165,800,000</u>
T1855 Corporations	[731,900,000]	<u>662,900,000</u>
T1856 Public Service Corporations	[278,300,000]	<u>271,400,000</u>
T1857 Inheritance and Estate	[102,000,000]	<u>99,000,000</u>
T1858 Insurance Companies	[216,800,000]	<u>223,900,000</u>
T1859 Cigarettes	[403,100,000]	<u>386,500,000</u>
T1860 Real Estate Conveyance	[117,500,000]	<u>114,900,000</u>
T1861 Oil Companies	[75,500,000]	<u>107,700,000</u>
T1862 Alcoholic Beverages	[48,500,000]	<u>48,100,000</u>
T1863 Admissions, Dues and Cabaret	[37,600,000]	<u>36,500,000</u>
T1864 Miscellaneous	[144,700,000]	<u>144,900,000</u>
T1865 Total Taxes	[11,906,000,000]	<u>11,944,100,000</u>
T1866		
T1867 Refunds of Taxes	[(983,300,000)]	<u>(1,009,300,000)</u>
T1868 R & D Credit Exchange	(10,500,000)	
T1869 Taxes Less Refunds	[10,912,200,000]	<u>10,924,300,000</u>
T1870		
T1871 <u>Other Revenue</u>		
T1872 Transfer Special Revenue	295,100,000	
T1873 Indian Gaming Payments	[391,700,000]	<u>365,800,000</u>
T1874 Licenses, Permits and Fees	[265,600,000]	<u>241,000,000</u>
T1875 Sales of Commodities and Services	34,300,000	
T1876 Rentals, Fines and Escheats	[103,400,000]	<u>99,500,000</u>
T1877 Investment Income	[10,000,000]	<u>6,500,000</u>
T1878 Miscellaneous	[218,500,000]	<u>967,000,000</u>
T1879 Refunds of Payments	[(700,000)]	<u>(900,000)</u>
T1880 Total Other Revenue	[1,317,900,000]	<u>2,008,300,000</u>
T1881		
T1882 <u>Other Sources</u>		
T1883 Federal Grants	[3,770,400,000]	<u>4,238,800,000</u>
T1884 Transfer to the Resources of the General		
T1885 Fund	[1,678,000,000]	<u>395,900,000</u>
T1886 Transfer from Tobacco Settlement Fund	[106,100,000]	<u>102,300,000</u>
T1887 Transfer to Other Funds	[(187,800,000)]	<u>(185,900,000)</u>
T1888 Total Other Sources	[5,366,700,000]	<u>4,551,100,000</u>
T1889		
T1890 Total Revenue	[17,596,800,000]	<u>17,483,700,000</u>

3564 Sec. 119. Section 496 of public act 09-3 of the June special session, as

3565 amended by section 58 of public act 09-8 of the September special, is
 3566 amended to read as follows (*Effective from passage*):

3567 The appropriations in section [12 of public act 09-3 of the June
 3568 special session] 2 of this act are supported by revenue estimates as
 3569 follows:

3570 ESTIMATED REVENUE - SPECIAL TRANSPORTATION FUND

T1891	<u>Taxes</u>	<u>2010-2011</u>	
T1892	Motor Fuels Tax	\$489,700,000	
T1893	Petroleum Products Tax	165,300,000	
T1894	Sales Tax - DMV	[53,800,000]	<u>61,100,000</u>
T1895	Refunds of Taxes	[(6,900,000)]	<u>(6,800,000)</u>
T1896	Taxes Less Refunds	[701,900,000]	<u>709,300,000</u>
T1897			
T1898	<u>Other Sources</u>		
T1899	Motor Vehicle Receipts	[228,200,000]	<u>226,500,000</u>
T1900	Licenses, Permits and Fees	[136,500,000]	<u>138,200,000</u>
T1901	Interest Income	[16,500,000]	<u>15,000,000</u>
T1902	Federal Grants		<u>5,800,000</u>
T1903	Transfer to Other Funds	[(9,500,000)]	<u>(6,500,000)</u>
T1904	Transfer from Other Funds	[126,000,000]	<u>108,000,000</u>
T1905	Transfer to TSB Account	(15,300,000)	
T1906			
T1907	Refunds of Payments	[(2,600,000)]	<u>(2,500,000)</u>
T1908	<u>Transfer to TSB Projects Account</u>		<u>(15,300,000)</u>
T1909	Total Other Sources	[479,800,000]	<u>469,200,000</u>
T1910			
T1911	Total Transportation Fund	[1,181,700,000]	<u>1,178,500,000</u>

3571 Sec. 120. Section 500 of public act 09-3 of the June special session is
 3572 amended to read as follows (*Effective from passage*):

3573 The appropriations in section [16] 2 of this act are supported by
 3574 revenue estimates as follows:

3575 ESTIMATED REVENUE - BANKING FUND

T1912		<u>2010-2011</u>	
T1913	Fees and Assessments	[\$20,600,000]	<u>\$20,700,000</u>

- T1914 Total Revenue [20,600,000] \$20,700,000
- 3576 Sec. 121. Sections 82 to 89, inclusive, of public act 09-7 of the
 3577 September special session are repealed. (*Effective from passage*)
- 3578 Sec. 122. Section 24 of public act 10-3 of the current session is
 3579 repealed. (*Effective from passage*)
- 3580 Sec. 123. Section 10a-91g of the general statutes is repealed. (*Effective*
 3581 *from passage*)
- 3582 Sec. 124. Sections 46a-68c and 46a-68d of the general statutes are
 3583 repealed. (*Effective October 1, 2010*)"

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2010</i>	PA 09-3 of the June Sp. Sess., Sec. 11
Sec. 2	<i>July 1, 2010</i>	PA 09-3 of the June Sp. Sess., Sec. 12
Sec. 3	<i>July 1, 2010</i>	PA 09-3 of the June Sp. Sess., Sec. 14
Sec. 4	<i>July 1, 2010</i>	PA 09-3 of the June Sp. Sess., Sec. 15
Sec. 5	<i>July 1, 2010</i>	PA 09-3 of the June Sp. Sess., Sec. 16
Sec. 6	<i>July 1, 2010</i>	PA 09-3 of the June Sp. Sess., Sec. 17
Sec. 7	<i>July 1, 2010</i>	PA 09-3 of the June Sp. Sess., Sec. 18
Sec. 8	<i>July 1, 2010</i>	PA 09-3 of the June Sp. Sess., Sec. 19
Sec. 9	<i>July 1, 2010</i>	PA 09-3 of the June Sp. Sess., Sec. 20
Sec. 10	<i>from passage</i>	46b-120
Sec. 11	<i>from passage</i>	46b-121
Sec. 12	<i>from passage</i>	46b-127(c)
Sec. 13	<i>from passage</i>	46b-133c(f)
Sec. 14	<i>from passage</i>	46b-133d(f)
Sec. 15	<i>from passage</i>	46b-137

Sec. 16	<i>from passage</i>	46b-146
Sec. 17	<i>from passage</i>	10-19m(c)
Sec. 18	<i>from passage</i>	46b-150f
Sec. 19	<i>from passage</i>	51-165(a)
Sec. 20	<i>July 1, 2012</i>	46b-120
Sec. 21	<i>July 1, 2012</i>	46b-121
Sec. 22	<i>July 1, 2012</i>	46b-127(c)
Sec. 23	<i>July 1, 2012</i>	46b-133c(f)
Sec. 24	<i>July 1, 2012</i>	46b-133d(f)
Sec. 25	<i>July 1, 2012</i>	46b-137
Sec. 26	<i>July 1, 2012</i>	46b-146
Sec. 27	<i>July 1, 2012</i>	10-19m(c)
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>from passage</i>	New section
Sec. 42	<i>from passage</i>	New section
Sec. 43	<i>from passage</i>	New section
Sec. 44	<i>from passage</i>	New section
Sec. 45	<i>from passage</i>	New section
Sec. 46	<i>from passage</i>	New section
Sec. 47	<i>from passage</i>	New section
Sec. 48	<i>from passage</i>	New section
Sec. 49	<i>from passage</i>	New section
Sec. 50	<i>from passage</i>	New section
Sec. 51	<i>from passage</i>	PA 09-2, Sec. 9(h)
Sec. 52	<i>from passage</i>	New section
Sec. 53	<i>from passage</i>	10a-40
Sec. 54	<i>from passage</i>	New section
Sec. 55	<i>from passage</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>	New section
Sec. 59	<i>from passage</i>	New section
Sec. 60	<i>from passage</i>	New section
Sec. 61	<i>from passage</i>	4a-60b
Sec. 62	<i>from passage</i>	4a-53a
Sec. 63	<i>from passage</i>	10-233c(g)
Sec. 64	<i>October 1, 2010</i>	1-225
Sec. 65	<i>from passage</i>	2-32b
Sec. 66	<i>from passage</i>	3-14b
Sec. 67	<i>from passage</i>	4b-21(b)
Sec. 68	<i>from passage</i>	4b-47
Sec. 69	<i>from passage</i>	13a-80
Sec. 70	<i>from passage</i>	13a-80a
Sec. 71	<i>from passage</i>	13a-85c
Sec. 72	<i>from passage</i>	13b-34(h)
Sec. 73	<i>from passage</i>	New section
Sec. 74	<i>from passage</i>	5-248i
Sec. 75	<i>October 1, 2010</i>	4a-2(a)
Sec. 76	<i>October 1, 2010</i>	46a-54
Sec. 77	<i>October 1, 2010</i>	46a-56
Sec. 78	<i>October 1, 2010</i>	46a-68
Sec. 79	<i>October 1, 2010</i>	46a-68a
Sec. 80	<i>October 1, 2010</i>	46a-68g
Sec. 81	<i>October 1, 2010</i>	46a-68j
Sec. 82	<i>October 1, 2010</i>	4a-60g(g) to (m)
Sec. 83	<i>October 1, 2010</i>	46a-51(8)
Sec. 84	<i>October 1, 2010</i>	46a-68b
Sec. 85	<i>October 1, 2010</i>	46a-68k
Sec. 86	<i>October 1, 2010</i>	46a-82
Sec. 87	<i>October 1, 2010</i>	46a-86(e)
Sec. 88	<i>October 1, 2010</i>	New section
Sec. 89	<i>October 1, 2010</i>	10a-11(a)
Sec. 90	<i>from passage</i>	29-32b(a)
Sec. 91	<i>from passage</i>	PA 09-3 of the June Sp. Sess., Sec. 126
Sec. 92	<i>from passage</i>	New section
Sec. 93	<i>from passage</i>	New section
Sec. 94	<i>from passage</i>	New section

Sec. 95	<i>from passage</i>	New section
Sec. 96	<i>from passage</i>	10a-109d(a)(10)
Sec. 97	<i>from passage</i>	10a-109e
Sec. 98	<i>from passage</i>	10a-109g(a)
Sec. 99	<i>July 1, 2010</i>	New section
Sec. 100	<i>from passage</i>	10a-91d(a)
Sec. 101	<i>from passage</i>	10a-91e(a)
Sec. 102	<i>from passage</i>	10a-91e(c)
Sec. 103	<i>July 1, 2010</i>	New section
Sec. 104	<i>from passage</i>	New section
Sec. 105	<i>July 1, 2010</i>	New section
Sec. 106	<i>from passage</i>	18-86b(a)
Sec. 107	<i>July 1, 2010</i>	10-231b
Sec. 108	<i>from passage</i>	New section
Sec. 109	<i>from passage</i>	New section
Sec. 110	<i>from passage</i>	New section
Sec. 111	<i>from passage</i>	1-79(l)
Sec. 112	<i>from passage</i>	1-120(1)
Sec. 113	<i>from passage</i>	1-124
Sec. 114	<i>from passage</i>	1-125
Sec. 115	<i>from passage</i>	New section
Sec. 116	<i>from passage</i>	New section
Sec. 117	<i>from passage</i>	New section
Sec. 118	<i>from passage</i>	PA 09-3 of the June Sp. Sess., Sec. 495
Sec. 119	<i>from passage</i>	PA 09-3 of the June Sp. Sess., Sec. 496
Sec. 120	<i>from passage</i>	PA 09-3 of the June Sp. Sess., Sec. 500
Sec. 121	<i>from passage</i>	Repealer section
Sec. 122	<i>from passage</i>	Repealer section
Sec. 123	<i>from passage</i>	Repealer section
Sec. 124	<i>October 1, 2010</i>	Repealer section