



General Assembly

January Session, 2011

Bill No. 1242

LCO No. 8307

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Referred to Committee on No Committee

Introduced by:

SEN. WILLIAMS, 29th Dist.

REP. DONOVAN, 84th Dist.

AN ACT AUTHORIZING BONDS OF THE STATE FOR CAPITAL IMPROVEMENTS AUTHORIZING SPECIAL TAX OBLIGATION BONDS OF THE STATE FOR TRANSPORTATION PURPOSES AND AUTHORIZING STATE GRANT COMMITMENTS FOR SCHOOL BUILDING PROJECTS.

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

1 Section 1. (*Effective July 1, 2011*) The State Bond Commission shall
2 have power, in accordance with the provisions of sections 1 to 7,
3 inclusive, of this act, from time to time to authorize the issuance of
4 bonds of the state in one or more series and in principal amounts in the
5 aggregate, not exceeding \$239,146,556.

6 Sec. 2. (*Effective July 1, 2011*) The proceeds of the sale of bonds
7 described in sections 1 to 7, inclusive, of this act, to the extent
8 hereinafter stated, shall be used for the purpose of acquiring, by
9 purchase or condemnation, undertaking, constructing, reconstructing,
10 improving or equipping, or purchasing land or buildings or improving
11 sites for the projects hereinafter described, including payment of
12 architectural, engineering, demolition or related costs in connection

13 therewith, or of payment of the cost of long-range capital
14 programming and space utilization studies as hereinafter stated:

15 (a) For the Secretary of the State: Development, implementation and
16 upgrade of information technology systems, not exceeding \$3,000,000.

17 (b) For the State Comptroller: Enhancements and upgrades to the
18 CORE financial system, not exceeding \$15,000,000.

19 (c) For the Office of Policy and Management:

20 (1) Design and implementation of the Criminal Justice Information
21 System, not exceeding \$7,700,000;

22 (2) Design and implementation of state and local benchmarking
23 systems, including technology development, not exceeding \$4,000,000.

24 (d) For the Department of Veterans' Affairs:

25 (1) Power plant upgrades in Rocky Hill, not exceeding \$1,750,000;

26 (2) Boiler repairs and improvements in Rocky Hill, not exceeding
27 \$250,000.

28 (e) For the Department of Administrative Services:

29 (1) Development of a new data center, including design,
30 construction and demolition, not exceeding \$21,000,000, provided,
31 prior to any allocation of said sum, the Department of Administrative
32 Services shall study other methods of data storage and usage;

33 (2) Exterior renovations and improvements, including installation of
34 air conditioning, to the State Office Building in Hartford, not exceeding
35 \$1,500,000;

36 (3) Infrastructure repairs and improvements, including fire, safety
37 and compliance with the Americans with Disabilities Act
38 improvements, improvements to state-owned buildings and grounds,

39 including energy conservation and off-site improvements, and
40 preservation of unoccupied buildings and grounds, including office
41 development, acquisition, renovations for additional parking and
42 security improvements, not exceeding \$12,500,000.

43 (f) For the Department of Construction Services:

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

46 (2) Infrastructure repairs and improvements, including fire, safety
47 and compliance with the Americans with Disabilities Act
48 improvements, improvements to state-owned buildings and grounds,
49 including energy conservation and off-site improvements, and
50 preservation of unoccupied buildings and grounds, including office
51 development, acquisition, renovations for additional parking and
52 security improvements, not exceeding \$2,500,000.

53 (g) For the Department of Public Safety:

54 (1) Alterations and improvements to buildings and grounds,
55 including utilities, mechanical systems and energy conservation
56 projects, not exceeding \$5,000,000;

57 (2) Programmatic study of state police troops and districts and
58 development of a design prototype for troop facilities, not exceeding
59 \$1,000,000.

60 (h) For the Military Department:

61 (1) State matching funds for anticipated federal reimbursable
62 projects, not exceeding \$2,000,000;

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

66 (3) Construction of a readiness center for the Connecticut Army

67 National Guard Civil Support Team in Windsor Locks, not exceeding
68 \$1,250,000;

69 (4) Construction of a combined support maintenance shop for
70 Connecticut National Guard equipment in Windsor Locks, not
71 exceeding \$4,000,000;

72 (i) For the Department of Energy and Environmental Protection:

73 (1) Dam repairs, including state-owned dams, not exceeding
74 \$4,000,000;

75 (2) Alterations, renovations and new construction at state parks and
76 other recreation facilities, including Americans with Disabilities Act
77 improvements, not exceeding \$45,000,000.

78 (j) For the Department of Developmental Services: Fire, safety and
79 environmental improvements to regional facilities for client and staff
80 needs, including improvements in compliance with current codes,
81 including intermediate care facilities and site improvements,
82 handicapped access improvements, utilities, repair or replacement of
83 roofs, air conditioning and other interior and exterior building
84 renovations and additions at all state-owned facilities, not exceeding
85 \$5,000,000.

86 (k) For the Department of Mental Health and Addiction Services:
87 Fire, safety and environmental improvements to regional facilities for
88 client and staff needs, including improvements in compliance with
89 current codes, including intermediate care facilities and site
90 improvements, handicapped access improvements, utilities, repair or
91 replacement of roofs, air conditioning and other interior and exterior
92 building renovations and additions at all state-owned facilities, not
93 exceeding \$3,000,000.

94 (l) For the Department of Education: For the regional vocational-
95 technical school system: Alterations and improvements to buildings
96 and grounds, including new and replacement equipment, tools and

97 supplies necessary to update curricula, vehicles and technology
98 upgrades at all regional vocational-technical schools, not exceeding
99 \$28,000,000.

100 (m) For the Community College System:

101 (1) All regional community colleges:

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

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

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

108 (2) At Northwestern Community College: Site remediation, design
109 and construction for replacement of the Joyner Building, not exceeding
110 \$24,650,786;

111 (3) At Housatonic Community College: Implementation of phase III
112 of the master plan for renovations and additions to Lafayette Hall, not
113 exceeding \$4,669,770;

114 (n) For the Department of Children and Families: Alterations,
115 renovations and improvements to buildings and grounds, not
116 exceeding \$1,751,000.

117 (o) For the Judicial Department:

118 (1) Alterations, renovations and improvements to buildings and
119 grounds at state-owned and maintained facilities, not exceeding
120 \$5,000,000;

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

123 (3) Implementation of the Technology Strategic Plan Project, not
124 exceeding \$5,000,000.

125 (p) For the office of the Attorney General: Enhancements and
126 upgrades of electronic document software and hardware, not
127 exceeding \$2,125,000.

128 (q) For the Agricultural Experiment Station: Renovations and
129 construction at the Jenkins Building, not exceeding \$3,500,000.

130 Sec. 3. (*Effective July 1, 2011*) All provisions of section 3-20 of the
131 general statutes or the exercise of any right or power granted thereby
132 which are not inconsistent with the provisions of this act are hereby
133 adopted and shall apply to all bonds authorized by the State Bond
134 Commission pursuant to sections 1 to 7, inclusive, of this act, and
135 temporary notes issued in anticipation of the money to be derived
136 from the sale of any such bonds so authorized may be issued in
137 accordance with said section 3-20 and from time to time renewed. Such
138 bonds shall mature at such time or times not exceeding twenty years
139 from their respective dates as may be provided in or pursuant to the
140 resolution or resolutions of the State Bond Commission authorizing
141 such bonds.

142 Sec. 4. (*Effective July 1, 2011*) None of the bonds described in sections
143 1 to 7, inclusive, of this act, shall be authorized except upon a finding
144 by the State Bond Commission that there has been filed with it a
145 request for such authorization, which is signed by the Secretary of the
146 Office of Policy and Management or by or on behalf of such state
147 officer, department or agency and stating such terms and conditions as
148 said commission, in its discretion, may require.

149 Sec. 5. (*Effective July 1, 2011*) For the purposes of sections 1 to 7,
150 inclusive, of this act, "state moneys" means the proceeds of the sale of
151 bonds authorized pursuant to said sections 1 to 7, inclusive, or of
152 temporary notes issued in anticipation of the moneys to be derived
153 from the sale of such bonds. Each request filed as provided in section 4

154 of this act for an authorization of bonds shall identify the project for
155 which the proceeds of the sale of such bonds are to be used and
156 expended and, in addition to any terms and conditions required
157 pursuant to said section 4, shall include the recommendation of the
158 person signing such request as to the extent to which federal, private
159 or other moneys then available or thereafter to be made available for
160 costs in connection with any such project should be added to the state
161 moneys available or becoming available hereunder for such project. If
162 the request includes a recommendation that some amount of such
163 federal, private or other moneys should be added to such state
164 moneys, then, if and to the extent directed by the State Bond
165 Commission at the time of authorization of such bonds, said amount of
166 such federal, private or other moneys then available, or thereafter to be
167 made available for costs in connection with such project, may be added
168 to any state moneys available or becoming available hereunder for
169 such project and shall be used for such project. Any other federal,
170 private or other moneys then available or thereafter to be made
171 available for costs in connection with such project shall, upon receipt,
172 be used by the State Treasurer, in conformity with applicable federal
173 and state law, to meet the principal of outstanding bonds issued
174 pursuant to sections 1 to 7, inclusive, of this act, or to meet the
175 principal of temporary notes issued in anticipation of the money to be
176 derived from the sale of bonds theretofore authorized pursuant to said
177 sections 1 to 7, inclusive, for the purpose of financing such costs, either
178 by purchase or redemption and cancellation of such bonds or notes or
179 by payment thereof at maturity. Whenever any of the federal, private
180 or other moneys so received with respect to such project are used to
181 meet the principal of such temporary notes or whenever principal of
182 any such temporary notes is retired by application of revenue receipts
183 of the state, the amount of bonds theretofore authorized in anticipation
184 of which such temporary notes were issued, and the aggregate amount
185 of bonds which may be authorized pursuant to section 1 of this act,
186 shall each be reduced by the amount of the principal so met or retired.
187 Pending use of the federal, private or other moneys so received to meet

188 principal as hereinabove directed, the amount thereof may be invested
189 by the State Treasurer in bonds or obligations of, or guaranteed by, the
190 state or the United States or agencies or instrumentalities of the United
191 States, shall be deemed to be part of the debt retirement funds of the
192 state, and net earnings on such investments shall be used in the same
193 manner as the moneys so invested.

194 Sec. 6. (*Effective July 1, 2011*) Any balance of proceeds of the sale of
195 said bonds authorized for any project described in section 2 of this act
196 in excess of the cost of such project may be used to complete any other
197 project described in said section 2, if the State Bond Commission shall
198 so determine and direct. Any balance of proceeds of the sale of said
199 bonds in excess of the costs of all the projects described in said section
200 2 shall be deposited to the credit of the General Fund.

201 Sec. 7. (*Effective July 1, 2011*) The bonds issued pursuant to sections 1
202 to 7, inclusive, of this act, shall be general obligations of the state and
203 the full faith and credit of the state of Connecticut are pledged for the
204 payment of the principal of and interest on said bonds as the same
205 become due, and accordingly and as part of the contract of the state
206 with the holders of said bonds, appropriation of all amounts necessary
207 for punctual payment of such principal and interest is hereby made,
208 and the State Treasurer shall pay such principal and interest as the
209 same become due.

210 Sec. 8. (*Effective July 1, 2011*) The State Bond Commission shall have
211 power, in accordance with the provisions of sections 8 to 11, inclusive,
212 of this act, from time to time to authorize the issuance of bonds of the
213 state in one or more series and in principal amounts in the aggregate,
214 not exceeding \$55,000,000.

215 Sec. 9. (*Effective July 1, 2011*) The proceeds of the sale of said bonds
216 shall be used by the Department of Economic and Community
217 Development for the purposes hereinafter stated:

218 (1) Housing development and rehabilitation, including moderate

219 cost housing, moderate rental, congregate and elderly housing, urban
220 homesteading, community housing development corporations,
221 housing purchase and rehabilitation, housing for the homeless,
222 housing for low income persons, limited equity cooperatives and
223 mutual housing projects, abatement of hazardous material including
224 asbestos and lead-based paint in residential structures, emergency
225 repair assistance for senior citizens, housing land bank and land trust,
226 housing and community development, predevelopment grants and
227 loans, reimbursement for state and federal surplus property, private
228 rental investment mortgage and equity program, housing
229 infrastructure, demolition, renovation or redevelopment of vacant
230 buildings or related infrastructure, septic system repair loan program,
231 acquisition and related rehabilitation including loan guarantees for
232 private developers of rental housing for the elderly, projects under the
233 program established in section 8-37pp of the general statutes, and
234 participation in federal programs, including administrative expenses
235 associated with those programs eligible under the general statutes, not
236 exceeding \$25,000,000;

237 (2) Supportive housing initiatives established in section 17a-485c of
238 the general statutes, not exceeding \$30,000,000.

239 Sec. 10. (*Effective July 1, 2011*) None of said bonds shall be
240 authorized except upon a finding by the State Bond Commission that
241 there has been filed with it a request for such authorization, which is
242 signed by the Secretary of the Office of Policy and Management or by
243 or on behalf of such state officer, department or agency and stating
244 such terms and conditions as said commission, in its discretion may
245 require.

246 Sec. 11. (*Effective July 1, 2011*) All provisions of section 3-20 of the
247 general statutes, or the exercise of any right or power granted thereby
248 which are not inconsistent with the provisions of sections 8 to 11,
249 inclusive, of this act, are hereby adopted and shall apply to all bonds
250 authorized by the State Bond Commission pursuant to sections 8 to 11,

251 inclusive, of this act, and temporary notes in anticipation of the money
252 to be derived from the sale of any such bonds so authorized may be
253 issued in accordance with said section 3-20 and from time to time
254 renewed. Such bonds shall mature at such time or times not exceeding
255 twenty years from their respective dates as may be provided in or
256 pursuant to the resolution or resolutions of the State Bond Commission
257 authorizing such bonds. Such bonds issued pursuant to section 8 of
258 this act shall be general obligations of the state and the full faith and
259 credit of the state of Connecticut are pledged for the payment of the
260 principal of and interest on such bonds as the same become due, and
261 accordingly and as part of the contract of the state with the holders of
262 such bonds, appropriation of all amounts necessary for punctual
263 payment of such principal and interest is hereby made, and the State
264 Treasurer shall pay such principal and interest as the same become
265 due.

266 Sec. 12. (*Effective July 1, 2011*) The State Bond Commission shall have
267 power, in accordance with the provisions of sections 12 to 19, inclusive,
268 of this act, from time to time to authorize the issuance of bonds of the
269 state in one or more series and in principal amounts in the aggregate,
270 not exceeding \$76,250,000.

271 Sec. 13. (*Effective July 1, 2011*) The proceeds of the sale of the bonds
272 described in sections 12 to 19, inclusive, of this act, shall be used for the
273 purpose of providing grants-in-aid and other financing for the projects,
274 programs and purposes hereinafter stated:

275 (a) For the Department of Energy and Environmental Protection:

276 (1) Grants-in-aid for containment, removal or mitigation of
277 identified hazardous waste disposal sites, not exceeding \$10,000,000;

278 (2) Grants-in-aid to municipalities for open space land acquisition
279 and development for conservation or recreational purposes, not
280 exceeding \$5,000,000.

281 (b) For the Department of Economic and Community Development:
282 Regional brownfield redevelopment loan fund, not exceeding
283 \$25,000,000.

284 (c) For the Department of Public Health: Grants-in-aid to
285 community health centers, primary care organizations and
286 municipalities for the purchase of equipment, renovations,
287 improvements and expansion of facilities, not exceeding \$2,000,000.

288 (d) For the Department of Developmental Services: Grants-in-aid to
289 private, nonprofit organizations for alterations and improvements to
290 nonresidential facilities, not exceeding \$2,000,000.

291 (e) For the Department of Mental Health and Addiction Services:
292 Grants-in-aid to private, non-profit organizations that are exempt
293 under Section 501(c)(3) of the Internal Revenue Code of 1986, or any
294 subsequent corresponding internal revenue code of the United States,
295 as amended from time to time, for community-based residential and
296 outpatient facilities for purchases, repairs, alterations, and
297 improvements, not exceeding \$5,000,000.

298 (f) For the Department of Transportation: Grants-in-aid for
299 improvements to ports and marinas, including dredging and
300 navigational direction, not exceeding \$6,000,000, provided \$1,000,000
301 shall be used to conduct a study of the strategy for economic
302 development in the New Haven, New London and Bridgeport ports.

303 (g) For the Department of Social Services: Grants-in-aid for
304 neighborhood facilities, child day care projects, elderly centers,
305 multipurpose human resource centers, shelter facilities for victims of
306 domestic violence and food distribution facilities, not exceeding
307 \$10,000,000.

308 (h) Department of Education: Grants-in-aid for the purpose of
309 capital start-up costs related to the development of new interdistrict
310 magnet school programs to assist the state in meeting the goals of the

311 2008 stipulation and order for Milo Sheff, et al. v. William A. O'Neill, et
312 al., for the purpose of purchasing a building or portable classrooms,
313 subject to the reversion provisions in subdivision (1) of subsection (c)
314 of section 10-264h of the general statutes, leasing space, and
315 purchasing equipment, including, but not limited to, computers and
316 classroom furniture, not exceeding \$6,250,000.

317 (i) For the Department of Children and Families: Grants-in-aid for
318 construction, alteration, repairs and improvements to residential
319 facilities, group homes, shelters and permanent family residences, not
320 exceeding \$5,000,000.

321 Sec. 14. (*Effective July 1, 2011*) All provisions of section 3-20 of the
322 general statutes or the exercise of any right or power granted thereby
323 which are not inconsistent with the provisions of this act are hereby
324 adopted and shall apply to all bonds authorized by the State Bond
325 Commission pursuant to sections 12 to 19, inclusive, of this act, and
326 temporary notes issued in anticipation of the money to be derived
327 from the sale of any such bonds so authorized may be issued in
328 accordance with said sections 12 to 19, inclusive, and from time to time
329 renewed. Such bonds shall mature at such time or times not exceeding
330 twenty years from their respective dates as may be provided in or
331 pursuant to the resolution or resolutions of the State Bond Commission
332 authorizing such bonds.

333 Sec. 15. (*Effective July 1, 2011*) None of the bonds described in
334 sections 12 to 19, inclusive, of this act, shall be authorized except upon
335 a finding by the State Bond Commission that there has been filed with
336 it a request for such authorization, which is signed by the Secretary of
337 the Office of Policy and Management or by or on behalf of such state
338 officer, department or agency and stating such terms and conditions as
339 said commission, in its discretion, may require.

340 Sec. 16. (*Effective July 1, 2011*) For the purposes of sections 12 to 19,
341 inclusive, of this act, "state moneys" means the proceeds of the sale of
342 bonds authorized pursuant to said sections 12 to 19 inclusive, or of

343 temporary notes issued in anticipation of the moneys to be derived
344 from the sale of such bonds. Each request filed as provided in section
345 15 of this act for an authorization of bonds shall identify the project for
346 which the proceeds of the sale of such bonds are to be used and
347 expended and, in addition to any terms and conditions required
348 pursuant to said section 15, include the recommendation of the person
349 signing such request as to the extent to which federal, private or other
350 moneys then available or thereafter to be made available for costs in
351 connection with any such project should be added to the state moneys
352 available or becoming available under said sections 12 to 19, inclusive,
353 for such project. If the request includes a recommendation that some
354 amount of such federal, private or other moneys should be added to
355 such state moneys, then, if and to the extent directed by the State Bond
356 Commission at the time of authorization of such bonds, said amount of
357 such federal, private or other moneys then available or thereafter to be
358 made available for costs in connection with such project may be added
359 to any state moneys available or becoming available hereunder for
360 such project and be used for such project. Any other federal, private or
361 other moneys then available or thereafter to be made available for
362 costs in connection with such project upon receipt shall, in conformity
363 with applicable federal and state law, be used by the State Treasurer to
364 meet the principal of outstanding bonds issued pursuant to said
365 sections 12 to 19, inclusive, or to meet the principal of temporary notes
366 issued in anticipation of the money to be derived from the sale of
367 bonds theretofore authorized pursuant to said sections 12 to 19,
368 inclusive, for the purpose of financing such costs, either by purchase or
369 redemption and cancellation of such bonds or notes or by payment
370 thereof at maturity. Whenever any of the federal, private or other
371 moneys so received with respect to such project are used to meet the
372 principal of such temporary notes or whenever the principal of any
373 such temporary notes is retired by application of revenue receipts of
374 the state, the amount of bonds theretofore authorized in anticipation of
375 which such temporary notes were issued, and the aggregate amount of
376 bonds which may be authorized pursuant to section 12 of this act shall

377 each be reduced by the amount of the principal so met or retired.
378 Pending use of the federal, private or other moneys so received to meet
379 the principal as directed in this section, the amount thereof may be
380 invested by the State Treasurer in bonds or obligations of, or
381 guaranteed by, the state or the United States or agencies or
382 instrumentalities of the United States, shall be deemed to be part of the
383 debt retirement funds of the state, and net earnings on such
384 investments shall be used in the same manner as the moneys so
385 invested.

386 Sec. 17. (*Effective July 1, 2011*) The bonds issued pursuant to sections
387 12 to 19, inclusive, of this act, shall be general obligations of the state,
388 and the full faith and credit of the state of Connecticut are pledged for
389 the payment of the principal of and interest on said bonds as the same
390 become due, and accordingly and as part of the contract of the state
391 with the holders of said bonds, appropriation of all amounts necessary
392 for punctual payment of such principal and interest is hereby made,
393 and the State Treasurer shall pay such principal and interest as the
394 same become due.

395 Sec. 18. (*Effective July 1, 2011*) In accordance with section 13 of this
396 act, the state, through the Department of Energy and Environmental
397 Protection, the Department of Economic and Community
398 Development, the Department of Public Health, the Department of
399 Developmental Services, the Department of Mental Health and
400 Addiction Services, the Department of Transportation, the Department
401 of Social Services, the Department of Education and the Department of
402 Children and Families may provide grants-in-aid and other financings
403 to or for the agencies for the purposes and projects as described in said
404 section 13. All financing shall be made in accordance with the terms of
405 a contract at such time or times as shall be determined within
406 authorization of funds by the State Bond Commission.

407 Sec. 19. (*Effective July 1, 2011*) In the case of any grant-in-aid made
408 pursuant to section 13 of this act which is made to any entity which is

409 not a political subdivision of the state, the contract entered into
410 pursuant to section 18 of this act shall provide that if the premises for
411 which such grant-in-aid was made ceases, within ten years of the date
412 of such grant, to be used as a facility for which such grant was made,
413 an amount equal to the amount of such grant, minus ten per cent per
414 year for each full year which has elapsed since the date of such grant,
415 shall be repaid to the state and that a lien shall be placed on such land
416 in favor of the state to ensure that such amount will be repaid in the
417 event of such change in use, provided if the premises for which such
418 grant-in-aid was made are owned by the state, a municipality or a
419 housing authority no lien need be placed.

420 Sec. 20. (*Effective July 1, 2012*) The State Bond Commission shall have
421 power, in accordance with the provisions of sections 20 to 26, inclusive,
422 of this act, from time to time to authorize the issuance of bonds of the
423 state in one or more series and in principal amounts in the aggregate,
424 not exceeding \$202,440,135.

425 Sec. 21. (*Effective July 1, 2012*) The proceeds of the sale of the bonds
426 described in sections 20 to 26, inclusive, of this act, to the extent
427 hereinafter stated, shall be used for the purpose of acquiring, by
428 purchase or condemnation, undertaking, constructing, reconstructing,
429 improving or equipping, or purchasing land or buildings or improving
430 sites for the projects hereinafter described, including payment of
431 architectural, engineering, demolition or related costs in connection
432 therewith, or of payment of the cost of long-range capital
433 programming and space utilization studies as hereinafter stated:

434 (a) For the Secretary of the State: Development, implementation and
435 upgrade of information technology systems, not exceeding \$2,000,000.

436 (b) For the State Comptroller: Enhancements and upgrades to the
437 CORE financial system, not exceeding \$7,000,000.

438 (c) For the Office of Policy and Management:

439 (1) Design and implementation of the Criminal Justice Information
440 System, not exceeding \$4,720,000;

441 (2) Design and implementation of state and local benchmarking
442 systems, including technology development, not exceeding \$2,000,000.

443 (d) For the Department of Administrative Services:

444 (1) Exterior renovations and improvements, including installation of
445 air conditioning, to the State Office Building in Hartford, not exceeding
446 \$21,500,000;

447 (2) Infrastructure repairs and improvements, including fire, safety
448 and compliance with the Americans with Disabilities Act
449 improvements, improvements to state-owned buildings and grounds,
450 including energy conservation and off-site improvements, and
451 preservation of unoccupied buildings and grounds, including office
452 development, acquisition, renovations for additional parking and
453 security improvements, not exceeding \$12,500,000.

454 (e) For the Department of Construction Services:

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

457 (2) Infrastructure repairs and improvements, including fire, safety
458 and compliance with the Americans with Disabilities Act
459 improvements, improvements to state-owned buildings and grounds,
460 including energy conservation and off-site improvements, and
461 preservation of unoccupied buildings and grounds, including office
462 development, acquisition, renovations for additional parking and
463 security improvements, not exceeding \$2,500,000;

464 (3) Notwithstanding the provisions of section 4b-1 of the general
465 statutes, land acquisition, construction, improvements, repairs and
466 renovations at fire training schools, not exceeding \$2,000,000.

467 (f) For the Department of Public Safety: Alterations and
468 improvements to buildings and grounds, including utilities,
469 mechanical systems and energy conservation projects, not exceeding
470 \$2,212,000.

471 (g) For the Military Department:

472 (1) State matching funds for anticipated federal reimbursable
473 projects, not exceeding \$2,000,000;

474 (2) Alterations and improvements to buildings and grounds,
475 including utilities, mechanical systems and energy conservation
476 projects, not exceeding \$1,000,000;

477 (3) Alterations, renovations and improvements to the National
478 Guard Armory in New London and the storage facility at Stone's
479 Ranch in East Lyme for the 250th Engineering Company, not exceeding
480 \$2,000,000;

481 (h) For the Department of Energy and Environmental Protection:

482 (1) Dam repairs, including state-owned dams, not exceeding
483 \$4,000,000;

484 (2) Alterations, renovations and new construction at state parks and
485 other recreation facilities, including Americans with Disabilities Act
486 improvements, not exceeding \$15,000,000.

487 (i) For the Department of Developmental Services: Fire, safety and
488 environmental improvements to regional facilities for client and staff
489 needs, including improvements in compliance with current codes,
490 including intermediate care facilities and site improvements,
491 handicapped access improvements, utilities, repair or replacement of
492 roofs, air conditioning and other interior and exterior building
493 renovations and additions at all state-owned facilities, not exceeding
494 \$5,000,000.

495 (j) For the Department of Mental Health and Addiction Services:
496 Fire, safety and environmental improvements to regional facilities for
497 client and staff needs, including improvements in compliance with
498 current codes, including intermediate care facilities and site
499 improvements, handicapped access improvements, utilities, repair or
500 replacement of roofs, air conditioning and other interior and exterior
501 building renovations and additions at all state-owned facilities, not
502 exceeding \$5,000,000;

503 (k) For the Department of Education: For the regional vocational-
504 technical school system: Alterations and improvements to buildings
505 and grounds, including new and replacement equipment, tools and
506 supplies necessary to update curricula, vehicles and technology
507 upgrades at all regional vocational-technical schools, not exceeding
508 \$28,000,000.

509 (l) For the Community College System:

510 (1) All Community Colleges:

511 (A) Alterations, renovations and improvements to facilities
512 including fire safety and energy conservation projects, code
513 compliance and acquisition of property, not exceeding \$5,000,000;

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

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

517 (2) At Norwalk Community College: Implementation of phase III of
518 the master plan, not exceeding \$3,720,936;

519 (3) At Naugatuck Valley Community College: Alterations,
520 renovations and improvements to Founders Hall, not exceeding
521 \$39,008,382;

522 (4) At Tunxis Community College: Implementation of phase III of

523 the master plan, not exceeding \$4,993,817.

524 (m) For the Department of Children and Families: Alterations,
525 renovations and improvements to buildings and grounds, not
526 exceeding \$1,285,000.

527 (n) For the Judicial Department:

528 (1) Alterations, renovations and improvements to buildings and
529 grounds at state-owned and maintained facilities, not exceeding
530 \$5,000,000;

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

533 (3) Implementation of the technology strategic plan project, not
534 exceeding \$5,000,000.

535 Sec. 22. (*Effective July 1, 2012*) All provisions of section 3-20 of the
536 general statutes or the exercise of any right or power granted thereby
537 which are not inconsistent with the provisions of this act are hereby
538 adopted and shall apply to all bonds authorized by the State Bond
539 Commission pursuant to sections 20 to 26, inclusive, of this act, and
540 temporary notes issued in anticipation of the money to be derived
541 from the sale of any such bonds so authorized may be issued in
542 accordance with said section 3-20 and from time to time renewed. Such
543 bonds shall mature at such time or times not exceeding twenty years
544 from their respective dates as may be provided in or pursuant to the
545 resolution or resolutions of the State Bond Commission authorizing
546 such bonds.

547 Sec. 23. (*Effective July 1, 2012*) None of said bonds shall be
548 authorized except upon a finding by the State Bond Commission that
549 there has been filed with it a request for such authorization, which is
550 signed by the Secretary of the Office of Policy and Management or by
551 or on behalf of such state officer, department or agency and stating
552 such terms and conditions as said commission, in its discretion, may

553 require.

554 Sec. 24. (*Effective July 1, 2012*) For the purposes of sections 20 to 26,
555 inclusive, of this act, "state moneys" means the proceeds of the sale of
556 bonds authorized pursuant to said sections 20 to 26, inclusive, or of
557 temporary notes issued in anticipation of the moneys to be derived
558 from the sale of such bonds. Each request filed as provided in section
559 23 of this act for an authorization of bonds shall identify the project for
560 which the proceeds of the sale of such bonds are to be used and
561 expended and, in addition to any terms and conditions required
562 pursuant to said section 23, shall include the recommendation of the
563 person signing such request as to the extent to which federal, private
564 or other moneys then available or thereafter to be made available for
565 costs in connection with any such project should be added to the state
566 moneys available or becoming available hereunder for such project. If
567 the request includes a recommendation that some amount of such
568 federal, private or other moneys should be added to such state
569 moneys, then, if and to the extent directed by the State Bond
570 Commission at the time of authorization of such bonds, said amount of
571 such federal, private or other moneys then available, or thereafter to be
572 made available for costs in connection with such project, may be added
573 to any state moneys available or becoming available hereunder for
574 such project and shall be used for such project. Any other federal,
575 private or other moneys then available or thereafter to be made
576 available for costs in connection with such project shall, upon receipt,
577 be used by the State Treasurer, in conformity with applicable federal
578 and state law, to meet the principal of outstanding bonds issued
579 pursuant to sections 20 to 26, inclusive, of this act, or to meet the
580 principal of temporary notes issued in anticipation of the money to be
581 derived from the sale of bonds theretofore authorized pursuant to said
582 sections 20 to 26, inclusive, for the purpose of financing such costs,
583 either by purchase or redemption and cancellation of such bonds or
584 notes or by payment thereof at maturity. Whenever any of the federal,
585 private or other moneys so received with respect to such project are
586 used to meet the principal of such temporary notes or whenever

587 principal of any such temporary notes is retired by application of
588 revenue receipts of the state, the amount of bonds theretofore
589 authorized in anticipation of which such temporary notes were issued,
590 and the aggregate amount of bonds which may be authorized
591 pursuant to section 20 of this act, shall each be reduced by the amount
592 of the principal so met or retired. Pending use of the federal, private or
593 other moneys so received to meet principal as hereinabove directed,
594 the amount thereof may be invested by the State Treasurer in bonds or
595 obligations of, or guaranteed by, the state or the United States or
596 agencies or instrumentalities of the United States, shall be deemed to
597 be part of the debt retirement funds of the state, and net earnings on
598 such investments shall be used in the same manner as the moneys so
599 invested.

600 Sec. 25. (*Effective July 1, 2012*) Any balance of proceeds of the sale of
601 said bonds authorized for any project described in section 21 of this act
602 in excess of the cost of such project may be used to complete any other
603 project described in said section 21, if the State Bond Commission shall
604 so determine and direct. Any balance of proceeds of the sale of said
605 bonds in excess of the costs of all the projects described in said section
606 21 shall be deposited to the credit of the General Fund.

607 Sec. 26. (*Effective July 1, 2012*) The bonds issued pursuant to sections
608 20 to 26, inclusive, of this act, shall be general obligations of the state
609 and the full faith and credit of the state of Connecticut are pledged for
610 the payment of the principal of and interest on said bonds as the same
611 become due, and accordingly and as part of the contract of the state
612 with the holders of said bonds, appropriation of all amounts necessary
613 for punctual payment of such principal and interest is hereby made,
614 and the State Treasurer shall pay such principal and interest as the
615 same become due.

616 Sec. 27. (*Effective July 1, 2012*) The State Bond Commission shall have
617 power, in accordance with the provisions of sections 27 to 30, inclusive,
618 of this act, from time to time to authorize the issuance of bonds of the

619 state in one or more series and in principal amounts in the aggregate,
620 not exceeding \$25,000,000.

621 Sec. 28. (*Effective July 1, 2012*) The proceeds of the sale of said bonds
622 shall be used by the Department of Economic and Community
623 Development for the purposes hereinafter stated: Housing
624 development and rehabilitation, including moderate cost housing,
625 moderate rental, congregate and elderly housing, urban homesteading,
626 community housing development corporations, housing purchase and
627 rehabilitation, housing for the homeless, housing for low income
628 persons, limited equity cooperatives and mutual housing projects,
629 abatement of hazardous material including asbestos and lead-based
630 paint in residential structures, emergency repair assistance for senior
631 citizens, housing land bank and land trust, housing and community
632 development, predevelopment grants and loans, reimbursement for
633 state and federal surplus property, private rental investment mortgage
634 and equity program, housing infrastructure, demolition, renovation or
635 redevelopment of vacant buildings or related infrastructure, septic
636 system repair loan program, acquisition and related rehabilitation
637 including loan guarantees for private developers of rental housing for
638 the elderly, projects under the program established in section 8-37pp of
639 the general statutes, and participation in federal programs, including
640 administrative expenses associated with those programs eligible under
641 the general statutes, not exceeding \$25,000,000.

642 Sec. 29. (*Effective July 1, 2012*) None of said bonds shall be
643 authorized except upon a finding by the State Bond Commission that
644 there has been filed with it a request for such authorization, which is
645 signed by the Secretary of the Office of Policy and Management or by
646 or on behalf of such state officer, department or agency and stating
647 such terms and conditions as said commission, in its discretion may
648 require.

649 Sec. 30. (*Effective July 1, 2012*) All provisions of section 3-20 of the
650 general statutes, or the exercise of any right or power granted thereby

651 which are not inconsistent with the provisions of sections 27 to 30,
652 inclusive, of this act, are hereby adopted and shall apply to all bonds
653 authorized by the State Bond Commission pursuant to sections 27 to
654 30, inclusive, of this act, and temporary notes in anticipation of the
655 money to be derived from the sale of any such bonds so authorized
656 may be issued in accordance with said section 3-20 and from time to
657 time renewed. Such bonds shall mature at such time or times not
658 exceeding twenty years from their respective dates as may be provided
659 in or pursuant to the resolution or resolutions of the State Bond
660 Commission authorizing such bonds. Such bonds issued pursuant to
661 section 27 of this act shall be general obligations of the state and the
662 full faith and credit of the state of Connecticut are pledged for the
663 payment of the principal of and interest on such bonds as the same
664 become due, and accordingly and as part of the contract of the state
665 with the holders of such bonds, appropriation of all amounts necessary
666 for punctual payment of such principal and interest is hereby made,
667 and the State Treasurer shall pay such principal and interest as the
668 same become due.

669 Sec. 31. (*Effective July 1, 2012*) The State Bond Commission shall have
670 power, in accordance with the provisions of sections 31 to 38, inclusive,
671 of this act, from time to time to authorize the issuance of bonds of the
672 state in one or more series and in principal amounts in the aggregate,
673 not exceeding \$89,000,000.

674 Sec. 32. (*Effective July 1, 2012*) The proceeds of the sale of the bonds
675 described in sections 31 to 38, inclusive, of this act, shall be used for the
676 purpose of providing grants-in-aid and other financing for the projects,
677 programs and purposes hereinafter stated:

678 (a) For the Department of Energy and Environmental Protection:

679 (1) Grants-in-aid for containment, removal or mitigation of
680 identified hazardous waste disposal sites, not exceeding \$10,000,000;

681 (2) Grants-in-aid to municipalities for open space land acquisition

682 and development for conservation or recreational purposes, not
683 exceeding \$5,000,000.

684 (b) For the Department of Economic and Community Development:
685 Regional brownfield redevelopment loan fund, not exceeding
686 \$25,000,000.

687 (c) For the Department of Public Health: Grants-in-aid to
688 community health centers, primary care organizations and
689 municipalities for the purchase of equipment, renovations,
690 improvements and expansion of facilities, not exceeding \$2,000,000.

691 (d) For the Department of Developmental Services: Grants-in-aid to
692 private, nonprofit organizations for alterations and improvements to
693 nonresidential facilities, not exceeding \$2,000,000.

694 (e) For the Department of Mental Health and Addiction Services:
695 Grants-in-aid to private, non-profit organizations that are exempt
696 under Section 501(c)(3) of the Internal Revenue Code of 1986, or any
697 subsequent corresponding internal revenue code of the United States,
698 as amended from time to time, for community-based residential and
699 outpatient facilities for purchases, repairs, alterations, and
700 improvements, not exceeding \$5,000,000.

701 (f) For the Department of Transportation: Grants-in-aid for
702 improvements to ports and marinas, including dredging and
703 navigational direction, not exceeding \$25,000,000.

704 (g) For the Department of Social Services: Grants-in-aid for
705 neighborhood facilities, child day care projects, elderly centers,
706 multipurpose human resource centers, shelter facilities for victims of
707 domestic violence and food distribution facilities, not exceeding
708 \$10,000,000.

709 (h) For the Department of Children and Families: Grants-in-aid for
710 construction, alteration, repairs and improvements to residential
711 facilities, group homes, shelters and permanent family residences, not

712 exceeding \$5,000,000.

713 Sec. 33. (*Effective July 1, 2012*) All provisions of section 3-20 of the
714 general statutes or the exercise of any right or power granted thereby
715 which are not inconsistent with the provisions of this act are hereby
716 adopted and shall apply to all bonds authorized by the State Bond
717 Commission pursuant to sections 31 to 38, inclusive, of this act, and
718 temporary notes issued in anticipation of the money to be derived
719 from the sale of any such bonds so authorized may be issued in
720 accordance with said sections 31 to 38, inclusive, of this act, and from
721 time to time renewed. Such bonds shall mature at such time or times
722 not exceeding twenty years from their respective dates as may be
723 provided in or pursuant to the resolution or resolutions of the State
724 Bond Commission authorizing such bonds.

725 Sec. 34. (*Effective July 1, 2012*) None of the bonds described in
726 sections 31 to 38, inclusive, of this act, shall be authorized except upon
727 a finding by the State Bond Commission that there has been filed with
728 it a request for such authorization, which is signed by the Secretary of
729 the Office of Policy and Management or by or on behalf of such state
730 officer, department or agency and stating such terms and conditions as
731 said commission, in its discretion, may require.

732 Sec. 35. (*Effective July 1, 2012*) For the purposes of sections 31 to 38,
733 inclusive, of this act, "state moneys" means the proceeds of the sale of
734 bonds authorized pursuant to said sections 31 to 38 inclusive, or of
735 temporary notes issued in anticipation of the moneys to be derived
736 from the sale of such bonds. Each request filed as provided in section
737 34 of this act for an authorization of bonds shall identify the project for
738 which the proceeds of the sale of such bonds are to be used and
739 expended and, in addition to any terms and conditions required
740 pursuant to said section 34, include the recommendation of the person
741 signing such request as to the extent to which federal, private or other
742 moneys then available or thereafter to be made available for costs in
743 connection with any such project should be added to the state moneys

744 available or becoming available under said sections 31 to 38, inclusive,
745 for such project. If the request includes a recommendation that some
746 amount of such federal, private or other moneys should be added to
747 such state moneys, then, if and to the extent directed by the State Bond
748 Commission at the time of authorization of such bonds, said amount of
749 such federal, private or other moneys then available or thereafter to be
750 made available for costs in connection with such project may be added
751 to any state moneys available or becoming available hereunder for
752 such project and be used for such project. Any other federal, private or
753 other moneys then available or thereafter to be made available for
754 costs in connection with such project upon receipt shall, in conformity
755 with applicable federal and state law, be used by the State Treasurer to
756 meet the principal of outstanding bonds issued pursuant to said
757 sections 31 to 38, inclusive, or to meet the principal of temporary notes
758 issued in anticipation of the money to be derived from the sale of
759 bonds theretofore authorized pursuant to said sections 31 to 38,
760 inclusive, for the purpose of financing such costs, either by purchase or
761 redemption and cancellation of such bonds or notes or by payment
762 thereof at maturity. Whenever any of the federal, private or other
763 moneys so received with respect to such project are used to meet the
764 principal of such temporary notes or whenever the principal of any
765 such temporary notes is retired by application of revenue receipts of
766 the state, the amount of bonds theretofore authorized in anticipation of
767 which such temporary notes were issued, and the aggregate amount of
768 bonds which may be authorized pursuant to section 31 of this act shall
769 each be reduced by the amount of the principal so met or retired.
770 Pending use of the federal, private or other moneys so received to meet
771 the principal as directed in this section, the amount thereof may be
772 invested by the State Treasurer in bonds or obligations of, or
773 guaranteed by, the state or the United States or agencies or
774 instrumentalities of the United States, shall be deemed to be part of the
775 debt retirement funds of the state, and net earnings on such
776 investments shall be used in the same manner as the moneys so
777 invested.

778 Sec. 36. (*Effective July 1, 2012*) The bonds issued pursuant to sections
779 31 to 38, inclusive, of this act, shall be general obligations of the state,
780 and the full faith and credit of the state of Connecticut are pledged for
781 the payment of the principal of and interest on said bonds as the same
782 become due, and accordingly and as part of the contract of the state
783 with the holders of said bonds, appropriation of all amounts necessary
784 for punctual payment of such principal and interest is hereby made,
785 and the State Treasurer shall pay such principal and interest as the
786 same become due.

787 Sec. 37. (*Effective July 1, 2012*) In accordance with section 32 of this
788 act, the state, through the Department of Energy and Environmental
789 Protection, the Department of Economic and Community
790 Development, the Department of Public Health, the Department of
791 Developmental Services, the Department of Mental Health and
792 Addiction Services, the Department of Transportation, the Department
793 of Social Services and the Department of Children and Families may
794 provide grants-in-aid and other financings to or for the agencies for the
795 purposes and projects as described in said section 32. All financing
796 shall be made in accordance with the terms of a contract at such time
797 or times as shall be determined within authorization of funds by the
798 State Bond Commission.

799 Sec. 38. (*Effective July 1, 2012*) In the case of any grant-in-aid made
800 pursuant to section 32 of this act which is made to any entity which is
801 not a political subdivision of the state, the contract entered into
802 pursuant to section 37 of this act shall provide that if the premises for
803 which such grant-in-aid was made ceases, within ten years of the date
804 of such grant, to be used as a facility for which such grant was made,
805 an amount equal to the amount of such grant, minus ten per cent per
806 year for each full year which has elapsed since the date of such grant,
807 shall be repaid to the state and that a lien shall be placed on such land
808 in favor of the state to ensure that such amount will be repaid in the
809 event of such change in use, provided if the premises for which such
810 grant-in-aid was made are owned by the state, a municipality or a

811 housing authority no lien need be placed.

812 Sec. 39. (*Effective from passage*) The State Bond Commission shall
813 have power, in accordance with the provisions of sections 39 to 45,
814 inclusive, of this act, from time to time to authorize the issuance of
815 bonds of the state in one or more series and in principal amounts in the
816 aggregate, not exceeding \$9,000,000.

817 Sec. 40. (*Effective from passage*) The proceeds of the sale of bonds
818 described in sections 39 to 45, inclusive, of this act, to the extent
819 hereinafter stated, shall be used for the Office of Legislative
820 Management to provide funding for capital equipment, upgrades to
821 information technology systems and infrastructure repair and
822 improvements projects, not exceeding \$9,000,000.

823 Sec. 41. (*Effective from passage*) All provisions of section 3-20 of the
824 general statutes or the exercise of any right or power granted thereby
825 which are not inconsistent with the provisions of this act are hereby
826 adopted and shall apply to all bonds authorized by the State Bond
827 Commission pursuant to sections 39 to 45, inclusive, of this act, and
828 temporary notes issued in anticipation of the money to be derived
829 from the sale of any such bonds so authorized may be issued in
830 accordance with said section 3-20 and from time to time renewed. Such
831 bonds shall mature at such time or times not exceeding twenty years
832 from their respective dates as may be provided in or pursuant to the
833 resolution or resolutions of the State Bond Commission authorizing
834 such bonds.

835 Sec. 42. (*Effective from passage*) None of the bonds described in
836 sections 39 to 45, inclusive, of this act shall be authorized except upon
837 a finding by the State Bond Commission that there has been filed with
838 it a request for such authorization, which is signed by the Secretary of
839 the Office of Policy and Management or by or on behalf of such state
840 officer, department or agency and stating such terms and conditions as
841 said commission, in its discretion, may require.

842 Sec. 43. (*Effective from passage*) For the purposes of sections 39 to 45,
843 inclusive, of this act, "state moneys" means the proceeds of the sale of
844 bonds authorized pursuant to said sections 39 to 45, inclusive, or of
845 temporary notes issued in anticipation of the moneys to be derived
846 from the sale of such bonds. Each request filed as provided in section
847 42 of this act for an authorization of bonds shall identify the project for
848 which the proceeds of the sale of such bonds are to be used and
849 expended and, in addition to any terms and conditions required
850 pursuant to said section 42, shall include the recommendation of the
851 person signing such request as to the extent to which federal, private
852 or other moneys then available or thereafter to be made available for
853 costs in connection with any such project should be added to the state
854 moneys available or becoming available hereunder for such project. If
855 the request includes a recommendation that some amount of such
856 federal, private or other moneys should be added to such state
857 moneys, then, if and to the extent directed by the State Bond
858 Commission at the time of authorization of such bonds, said amount of
859 such federal, private or other moneys then available, or thereafter to be
860 made available for costs in connection with such project, may be added
861 to any state moneys available or becoming available hereunder for
862 such project and shall be used for such project. Any other federal,
863 private or other moneys then available or thereafter to be made
864 available for costs in connection with such project shall, upon receipt,
865 be used by the State Treasurer, in conformity with applicable federal
866 and state law, to meet the principal of outstanding bonds issued
867 pursuant to sections 39 to 45, inclusive, of this act, or to meet the
868 principal of temporary notes issued in anticipation of the money to be
869 derived from the sale of bonds theretofore authorized pursuant to said
870 sections 39 to 45, inclusive, for the purpose of financing such costs,
871 either by purchase or redemption and cancellation of such bonds or
872 notes or by payment thereof at maturity. Whenever any of the federal,
873 private or other moneys so received with respect to such project are
874 used to meet the principal of such temporary notes or whenever
875 principal of any such temporary notes is retired by application of

876 revenue receipts of the state, the amount of bonds theretofore
877 authorized in anticipation of which such temporary notes were issued,
878 and the aggregate amount of bonds which may be authorized
879 pursuant to section 39 of this act, shall each be reduced by the amount
880 of the principal so met or retired. Pending use of the federal, private or
881 other moneys so received to meet principal as hereinabove directed,
882 the amount thereof may be invested by the State Treasurer in bonds or
883 obligations of, or guaranteed by, the state or the United States or
884 agencies or instrumentalities of the United States, shall be deemed to
885 be part of the debt retirement funds of the state, and net earnings on
886 such investments shall be used in the same manner as the moneys so
887 invested.

888 Sec. 44. (*Effective from passage*) Any balance of proceeds of the sale of
889 said bonds authorized for the project described in section 40 of this act
890 in excess of the cost of such project shall be deposited to the credit of
891 the General Fund.

892 Sec. 45. (*Effective from passage*) The bonds issued pursuant to sections
893 39 to 45, inclusive, of this act, shall be general obligations of the state
894 and the full faith and credit of the state of Connecticut are pledged for
895 the payment of the principal of and interest on said bonds as the same
896 become due, and accordingly and as part of the contract of the state
897 with the holders of said bonds, appropriation of all amounts necessary
898 for punctual payment of such principal and interest is hereby made,
899 and the State Treasurer shall pay such principal and interest as the
900 same become due.

901 Sec. 46. (*Effective from passage*) Notwithstanding the provisions of
902 any general statute, special act, charter or ordinance, the votes cast by
903 the electors of the town of Groton at the referendum held on May 2,
904 2011, with respect to an appropriation for costs related to the Thames
905 Street Rehabilitation Program, and the authorization of the issuance of
906 bonds, notes and temporary notes to defray said appropriation,
907 otherwise valid except for the failure to publish timely notice of said

908 referendum, is validated. All acts, votes and proceedings of the officers
909 and officials of the town of Groton pertaining to or taken in reliance on
910 said referendum, otherwise valid except for the failure to publish
911 timely notice of said referendum, are validated and effective as of the
912 date taken.

913 Sec. 47. (*Effective from passage*) Notwithstanding any defect in the
914 authorization process for an ordinance entitled "An Ordinance
915 Appropriating \$1,600,000 For The Newton Street Area Sewer Project
916 And Authorizing The Issue Of A Total Of \$1,600,000 Bonds of the City
917 to Meet Said Appropriation, Consisting of Up to \$1,600,000 Public Act
918 07-51 Bonds and \$800,000 General Obligation Bonds and Pending the
919 Issuance Thereof the Making of Temporary Borrowings for Such
920 Purpose", including, but not limited to, incorrect timing of the
921 publication of the notice of passage of ordinance, the city of Norwich is
922 authorized to issue and sell bonds for such purposes and undertake
923 the project as set forth in the ordinance approved by the City Council
924 on October 19, 2009, and bonds issued or to be issued pursuant thereto,
925 are hereby ratified, confirmed and validated, and shall be and are valid
926 and binding general obligations of the city of Norwich, and valid
927 obligations of the Department of Public Utilities in accordance with the
928 ordinance and public act 07-51, codified as sections 7-261 and 7-263a of
929 the general statutes, and further, any proceedings or acts taken, or
930 omitted, to adopt the ordinance, authorize the project and the issuance
931 of bonds therefore, are hereby ratified, confirmed, validated and
932 corrected.

933 Sec. 48. (*Effective from passage*) Notwithstanding the provisions of
934 sections 7-371 and 7-378a of the general statutes, or any other public or
935 special act or charter or ordinance or resolution that limits or imposes
936 conditions on the final maturity of, or the due date of the last sinking
937 fund payment for, bonds issued by the town of Canaan to evidence a
938 loan from the United States Department of Agriculture for costs of
939 design, construction or equipping of a fire station housing emergency
940 equipment, the last installment of any series of such bonds shall

941 mature, or the last sinking fund payment for such series of bonds shall
942 be due not later than forty years from the date of issue of such series.

943 Sec. 49. (*Effective July 1, 2011*) The State Bond Commission shall have
944 power, in accordance with the provisions of sections 49 to 54, inclusive,
945 of this act, from time to time to authorize the issuance of special tax
946 obligation bonds of the state in one or more series and in principal
947 amounts in the aggregate, not exceeding \$578,649,193.

948 Sec. 50. (*Effective July 1, 2011*) The proceeds of the sale of bonds
949 described in sections 49 to 54, inclusive, of this act, to the extent
950 hereinafter stated, shall be used for the purpose of payment of the
951 transportation costs, as defined in subdivision (6) of section 13b-75 of
952 the general statutes, with respect to the projects and uses hereinafter
953 described, which projects and uses are hereby found and determined
954 to be in furtherance of one or more of the authorized purposes for the
955 issuance of special tax obligation bonds set forth in section 13b-74 of
956 the general statutes.

957 For the Department of Transportation:

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

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

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

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

962 (4) Environmental compliance, soil and groundwater remediation,
963 hazardous materials abatement, demolition, salt shed construction and
964 renovation, storage tank replacement, and environmental emergency
965 response at or in the vicinity of state-owned properties or related to
966 Department of Transportation operations, not exceeding \$13,000,000;

967 (5) State bridge improvement, rehabilitation and replacement
968 projects, not exceeding \$33,000,000;

969 (6) Capital resurfacing and related reconstruction, not exceeding
970 \$137,800,000;

971 (7) Fix-it-First program to repair the state's roads, not exceeding
972 \$39,146,000;

973 (8) Fix-it-First program to repair the state's bridges, not exceeding
974 \$66,150,000;

975 (9) Improvement and repair of rail freight bridge between Hartford
976 and East Hartford, not exceeding \$3,000,200.

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

978 (1) Reconstruction and improvements to the warehouse and State
979 Pier, New London, including site improvements and improvements to
980 ferry slips, not exceeding \$780,000;

981 (2) Development and improvement of general aviation airport
982 facilities including grants-in-aid to municipal airports, excluding
983 Bradley International Airport, not exceeding \$2,000,000.

984 (c) For the Bureau of Public Transportation:

985 (1) Bus and rail facilities and equipment, including rights-of-way,
986 other property acquisition and related projects, not exceeding
987 \$156,722,000;

988 (2) Demolition of one hundred seventy-five thousand square feet of
989 obsolete mill structures related to the Barnum train station project in
990 Bridgeport, not exceeding \$2,500,000;

991 (3) Construction of a catwalk over the railroad tracks separating the
992 Columbus Circle area and McAuliffe Park in East Hartford, not
993 exceeding \$230,000.

994 (d) For the Bureau of Administration:

995 (1) Department facilities, not exceeding \$37,520,993;

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

998 Sec. 51. (*Effective July 1, 2011*) None of the bonds described in
999 sections 49 to 54, inclusive, of this act shall be authorized except upon
1000 a finding by the State Bond Commission that there has been filed with
1001 it (1) a request for such authorization, which is signed by the Secretary
1002 of the Office of Policy and Management or by or on behalf of such state
1003 officer, department or agency and stating such terms and conditions as
1004 said commission, in its discretion, may require, and (2) any capital
1005 development impact statement and any human services facility
1006 colocation statement required to be filed with the Secretary of the
1007 Office of Policy and Management pursuant to section 4b-31 of the
1008 general statutes, any advisory report regarding the state conservation
1009 and development policies plan required pursuant to section 16a-31 of
1010 the general statutes, and any statement regarding farm land required
1011 pursuant to subsection (g) of section 3-20 of the general statutes and
1012 section 22-6 of the general statutes, provided the State Bond
1013 Commission may authorize said bonds without a finding that the
1014 reports and statements required by subdivision (2) of this section have
1015 been filed with it if said commission authorizes the secretary of said
1016 commission to accept such reports and statements on its behalf. No
1017 funds derived from the sale of bonds authorized by said commission
1018 without a finding that the reports and statements required by
1019 subdivision (2) of this section have been filed with it shall be allotted
1020 by the Governor for any project until the reports and statements
1021 required by subdivision (2) of this section, with respect to such project,
1022 have been filed with the secretary of said commission.

1023 Sec. 52. (*Effective July 1, 2011*) For the purposes of sections 49 to 54,
1024 inclusive, of this act, each request filed, as provided in section 51 of
1025 this act, for an authorization of bonds shall identify the project for
1026 which the proceeds of the sale of such bonds are to be used and

1027 expended and, in addition to any terms and conditions required
1028 pursuant to said section 51, include the recommendation of the person
1029 signing such request as to the extent to which federal, private or other
1030 moneys then available or thereafter to be made available for costs in
1031 connection with any such project should be added to the state moneys
1032 available or becoming available from the proceeds of bonds and
1033 temporary notes issued in anticipation of the receipt of the proceeds of
1034 bonds. If the request includes a recommendation that some amount of
1035 such federal, private or other moneys should be added to such state
1036 moneys, then, if and to the extent directed by the State Bond
1037 Commission at the time of authorization of such bonds, such amount
1038 of such federal, private or other moneys then available or thereafter to
1039 be made available for costs in connection with such project shall be
1040 added to such state moneys.

1041 Sec. 53. (*Effective July 1, 2011*) Any balance of proceeds of the sale of
1042 bonds authorized for the projects or purposes of section 50 of this act,
1043 in excess of the aggregate costs of all the projects so authorized, shall
1044 be used in the manner set forth in sections 13b-74 to 13b-77, inclusive,
1045 of the general statutes, and in the proceedings of the State Bond
1046 Commission respecting the issuance and sale of said bonds.

1047 Sec. 54. (*Effective July 1, 2011*) Bonds issued pursuant to sections 49
1048 to 54, inclusive, of this act, shall be special obligations of the state and
1049 shall not be payable from or charged upon any funds other than
1050 revenues of the state pledged therefor in subsection (b) of section 13b-
1051 61 of the general statutes and section 13b-61a of the general statutes, or
1052 such other receipts, funds or moneys as may be pledged therefor. Said
1053 bonds shall not be payable from or charged upon any funds other than
1054 such pledged revenues or such other receipts, funds or moneys as may
1055 be pledged therefor, nor shall the state or any political subdivision
1056 thereof be subject to any liability thereon, except to the extent of such
1057 pledged revenues or such other receipts, funds or moneys as may be
1058 pledged therefor. Said bonds shall be issued under and in accordance
1059 with the provisions of sections 13b-74 to 13b-77, inclusive, of the

1060 general statutes.

1061 Sec. 55. (*Effective July 1, 2012*) The State Bond Commission shall have
1062 power, in accordance with the provisions of sections 55 to 60, inclusive,
1063 of this act, from time to time to authorize the issuance of special tax
1064 obligation bonds of the state in one or more series and in principal
1065 amounts in the aggregate not exceeding \$515,239,168.

1066 Sec. 56. (*Effective July 1, 2012*) The proceeds of the sale of bonds
1067 described in sections 55 to 60, inclusive, of this act, to the extent
1068 hereinafter stated, shall be used for the purpose of payment of the
1069 transportation costs, as defined in subdivision (6) of section 13b-75 of
1070 the general statutes, with respect to the projects and uses hereinafter
1071 described, which projects and uses are hereby found and determined
1072 to be in furtherance of one or more of the authorized purposes for the
1073 issuance of special tax obligation bonds set forth in section 13b-74 of
1074 the general statutes.

1075 For the Department of Transportation:

1076 (a) For the Bureau of Engineering and Highway Operations:

1077 (1) Interstate Highway Program, not exceeding \$14,950,000;

1078 (2) Urban Systems Projects, not exceeding \$8,500,000;

1079 (3) Intrastate Highway Program, not exceeding \$44,000,000;

1080 (4) Environmental compliance, soil and groundwater remediation,
1081 hazardous materials abatement, demolition, salt shed construction and
1082 renovation, storage tank replacement, and environmental emergency
1083 response at or in the vicinity of state-owned properties or related to
1084 Department of Transportation operations, not exceeding \$11,205,000;

1085 (5) State bridge improvement, rehabilitation and replacement
1086 projects, not exceeding \$33,000,000;

1087 (6) Capital resurfacing and related reconstruction projects, not

1088 exceeding \$68,900,000;

1089 (7) Fix-it-First program to repair the state's roads, not exceeding
1090 \$57,600,000;

1091 (8) Fix-it-First program to repair the state's bridges, not exceeding
1092 \$64,129,000.

1093 (b) For the Bureau of Aviation and Ports:

1094 (1) Reconstruction and improvements to the warehouse and State
1095 Pier, New London, including site improvements and improvements to
1096 ferry slips, not exceeding \$6,100,000;

1097 (2) Development and improvements of general aviation airport
1098 facilities including grants-in-aid to municipal airports, excluding
1099 Bradley International Airport, not exceeding \$2,000,000.

1100 (c) For the Bureau of Public Transportation: Bus and rail facilities
1101 and equipment, including rights-of-way, other property acquisition
1102 and related projects, not exceeding \$167,000,000.

1103 (d) For the Bureau of Administration:

1104 (1) Department facilities, not exceeding \$16,555,168;

1105 (2) Cost of issuance of special tax obligation bonds and debt service
1106 reserve, not exceeding \$21,300,000.

1107 Sec. 57. (*Effective July 1, 2012*) None of the bonds described in
1108 sections 55 to 60, inclusive, of this act shall be authorized except upon
1109 a finding by the State Bond Commission that there has been filed with
1110 it (1) a request for such authorization, which is signed by the Secretary
1111 of the Office of Policy and Management or by or on behalf of such state
1112 officer, department or agency and stating such terms and conditions as
1113 said commission, in its discretion, may require, and (2) any capital
1114 development impact statement and any human services facility
1115 colocation statement required to be filed with the Secretary of the

1116 Office of Policy and Management pursuant to section 4b-31 of the
1117 general statutes, any advisory report regarding the state conservation
1118 and development policies plan required pursuant to section 16a-31 of
1119 the general statutes, and any statement regarding farm land required
1120 pursuant to subsection (g) of section 3-20 of the general statutes, and
1121 section 22-6 of the general statutes, provided the State Bond
1122 Commission may authorize said bonds without a finding that the
1123 reports and statements required by subdivision (2) of this section have
1124 been filed with it if said commission authorizes the secretary of said
1125 commission to accept such reports and statements on its behalf. No
1126 funds derived from the sale of bonds authorized by said commission
1127 without a finding that the reports and statements required by
1128 subdivision (2) of this section have been filed with it shall be allotted
1129 by the Governor for any project until the reports and statements
1130 required by subdivision (2) of this section, with respect to such project,
1131 have been filed with the secretary of said commission.

1132 Sec. 58. (*Effective July 1, 2012*) For the purposes of sections 55 to 60,
1133 inclusive, of this act, each request filed, as provided in section 57 of
1134 this act, for an authorization of bonds shall identify the project for
1135 which the proceeds of the sale of such bonds are to be used and
1136 expended and, in addition to any terms and conditions required
1137 pursuant to said section 57, include the recommendation of the person
1138 signing such request as to the extent to which federal, private or other
1139 moneys then available or thereafter to be made available for costs in
1140 connection with any such project should be added to the state moneys
1141 available or becoming available from the proceeds of bonds and
1142 temporary notes issued in anticipation of the receipt of the proceeds of
1143 bonds. If the request includes a recommendation that some amount of
1144 such federal, private or other moneys should be added to such state
1145 moneys, then, if and to the extent directed by the State Bond
1146 Commission at the time of authorization of such bonds, such amount
1147 of such federal, private or other moneys then available or thereafter to
1148 be made available for costs in connection with such project shall be
1149 added to such state moneys.

1150 Sec. 59. (*Effective July 1, 2012*) Any balance of proceeds of the sale of
1151 the bonds authorized for the projects or purposes of section 56 of this
1152 act, in excess of the aggregate costs of all the projects so authorized,
1153 shall be used in the manner set forth in sections 13b-74 to 13b-77,
1154 inclusive, of the general statutes, and in the proceedings of the State
1155 Bond Commission respecting the issuance and sale of said bonds.

1156 Sec. 60. (*Effective July 1, 2012*) Bonds issued pursuant to sections 55
1157 to 60, inclusive, of this act, shall be special obligations of the state and
1158 shall not be payable from or charged upon any funds other than
1159 revenues of the state pledged therefor in subsection (b) of section 13b-
1160 61, and section 13b-61a of the general statutes, or such other receipts,
1161 funds or moneys as may be pledged therefor. Said bonds shall not be
1162 payable from or charged upon any funds other than such pledged
1163 revenues or such other receipts, funds or moneys as may be pledged
1164 therefor, nor shall the state or any political subdivision thereof be
1165 subject to any liability thereon, except to the extent of such pledged
1166 revenues or such other receipts, funds or moneys as may be pledged
1167 therefor. Said bonds shall be issued under and in accordance with the
1168 provisions of sections 13b-74 to 13b-77, inclusive, of the general
1169 statutes.

1170 Sec. 61. Subsections (a) and (b) of section 4-66c of the general
1171 statutes are repealed and the following is substituted in lieu thereof
1172 (*Effective July 1, 2011*):

1173 (a) For the purposes of subsection (b) of this section, the State Bond
1174 Commission shall have power, from time to time to authorize the
1175 issuance of bonds of the state in one or more series and in principal
1176 amounts not exceeding in the aggregate [one billion one hundred fifty-
1177 nine million four hundred eighty-seven thousand five hundred forty-
1178 four dollars] one billion two hundred fifty-nine million four hundred
1179 eighty-seven thousand five hundred forty-four dollars, provided fifty
1180 million dollars of said authorization shall be effective July 1, 2012. All
1181 provisions of section 3-20, or the exercise of any right or power granted

1182 thereby, which are not inconsistent with the provisions of this section,
1183 are hereby adopted and shall apply to all bonds authorized by the
1184 State Bond Commission pursuant to this section, and temporary notes
1185 in anticipation of the money to be derived from the sale of any such
1186 bonds so authorized may be issued in accordance with said section 3-
1187 20 and from time to time renewed. Such bonds shall mature at such
1188 time or times not exceeding twenty years from their respective dates as
1189 may be provided in or pursuant to the resolution or resolutions of the
1190 State Bond Commission authorizing such bonds. None of said bonds
1191 shall be authorized except upon a finding by the State Bond
1192 Commission that there has been filed with it a request for such
1193 authorization, which is signed by or on behalf of the Secretary of the
1194 Office of Policy and Management and states such terms and conditions
1195 as said commission in its discretion may require. Said bonds issued
1196 pursuant to this section shall be general obligations of the state and the
1197 full faith and credit of the state of Connecticut are pledged for the
1198 payment of the principal of and interest on said bonds as the same
1199 become due, and accordingly as part of the contract of the state with
1200 the holders of said bonds, appropriation of all amounts necessary for
1201 punctual payment of such principal and interest is hereby made, and
1202 the Treasurer shall pay such principal and interest as the same become
1203 due.

1204 (b) (1) The proceeds of the sale of said bonds, to the extent
1205 hereinafter stated, shall be used, subject to the provisions of
1206 subsections (c) and (d) of this section, for the purpose of redirecting,
1207 improving and expanding state activities which promote community
1208 conservation and development and improve the quality of life for
1209 urban residents of the state as hereinafter stated: (A) For the
1210 Department of Economic and Community Development: Economic
1211 and community development projects, including administrative costs
1212 incurred by the Department of Economic and Community
1213 Development, not exceeding sixty-seven million five hundred ninety-
1214 one thousand six hundred forty-two dollars, one million dollars of
1215 which shall be used for a grant to the development center program and

1216 the nonprofit business consortium deployment center approved
1217 pursuant to section 32-411; (B) for the Department of Transportation:
1218 Urban mass transit, not exceeding two million dollars; (C) for the
1219 Department of Environmental Protection: Recreation development and
1220 solid waste disposal projects, not exceeding one million nine hundred
1221 ninety-five thousand nine hundred two dollars; (D) for the Department
1222 of Social Services: Child day care projects, elderly centers, shelter
1223 facilities for victims of domestic violence, emergency shelters and
1224 related facilities for the homeless, multipurpose human resource
1225 centers and food distribution facilities, not exceeding thirty-nine
1226 million one hundred thousand dollars, provided four million dollars of
1227 said authorization shall be effective July 1, 1994; (E) for the Department
1228 of Economic and Community Development: Housing projects, not
1229 exceeding three million dollars; (F) for the Office of Policy and
1230 Management: (i) Grants-in-aid to municipalities for a pilot
1231 demonstration program to leverage private contributions for
1232 redevelopment of designated historic preservation areas, not
1233 exceeding one million dollars; (ii) grants-in-aid for urban development
1234 projects including economic and community development,
1235 transportation, environmental protection, public safety, children and
1236 families and social services projects and programs, including, in the
1237 case of economic and community development projects administered
1238 on behalf of the Office of Policy and Management by the Department
1239 of Economic and Community Development, administrative costs
1240 incurred by the Department of Economic and Community
1241 Development, not exceeding [one billion forty-four million eight
1242 hundred thousand dollars] one billion one hundred forty-four million
1243 eight hundred thousand dollars, provided fifty million dollars of said
1244 authorization shall be effective July 1, 2012.

1245 (2) (A) Five million dollars of the grants-in-aid authorized in
1246 subparagraph (F)(ii) of subdivision (1) of this subsection may be made
1247 available to private nonprofit organizations for the purposes described
1248 in said subparagraph (F)(ii). (B) Twelve million dollars of the grants-in-
1249 aid authorized in subparagraph (F)(ii) of subdivision (1) of this

1250 subsection may be made available for necessary renovations and
1251 improvements of libraries. (C) Five million dollars of the grants-in-aid
1252 authorized in subparagraph (F)(ii) of subdivision (1) of this subsection
1253 shall be made available for small business gap financing. (D) Ten
1254 million dollars of the grants-in-aid authorized in subparagraph (F)(ii)
1255 of subdivision (1) of this subsection may be made available for regional
1256 economic development revolving loan funds. (E) One million four
1257 hundred thousand dollars of the grants-in-aid authorized in
1258 subparagraph (F)(ii) of subdivision (1) of this subsection shall be made
1259 available for rehabilitation and renovation of the Black Rock Library in
1260 Bridgeport. (F) Two million five hundred thousand dollars of the
1261 grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1) of
1262 this subsection shall be made available for site acquisition, renovation
1263 and rehabilitation for the Institute for the Hispanic Family in Hartford.
1264 (G) Three million dollars of the grants-in-aid authorized in
1265 subparagraph (F)(ii) of subdivision (1) of this subsection shall be made
1266 available for the acquisition of land and the development of
1267 commercial or retail property in New Haven. (H) Seven hundred fifty
1268 thousand dollars of the grants-in-aid authorized in subparagraph
1269 (F)(ii) of subdivision (1) of this subsection shall be made available for
1270 repairs and replacement of the fishing pier at Cummings Park in
1271 Stamford.

1272 Sec. 62. Subsection (a) of section 4-66g of the general statutes is
1273 repealed and the following is substituted in lieu thereof (*Effective July*
1274 *1, 2011*):

1275 (a) For the purposes described in subsection (b) of this section, the
1276 State Bond Commission shall have the power, from time to time, to
1277 authorize the issuance of bonds of the state in one or more series and
1278 in principal amounts not exceeding in the aggregate [one hundred
1279 eighty million] two hundred twenty million dollars, provided twenty
1280 million dollars of said authorization shall be effective July 1, [2010]
1281 2012.

1282 Sec. 63. Subsection (a) of section 4a-10 of the general statutes is
1283 repealed and the following is substituted in lieu thereof (*Effective July*
1284 *1, 2011*):

1285 (a) For the purposes described in subsection (b) of this section, the
1286 State Bond Commission shall have the power, from time to time to
1287 authorize the issuance of bonds of the state in one or more series and
1288 in principal amounts not exceeding in the aggregate [~~three hundred~~
1289 ~~sixty-four million two hundred thousand dollars~~] three hundred
1290 eighty-seven million one hundred thousand dollars, provided twenty-
1291 two million nine hundred thousand dollars of said authorization shall
1292 be effective July 1, 2012.

1293 Sec. 64. Subsection (a) of section 7-538 of the general statutes is
1294 repealed and the following is substituted in lieu thereof (*Effective July*
1295 *1, 2011*):

1296 (a) For the purposes described in subsection (b) of this section, the
1297 State Bond Commission shall have the power, from time to time, to
1298 authorize the issuance of bonds of the state in one or more series and
1299 in principal amounts not exceeding in the aggregate [~~six hundred~~
1300 ~~forty-five million~~] seven hundred five million dollars, provided thirty
1301 million dollars of said authorization shall be effective July 1, [2010]
1302 2012.

1303 Sec. 65. Section 10-287d of the general statutes is repealed and the
1304 following is substituted in lieu thereof (*Effective July 1, 2011*):

1305 For the purposes of funding (1) grants to projects that have received
1306 approval of the [State Board of Education] Department of Construction
1307 Services pursuant to sections 10-287 and 10-287a, subsection (a) of
1308 section 10-65 and section 10-76e, (2) grants to assist school building
1309 projects to remedy safety and health violations and damage from fire
1310 and catastrophe, and (3) regional vocational-technical school projects
1311 pursuant to section 10-283b, the State Treasurer is authorized and
1312 directed, subject to and in accordance with the provisions of section 3-

1313 20, to issue bonds of the state from time to time in one or more series in
1314 an aggregate amount not exceeding [eight billion thirty-eight million
1315 nine hundred sixty thousand] nine billion one hundred forty-five
1316 million nine hundred sixty thousand dollars, provided [six hundred
1317 thirty million four hundred thousand] five hundred eighty-four
1318 million dollars of said authorization shall be effective July 1, [2010]
1319 2012. Bonds of each series shall bear such date or dates and mature at
1320 such time or times not exceeding thirty years from their respective
1321 dates and be subject to such redemption privileges, with or without
1322 premium, as may be fixed by the State Bond Commission. They shall
1323 be sold at not less than par and accrued interest and the full faith and
1324 credit of the state is pledged for the payment of the interest thereon
1325 and the principal thereof as the same shall become due, and
1326 accordingly and as part of the contract of the state with the holders of
1327 said bonds, appropriation of all amounts necessary for punctual
1328 payment of such principal and interest is hereby made, and the State
1329 Treasurer shall pay such principal and interest as the same become
1330 due. The State Treasurer is authorized to invest temporarily in direct
1331 obligations of the United States, United States agency obligations,
1332 certificates of deposit, commercial paper or bank acceptances such
1333 portion of the proceeds of such bonds or of any notes issued in
1334 anticipation thereof as may be deemed available for such purpose.

1335 Sec. 66. Section 10-292k of the general statutes is repealed and the
1336 following is substituted in lieu thereof (*Effective July 1, 2011*):

1337 For purposes of funding interest subsidy grants, except for interest
1338 subsidy grants made pursuant to subsection (b) of section 10-292m, the
1339 State Treasurer is authorized and directed, subject to and in
1340 accordance with the provisions of section 3-20, to issue bonds of the
1341 state from time to time in one or more series in an aggregate amount
1342 not exceeding [three hundred thirty-four million seven hundred
1343 thousand] three hundred fifty-six million four hundred thousand
1344 dollars, provided [eleven million two hundred thousand] eight million
1345 three hundred thousand dollars of said authorization shall be effective

1346 July 1, [2010] 2012. Bonds of each series shall bear such date or dates
 1347 and mature at such time or times not exceeding thirty years from their
 1348 respective dates and be subject to such redemption privileges, with or
 1349 without premium, as may be fixed by the State Bond Commission.
 1350 They shall be sold at not less than par and accrued interest and the full
 1351 faith and credit of the state is pledged for the payment of the interest
 1352 thereon and the principal thereof as the same shall become due, and
 1353 accordingly and as part of the contract of the state with the holders of
 1354 said bonds, appropriation of all amounts necessary for punctual
 1355 payment of such principal and interest is hereby made, and the State
 1356 Treasurer shall pay such principal and interest as the same become
 1357 due. The State Treasurer is authorized to invest temporarily in direct
 1358 obligations of the United States, United States agency obligations,
 1359 certificates of deposit, commercial paper or bank acceptances, such
 1360 portion of the proceeds of such bonds or of any notes issued in
 1361 anticipation thereof as may be deemed available for such purpose.

1362 Sec. 67. Subsection (a) of section 10a-91d of the general statutes is
 1363 repealed and the following is substituted in lieu thereof (*Effective July*
 1364 *1, 2011*):

1365 (a) It is hereby determined and found to be in the best interest of
 1366 this state and the system to establish CSUS 2020 as the efficient and
 1367 cost-effective course to achieve the objective of renewing,
 1368 modernizing, enhancing, expanding, acquiring and maintaining the
 1369 infrastructure of the system, the particular project or projects, each
 1370 being hereby approved as a project of CSUS 2020, and the presently
 1371 estimated cost thereof being as follows:

T1	Phase I	Phase II	Phase III
T2	Fiscal Years	Fiscal Years	Fiscal Years
T3	Ending	Ending	Ending
T4	June 30,	June 30,	June 30,
T5	2009-2011	2012-2014	2015-2018
T6	Central Connecticut State		

T7	University			
T8	Code Compliance/			
T9	Infrastructure Improvements	18,146,445	6,704,000	5,000,000
T10	Renovate/Expand Willard			
T11	and DiLoreto Halls			
T12	(design/construction)		57,737,000	
T13	Renovate/Expand Willard and			
T14	DiLoreto Halls			
T15	(equipment)			3,348,000
T16	New Classroom Office Building	33,978,000		
T17	East Campus Infrastructure			
T18	Development	13,244,000		
T19	Burritt Library Expansion			
T20	(design/construction)			96,262,000
T21	Burritt Library Renovation			
T22	(design)			11,387,000
T23	New Maintenance/Salt Shed			
T24	Facility	2,503,000		
T25	Eastern Connecticut State			
T26	University			
T27	Code Compliance/			
T28	Infrastructure Improvements	8,255,113	5,825,000	5,000,000
T29	Fine Arts Instructional Center			
T30	(design)	12,000,000		
T31	Fine Arts Instructional Center			
T32	(construction)		71,556,000	
T33	Fine Arts Instructional Center			
T34	(equipment)			4,115,000
T35	Goddard Hall Renovation			

T36	(design/construction)		19,239,000	
T37	Goddard Hall Renovation			
T38	(equipment)			1,095,000
T39	Sports Center Addition and			
T40	Renovation (design)			11,048,000
T41	Outdoor Track - Phase II	1,816,000		
T42	Athletic Support Building	1,921,000		
T43	New Warehouse	2,269,000		
T44	Southern Connecticut State			
T45	University			
T46	Code Compliance/			
T47	Infrastructure Improvements	[21,860,500]	8,637,000	5,000,000
T48		<u>16,955,915</u>		
T49	New Academic Laboratory			
T50	Building/Parking Garage			
T51	(construct garage,			
T52	design academic laboratory			
T53	building, demolish Seabury			
T54	Hall)	[20,426,000]		
T55		<u>8,944,000</u>		
T56	New Academic Laboratory			
T57	Building/Parking Garage			
T58	(construct academic laboratory			
T59	building)		63,171,000	
T60	Health and Human Services			
T61	Building			60,412,000
T62	<u>Additions and Renovations to</u>			
T63	<u>Buley Library</u>	<u>16,386,585</u>		
T64	Fine Arts Instructional Center			70,929,000
T65	Western Connecticut State			

T66	University			
T67	Code Compliance/			
T68	Infrastructure Improvements	7,658,330	4,323,000	7,212,000
T69	Fine Arts Instructional Center			
T70	(construction)	80,605,000		
T71	Fine Arts Instructional Center			
T72	(equipment)		4,666,000	
T73	Higgins Hall Renovations			
T74	(design)		2,982,000	
T75	Higgins Hall Renovations			
T76	(construction/equipment)			31,594,000
T77	Berkshire Hall Renovations			
T78	(design)			4,797,000
T79	University Police Department			
T80	Building (design)	500,000		
T81	University Police Department			
T82	Building (construction)		4,245,000	
T83	Midtown Campus Mini-Chiller			
T84	Plant			1,957,000
T85	State University System			
T86	New and Replacement			
T87	Equipment	26,895,000	14,500,000	31,844,000
T88	Alterations/Improvements:			
T89	Auxiliary Service Facilities	18,672,422	15,000,000	20,000,000
T90	Telecommunications			
T91	Infrastructure Upgrade	10,000,000	3,415,000	5,000,000
T92	Land and Property Acquisition	4,250,190	3,000,000	4,000,000
T93				
T94	Totals	285,000,000	285,000,000	380,000,000

1372 Sec. 68. Subsection (b) of section 16a-38m of the general statutes is
1373 repealed and the following is substituted in lieu thereof (*Effective July*
1374 *1, 2011*):

1375 (b) The proceeds of the sale of said bonds, to the extent of the
1376 amount stated in subsection (a) of this section, shall be used by the
1377 Department of [Public Works] Energy and Environmental Protection
1378 for the purpose of funding [the net project costs, or the balance of any
1379 projects after applying any public or private financial incentives
1380 available, for] any energy services project that results in increased
1381 efficiency measures in state buildings pursuant to section 16a-38l, or
1382 for any renewable energy or combined heat and power project in state
1383 buildings.

1384 Sec. 69. Subsection (b) of section 16a-38o of the general statutes is
1385 repealed and the following is substituted in lieu thereof (*Effective July*
1386 *1, 2011*):

1387 (b) The proceeds of the sale of said bonds, to the extent of the
1388 amount stated in subsection (a) of this section, shall be used by the
1389 Department of [Public Utility Control] Energy and Environmental
1390 Protection for the purpose of [the grant program established in section
1391 16a-38n] funding any energy services project that results in increased
1392 efficiency measures in state buildings pursuant to section 16a-38l, or
1393 for any renewable energy or combined heat and power project in state
1394 buildings.

1395 Sec. 70. Subsection (b) of section 16a-38p of the general statutes is
1396 repealed and the following is substituted in lieu thereof (*Effective July*
1397 *1, 2011*):

1398 (b) The proceeds of the sale of said bonds, to the extent of the
1399 amount stated in subsection (a) of this section, shall be used by
1400 [Connecticut Innovations, Incorporated] the Department of Energy
1401 and Environmental Protection, for the purpose of funding [the net
1402 project costs, or the balance of any projects after applying any public or

1403 private financial incentives available, for any renewable energy or
1404 combined heat and power projects in state buildings. The funds shall
1405 be made available through the Renewable Energy Investment Fund,
1406 established pursuant to section 16-245n. Eligible state buildings shall
1407 be Leadership in Energy and Environmental Design (LEED) certified
1408 or in the process of becoming LEED certified or in the process of
1409 becoming LEED silver rating certified or receive a two-globe rating in
1410 the green Globes USA design program or in the process of receiving a
1411 two-globe rating in the Green Globes USA design program] any
1412 energy services project that results in increased efficiency measures in
1413 state buildings pursuant to section 16a-38l, or for any renewable
1414 energy or combined heat and power project in state buildings.

1415 Sec. 71. Section 22-26hh of the general statutes is repealed and the
1416 following is substituted in lieu thereof (*Effective July 1, 2011*):

1417 The State Bond Commission shall have power, from time to time, to
1418 authorize the issuance of bonds of the state in one or more series and
1419 in principal amounts not exceeding in the aggregate [one hundred
1420 thirty million two hundred fifty thousand] one hundred fifty million
1421 two hundred fifty thousand dollars, the proceeds of which shall be
1422 used for the purposes of section 22-26cc, provided not more than ten
1423 million dollars of said authorization shall be effective July 1, [2010]
1424 2012, and further provided not more than two million dollars shall be
1425 used for the purposes of section 22-26jj. All provisions of section 3-20,
1426 or the exercise of any right or power granted thereby which are not
1427 inconsistent with the provisions of this section are hereby adopted and
1428 shall apply to all bonds authorized by the State Bond Commission
1429 pursuant to this section, and temporary notes in anticipation of the
1430 money to be derived from the sale of any such bonds so authorized
1431 may be issued in accordance with said section 3-20 and from time to
1432 time renewed. Such bonds shall mature at such time or times not
1433 exceeding twenty years from their respective dates as may be provided
1434 in or pursuant to the resolution or resolutions of the State Bond
1435 Commission authorizing such bonds. None of said bonds shall be

1436 authorized except upon a finding by the State Bond Commission that
1437 there has been filed with it a request for such authorization, which is
1438 signed by or on behalf of the Secretary of the Office of Policy and
1439 Management and states such terms and conditions as said commission,
1440 in its discretion, may require. Said bonds issued pursuant to this
1441 section shall be general obligations of the state and the full faith and
1442 credit of the state of Connecticut are pledged for the payment of the
1443 principal of and interest on said bonds as the same become due, and
1444 accordingly and as part of the contract of the state with the holders of
1445 said bonds, appropriation of all amounts necessary for punctual
1446 payment of such principal and interest is hereby made, and the
1447 Treasurer shall pay such principal and interest as the same become
1448 due.

1449 Sec. 72. Subsection (a) of section 22a-483 of the general statutes is
1450 repealed and the following is substituted in lieu thereof (*Effective July*
1451 *1, 2011*):

1452 (a) For the purposes of sections 22a-475 to 22a-483, inclusive, the
1453 State Bond Commission shall have the power, from time to time to
1454 authorize the issuance of bonds of the state in one or more series and
1455 in principal amounts, not exceeding in the aggregate [one billion forty-
1456 one million twenty-five thousand nine hundred seventy-six dollars]
1457 one billion two hundred twenty-seven million six hundred twenty-five
1458 thousand nine hundred seventy-six dollars, provided ninety-four
1459 million dollars of said authorization shall be effective July 1, 2012.

1460 Sec. 73. Subsection (d) of section 22a-483 of the general statutes is
1461 repealed and the following is substituted in lieu thereof (*Effective July*
1462 *1, 2011*):

1463 (d) Notwithstanding the foregoing, nothing herein shall preclude
1464 the State Bond Commission from authorizing the issuance of revenue
1465 bonds, in principal amounts not exceeding in the aggregate [one billion
1466 nine hundred fifty-three million four hundred thousand] two billion
1467 four hundred twenty-five million one hundred eighty thousand

1468 dollars, provided [one hundred twenty million] two hundred thirty-
1469 eight million three hundred sixty thousand dollars of said
1470 authorization shall be effective July 1, [2010] 2012, that are not general
1471 obligations of the state of Connecticut to which the full faith and credit
1472 of the state of Connecticut are pledged for the payment of the principal
1473 and interest. Such revenue bonds shall mature at such time or times
1474 not exceeding thirty years from their respective dates as may be
1475 provided in or pursuant to the resolution or resolutions of the State
1476 Bond Commission authorizing such revenue bonds. The revenue
1477 bonds, revenue state bond anticipation notes and revenue state grant
1478 anticipation notes authorized to be issued under sections 22a-475 to
1479 22a-483, inclusive, shall be special obligations of the state and shall not
1480 be payable from nor charged upon any funds other than the revenues
1481 or other receipts, funds or moneys pledged therefor as provided in
1482 said sections 22a-475 to 22a-483, inclusive, including the repayment of
1483 municipal loan obligations; nor shall the state or any political
1484 subdivision thereof be subject to any liability thereon except to the
1485 extent of such pledged revenues or the receipts, funds or moneys
1486 pledged therefor as provided in said sections 22a-475 to 22a-483,
1487 inclusive. The issuance of revenue bonds, revenue state bond
1488 anticipation notes and revenue state grant anticipation notes under the
1489 provisions of said sections 22a-475 to 22a-483, inclusive, shall not
1490 directly or indirectly or contingently obligate the state or any political
1491 subdivision thereof to levy or to pledge any form of taxation whatever
1492 therefor or to make any appropriation for their payment. The revenue
1493 bonds, revenue state bond anticipation notes and revenue state grant
1494 anticipation notes shall not constitute a charge, lien or encumbrance,
1495 legal or equitable, upon any property of the state or of any political
1496 subdivision thereof, except the property mortgaged or otherwise
1497 encumbered under the provisions and for the purposes of said sections
1498 22a-475 to 22a-483, inclusive. The substance of such limitation shall be
1499 plainly stated on the face of each revenue bond, revenue state bond
1500 anticipation note and revenue state grant anticipation note issued
1501 pursuant to said sections 22a-475 to 22a-483, inclusive, shall not be

1502 subject to any statutory limitation on the indebtedness of the state and
1503 such revenue bonds, revenue state bond anticipation notes and
1504 revenue state grant anticipation notes, when issued, shall not be
1505 included in computing the aggregate indebtedness of the state in
1506 respect to and to the extent of any such limitation. As part of the
1507 contract of the state with the owners of such revenue bonds, revenue
1508 state bond anticipation notes and revenue state grant anticipation
1509 notes, all amounts necessary for the punctual payment of the debt
1510 service requirements with respect to such revenue bonds, revenue
1511 state bond anticipation notes and revenue state grant anticipation
1512 notes shall be deemed appropriated, but only from the sources
1513 pledged pursuant to said sections 22a-475 to 22a-483, inclusive. The
1514 proceeds of such revenue bonds or notes may be deposited in the
1515 Clean Water Fund for use in accordance with the permitted uses of
1516 such fund. Any expense incurred in connection with the carrying out
1517 of the provisions of this section, including the costs of issuance of
1518 revenue bonds, revenue state bond anticipation notes and revenue
1519 state grant anticipation notes may be paid from the accrued interest
1520 and premiums or from any other proceeds of the sale of such revenue
1521 bonds, revenue state bond anticipation notes or revenue state grant
1522 anticipation notes and in the same manner as other obligations of the
1523 state. All provisions of subsections (g), (k), (l), (s) and (u) of section
1524 3-20 or the exercise of any right or power granted thereby which are
1525 not inconsistent with the provisions of said sections 22a-475 to 22a-483,
1526 inclusive, are hereby adopted and shall apply to all revenue bonds,
1527 state revenue bond anticipation notes and state revenue grant
1528 anticipation notes authorized by the State Bond Commission pursuant
1529 to said sections 22a-475 to 22a-483, inclusive. For the purposes of
1530 subsection (o) of section 3-20, "bond act" shall be construed to include
1531 said sections 22a-475 to 22a-483, inclusive.

1532 Sec. 74. Subsection (a) of section 32-235 of the general statutes is
1533 repealed and the following is substituted in lieu thereof (*Effective July*
1534 *1, 2011*):

1535 (a) For the purposes described in subsection (b) of this section, the
1536 State Bond Commission shall have the power, from time to time to
1537 authorize the issuance of bonds of the state in one or more series and
1538 in principal amounts not exceeding in the aggregate [five hundred
1539 ninety-five million three hundred thousand] six hundred seventy-five
1540 million three hundred thousand dollars, provided [forty-five million]
1541 forty million dollars of said authorization shall be effective July 1,
1542 [2008] 2012.

1543 Sec. 75. (NEW) (*Effective July 1, 2011*) (a) For the purposes described
1544 in subsection (b) of this section, the State Bond Commission shall have
1545 the power, from time to time, to authorize the issuance of bonds of the
1546 state in one or more series and in principal amounts not exceeding in
1547 the aggregate twenty million dollars, provided ten million dollars of
1548 said authorization shall be effective July 1, 2012.

1549 (b) The proceeds of the sale of said bonds, to the extent of the
1550 amount stated in subsection (a) of this section, shall be used by the
1551 Secretary of the Office of Policy and Management for the purpose of
1552 providing grants-in-aid under the intertown capital equipment
1553 purchase incentive program established pursuant to subsection (c) of
1554 this section.

1555 (c) (1) There is established an intertown capital equipment purchase
1556 incentive program to provide grants to municipalities to jointly
1557 acquire, on and after October 1, 2011, by purchase or by lease,
1558 equipment and vehicles necessary to the performance or delivery of a
1559 required governmental function or service.

1560 (2) Grant funds may be used for acquisition costs of (A) equipment
1561 with an anticipated remaining useful life of not less than five years
1562 from the date of purchase or entry into a lease, including, but not
1563 limited to, data processing equipment that has a unit price of less than
1564 one thousand dollars, that a municipality uses in the performance or
1565 delivery of a required governmental function or service, and a (B)
1566 maintenance vehicle, pick-up truck, tractor, truck tractor or utility

1567 trailer, as each said term is defined in section 14-1 of the general
1568 statutes, or any other similar type of vehicle that a municipality uses in
1569 the performance or delivery of a required governmental function or
1570 service. Each grant shall be not more than fifty per cent of the total
1571 acquisition cost of such equipment or vehicle, or two hundred fifty
1572 thousand dollars, whichever is less.

1573 (3) Not later than September 1, 2011, the Secretary of the Office of
1574 Policy and Management shall develop guidelines to establish (A) the
1575 procedures to apply for and the administration of the intertown capital
1576 equipment purchase incentive program, (B) criteria for the expenditure
1577 of grant funds and the method of allocation of a grant among the
1578 municipalities that jointly acquire or lease equipment or a vehicle set
1579 forth in subdivision (2) of this subsection, and (C) prioritization for the
1580 awarding of grants pursuant to this section, including, but not limited
1581 to, any limits in a given time frame on (i) the number of times a
1582 municipality may apply, or (ii) the dollar amount of grant funds a
1583 municipality may receive, pursuant to this section.

1584 (4) Not later than October 1, 2011, and annually thereafter, the
1585 Secretary of the Office of Policy and Management shall publish a
1586 notice of grant availability and solicit proposals for funding under the
1587 intertown capital equipment purchase incentive program.
1588 Municipalities eligible for such funding pursuant to the guidelines
1589 developed under subdivision (3) of this subsection may file
1590 applications for such funding at such times and in such manner as the
1591 secretary prescribes. The secretary shall review all grant applications
1592 and make determinations as to which acquisitions to fund and the
1593 amount of grants to be awarded in accordance with the guidelines
1594 developed under subdivision (3) of this subsection.

1595 (d) All provisions of section 3-20, or the exercise of any right or
1596 power granted thereby, which are not inconsistent with the provisions
1597 of this section are hereby adopted and shall apply to all bonds
1598 authorized by the State Bond Commission pursuant to this section, and

1599 temporary notes in anticipation of the money to be derived from the
1600 sale of any such bonds so authorized may be issued in accordance with
1601 said section 3-20 and from time to time renewed. Such bonds shall
1602 mature at such time or times not exceeding twenty years from their
1603 respective dates as may be provided in or pursuant to the resolution or
1604 resolutions of the State Bond Commission authorizing such bonds.
1605 None of said bonds shall be authorized except upon a finding by the
1606 State Bond Commission that there has been filed with it a request for
1607 such authorization which is signed by or on behalf of the Secretary of
1608 the Office of Policy and Management and states such terms and
1609 conditions as said commission, in its discretion, may require. Said
1610 bonds issued pursuant to this section shall be general obligations of the
1611 state and the full faith and credit of the state of Connecticut are
1612 pledged for the payment of the principal of and interest on said bonds
1613 as the same become due, and accordingly and as part of the contract of
1614 the state with the holders of said bonds, appropriation of all amounts
1615 necessary for punctual payment of such principal and interest is
1616 hereby made, and the State Treasurer shall pay such principal and
1617 interest as the same become due.

1618 Sec. 76. Subsection (c) of section 2 of special act 02-1 of the May 9
1619 special session is amended to read as follows (*Effective July 1, 2012*):

1620 For the [Department of Public Works] Department of Construction
1621 Services: Various security improvements, not exceeding \$3,000,000.

1622 Sec. 77. Subsection (d) of section 2 of special act 04-2 of the May
1623 special session, as amended by section 92 of special act 05-1 of the June
1624 special session, is amended to read as follows (*Effective July 1, 2012*):

1625 For the [Department of Public Works] Department of Construction
1626 Services:

1627 (1) Removal or encapsulation of asbestos in state-owned buildings,
1628 not exceeding \$5,000,000;

1629 (2) Infrastructure repairs and improvements, including fire, safety
1630 and compliance with the Americans with Disabilities Act,
1631 improvements to state-owned buildings and grounds, including
1632 energy conservation and off-site improvements, and preservation of
1633 unoccupied buildings and grounds, including office development,
1634 acquisition and renovations for additional parking, not exceeding
1635 \$4,000,000;

1636 (3) Notwithstanding the provisions of section 4b-1 of the general
1637 statutes, capital construction, improvements, repairs, renovations and
1638 land acquisition at Fire Training Schools, not exceeding \$10,000,000.

1639 Sec. 78. Subsection (e) of section 2 of public act 07-7 of the June
1640 special session, as amended by section 216 of public act 10-44, is
1641 amended to read as follows (*Effective July 1, 2012*):

1642 For the [Department of Information Technology] Department of
1643 Administrative Services:

1644 (1) Development and implementation of the Connecticut Education
1645 Network, not exceeding \$4,100,000;

1646 (2) Planning and design of a data center, not exceeding \$2,500,000;

1647 (3) Development and implementation of information technology
1648 systems for compliance with the Health Insurance Portability and
1649 Accountability Act, not exceeding \$6,310,500.

1650 Sec. 79. Subsection (g) of section 2 of public act 07-7 of the June
1651 special session, as amended by section 218 of public act 10-44, is
1652 amended to read as follows (*Effective July 1, 2012*):

1653 For the [Department of Public Works] Department of Construction
1654 Services:

1655 (1) Infrastructure repairs and improvements, including fire, safety
1656 and compliance with the Americans with Disabilities Act,

1657 improvements to state-owned buildings and grounds, energy
1658 conservation and off-site improvements, and preservation of
1659 unoccupied buildings and grounds, including office development,
1660 acquisition, renovations for additional parking and security
1661 improvements, not exceeding \$8,000,000;

1662 (2) Capital construction, improvements, repairs, renovations and
1663 land acquisition at fire training schools, not exceeding \$8,000,000;

1664 (3) Removal or encapsulation of asbestos in state-owned buildings,
1665 not exceeding \$5,000,000;

1666 (4) Development and implementation of a plan to reduce the
1667 number of state-owned and leased surface parking lots in Hartford,
1668 not exceeding \$200,000.

1669 Sec. 80. Subsection (c) of section 21 of public act 07-7 of the June
1670 special session is amended to read as follows (*Effective July 1, 2012*):

1671 For the [Department of Information Technology] Department of
1672 Administrative Services: Development and implementation of
1673 information technology systems for compliance with the Health
1674 Insurance Portability and Accountability Act, not exceeding \$6,310,500.

1675 Sec. 81. Subsection (e) of section 21 of public act 07-7 of the June
1676 special session, as amended by section 316 of public act 10-44, is
1677 amended to read as follows (*Effective July 1, 2012*):

1678 For the [Department of Public Works] Department of Construction
1679 Services:

1680 (1) Removal or encapsulation of asbestos in state-owned buildings,
1681 not exceeding \$5,000,000;

1682 (2) Infrastructure repairs and improvements, including fire, safety
1683 and compliance with the Americans with Disabilities Act
1684 improvements, improvements to state-owned buildings and grounds,

1685 including energy conservation and off-site improvements, and
1686 preservation of unoccupied buildings and grounds, including office
1687 development, acquisition, renovations for additional parking and
1688 security improvements, not exceeding \$5,000,000;

1689 (3) Capital construction, improvements, repairs, renovations and
1690 land acquisition at fire training schools, not exceeding \$8,000,000.

1691 Sec. 82. Subsection (b) of section 42 of public act 09-2 of the
1692 September special session is amended to read as follows (*Effective July*
1693 *1, 2012*):

1694 For the [Department of Public Works] Department of Construction
1695 Services: Removal or encapsulation of asbestos in state-owned
1696 buildings, not exceeding \$2,500,000.

1697 Sec. 83. Section 1 of special act 01-2 of the June special session, as
1698 amended by section 5 of special act 01-1 of the November 15 special
1699 session, section 74 of special act 02-1 of the May 9 special session,
1700 section 94 of special act 04-2 of the May special session, section 123 of
1701 public act 07-7 of the June special session and section 83 of public act
1702 10-44, is amended to read as follows (*Effective July 1, 2011*):

1703 The State Bond Commission shall have power, in accordance with
1704 the provisions of sections 1 to 7, inclusive, of special act 01-2 of the
1705 June special session, from time to time to authorize the issuance of
1706 bonds of the state in one or more series and in principal amounts in the
1707 aggregate, not exceeding [~~\$479,604,195~~] \$478,973,945.

1708 Sec. 84. Subsection (e) of section 2 of special act 01-2 of the June
1709 special session, as amended by section 78 of special act 02-1 of the May
1710 9 special session and section 96 of special act 04-2 of the May special
1711 session, is amended to read as follows (*Effective July 1, 2011*):

1712 Development of a new Public Health Laboratory, or for a laboratory
1713 addition for the Department of Energy and Environmental Protection
1714 in Windsor, including acquisition, not exceeding [~~\$5,000,000~~]

1715 \$4,369,750.

1716 Sec. 85. Section 9 of special act 05-1 of the June special session, as
1717 amended by section 346 of public act 10-44, is amended to read as
1718 follows (*Effective July 1, 2011*):

1719 The proceeds of the sale of said bonds shall be used by the
1720 Department of Economic and Community Development for the
1721 purposes hereinafter stated: Housing development and rehabilitation,
1722 including moderate cost housing, moderate rental, congregate and
1723 elderly housing, urban homesteading, community housing
1724 development corporations, housing purchase and rehabilitation,
1725 housing for the homeless, housing for low income persons, limited
1726 equity cooperatives and mutual housing projects, abatement of
1727 hazardous material including asbestos and lead-based paint in
1728 residential structures, emergency repair assistance for senior citizens,
1729 housing land bank and land trust, housing and community
1730 development, predevelopment grants and loans, reimbursement for
1731 state and federal surplus property, private rental investment mortgage
1732 and equity program, housing infrastructure, demolition, renovation or
1733 redevelopment of vacant buildings or related infrastructure, septic
1734 system repair loan program, acquisition and related rehabilitation
1735 including loan guarantees for private developers of rental housing for
1736 the elderly, projects under the program established in section 21 of
1737 public act 01-7 of the June special session, and participation in federal
1738 programs, including administrative expenses associated with those
1739 programs eligible under the general statutes, not exceeding
1740 \$21,000,000, provided: (1) \$12,000,000 may be made available to
1741 finance renovations, with priority given to health and safety,
1742 modernization and restructuring of state moderate rental family and
1743 elderly housing developments and comparable projects, provided (A)
1744 \$8,000,000 of said \$12,000,000 may be used for said purposes in the five
1745 municipalities with the highest number of state moderate rental
1746 housing units on the Connecticut Housing Finance Authority's State
1747 Housing Portfolio as of January 1, 2005, (B) the planning requirements

1748 of sections 35 and 36 of public act 03-6 of the June special session have
1749 been met, (C) \$2,000,000 may be used for said purposes in other
1750 municipalities, and (D) \$2,000,000 may be used for said purposes at
1751 state-owned elderly housing units located in any municipality; (2)
1752 \$800,000 shall be made available for renovations to a facility for the
1753 Friendship Service Center and Homeless Shelter in New Britain; and
1754 (3) \$15,000,000 may be made available for the Pinnacle Heights
1755 Extension and Corbin Heights [Extension] housing development
1756 projects in New Britain.

1757 Sec. 86. Section 1 of public act 07-7 of the June special session, as
1758 amended by section 211 of public act 10-44, is amended to read as
1759 follows (*Effective July 1, 2011*):

1760 The State Bond Commission shall have power, in accordance with
1761 the provisions of sections 1 to 7, inclusive, of public act 07-7 of the June
1762 special session, from time to time to authorize the issuance of bonds of
1763 the state in one or more series and in principal amounts in the
1764 aggregate, not exceeding [~~\$335,828,850~~] \$333,613,150.

1765 Sec. 87. Subsection (o) of section 2 of public act 07-7 of the June
1766 special session, as amended by section 226 of public act 10-44, is
1767 amended to read as follows (*Effective July 1, 2011*):

1768 For the Department of Public Health: Development of a new public
1769 health laboratory and related costs, not exceeding [~~\$32,785,900~~]
1770 \$30,570,200.

1771 Sec. 88. Section 28 of public act 07-7 of the June special session is
1772 amended to read as follows (*Effective July 1, 2011*):

1773 The proceeds of the sale of said bonds shall be used by the
1774 Department of Economic and Community Development for the
1775 purposes hereinafter stated: Housing development and rehabilitation,
1776 including moderate cost housing, moderate rental, congregate and
1777 elderly housing, urban homesteading, community housing

1778 development corporations, housing purchase and rehabilitation,
1779 housing for the homeless, housing for low income persons, limited
1780 equity cooperatives and mutual housing projects, abatement of
1781 hazardous material including asbestos and lead-based paint in
1782 residential structures, emergency repair assistance for senior citizens,
1783 housing land bank and land trust, housing and community
1784 development, predevelopment grants and loans, reimbursement for
1785 state and federal surplus property, private rental investment mortgage
1786 and equity program, housing infrastructure, demolition, renovation or
1787 redevelopment of vacant buildings or related infrastructure, septic
1788 system repair loan program, acquisition and related rehabilitation
1789 including loan guarantees for private developers of rental housing for
1790 the elderly, projects under the program established in section 8-37pp of
1791 the general statutes, and participation in federal programs, including
1792 administrative expenses associated with those programs eligible under
1793 the general statutes, not exceeding [~~\$9,000,000~~] \$10,000,000.

1794 Sec. 89. Subsection (a) of section 34 of public act 09-2 of the
1795 September special session is amended to read as follows (*Effective July*
1796 *1, 2011*):

1797 For the Department of Environmental Protection: Grants-in-aid, not
1798 exceeding \$16,000,000, (1) for containment, removal or mitigation of
1799 identified hazardous waste disposal sites and to municipalities for new
1800 water mains to replace water supplied from contaminated wells, (2) for
1801 identification, investigation, containment, removal or mitigation of
1802 contaminated industrial sites in urban areas, (3) to municipalities for
1803 acquisition of land, for public parks, recreational and water quality
1804 improvements, water mains and water pollution control facilities,
1805 including sewer projects, (4) to municipalities for the purpose of
1806 providing potable water, and (5) to state agencies, regional planning
1807 agencies and municipalities for water pollution control projects.

1808 Sec. 90. Subdivision (3) of subsection (e) of section 42 of public act
1809 09-2 of the September special session is amended to read as follows

1810 (Effective July 1, 2011):

1811 At Northwestern Community College: Site remediation, acquisition
1812 of property, design and construction for a replacement for the Joyner
1813 Building, not exceeding \$1,633,611.

1814 Sec. 91. Subsection (a) of section 8-336n of the general statutes is
1815 repealed and the following is substituted in lieu thereof (Effective July
1816 1, 2011):

1817 (a) For the purpose of capitalizing the Housing Trust Fund created
1818 by section 8-336o, the State Bond Commission shall have power, in
1819 accordance with the provisions of this section, from time to time to
1820 authorize the issuance of bonds of the state in one or more series and
1821 in principal amounts in the aggregate, not exceeding [one hundred
1822 ten] one hundred sixty million dollars, provided (1) twenty million
1823 dollars shall be effective July 1, 2005, (2) twenty million dollars shall be
1824 effective July 1, 2006, (3) twenty million dollars shall be effective July 1,
1825 2007, (4) thirty million dollars shall be effective July 1, 2008, [and] (5)
1826 twenty million dollars shall be effective July 1, 2009, (6) twenty-five
1827 million dollars shall be effective July 1, 2011, and (7) twenty-five
1828 million dollars shall be effective July 1, 2012. The proceeds of the sale
1829 of bonds pursuant to this section shall be deposited in the Housing
1830 Trust Fund.

1831 Sec. 92. (Effective July 1, 2011) (a) For the purposes described in
1832 subsection (b) of this section, the State Bond Commission shall have
1833 the power, from time to time, to authorize the issuance of bonds of the
1834 state in one or more series and in principal amounts not exceeding in
1835 the aggregate one hundred seventy-two million five hundred
1836 thousand dollars, provided one hundred fifty-four million five
1837 hundred thousand dollars of said authorization shall be effective July
1838 1, 2012.

1839 (b) (1) The proceeds of the sale of said bonds, to the extent of the
1840 amount stated in subsection (a) of this section, shall be used by The

1841 University of Connecticut for the purpose of the development of a
1842 technology park and related buildings at the university, including
1843 planning, design, construction and improvements, land acquisition,
1844 purchase of equipment, on-site and off-site utilities and infrastructure
1845 improvements.

1846 (2) Notwithstanding any provision of the general statutes, the
1847 university shall have the charge and supervision of all aspects of the
1848 project authorized under this section, as provided in section 10a-109n
1849 of the general statutes. Such charge and supervision shall extend to
1850 any off-campus improvements undertaken as part of said project. The
1851 university shall work in consultation with the town of Mansfield
1852 regarding any on-site or off-site utilities that are financed pursuant to
1853 this section.

1854 (c) All provisions of section 3-20 of the general statutes, or the
1855 exercise of any right or power granted thereby, which are not
1856 inconsistent with the provisions of this section are hereby adopted and
1857 shall apply to all bonds authorized by the State Bond Commission
1858 pursuant to this section, and temporary notes in anticipation of the
1859 money to be derived from the sale of any such bonds so authorized
1860 may be issued in accordance with said section 3-20 and from time to
1861 time renewed. Such bonds shall mature at such time or times not
1862 exceeding twenty years from their respective dates as may be provided
1863 in or pursuant to the resolution or resolutions of the State Bond
1864 Commission authorizing such bonds. None of said bonds shall be
1865 authorized except upon a finding by the State Bond Commission that
1866 there has been filed with it a request for such authorization which is
1867 signed by or on behalf of the Secretary of the Office of Policy and
1868 Management and states such terms and conditions as said commission,
1869 in its discretion, may require. Said bonds issued pursuant to this
1870 section shall be general obligations of the state and the full faith and
1871 credit of the state of Connecticut are pledged for the payment of the
1872 principal of and interest on said bonds as the same become due, and
1873 accordingly and as part of the contract of the state with the holders of

1874 said bonds, appropriation of all amounts necessary for punctual
 1875 payment of such principal and interest is hereby made, and the State
 1876 Treasurer shall pay such principal and interest as the same become
 1877 due.

1878 Sec. 93. (*Effective from passage*) The Commissioner of Education,
 1879 having reviewed applications for state grants for public school
 1880 building projects in accordance with section 10-283 of the general
 1881 statutes on the basis of priorities for such projects and standards for
 1882 school construction established by the State Board of Education, and
 1883 having prepared a listing of all such eligible projects ranked in order of
 1884 priority, including a separate schedule of previously authorized
 1885 projects which have changed substantially in scope or cost, as
 1886 determined by said commissioner together with the amount of the
 1887 estimated grant with respect to each eligible project, and having
 1888 submitted such listing of eligible projects, prior to December 15, 2010,
 1889 to a committee of the General Assembly established under section
 1890 10-283a of the general statutes for the purpose of reviewing such
 1891 listing, is hereby authorized to enter into grant commitments on behalf
 1892 of the state in accordance with said section 10-283 with respect to the
 1893 priority listing of such projects and in such estimated amounts as
 1894 approved by said committee prior to February 1, 2011, as follows:

1895 (1) Estimated Grant Commitments.

T95	School District	Estimated	Estimated
T96	School	Project Costs	Grant
T97	Project Number		
T98			
T99	BRIDGEPORT		
T100	Black Rock School		
T101	015-0172 EA/PS	\$ 12,000,000	\$ 9,385,200
T102			
T103	BRIDGEPORT		
T104	New Harding High School		
T105	015-0173 N	78,254,163	61,202,581
T106			

T107	BRIDGEPORT		
T108	Central High School		
T109	015-0174 EA	73,418,940	57,420,953
T110			
T111	FAIRFIELD		
T112	Fairfield Woods Middle		
T113	051-0122 EA	24,453,000	6,374,897
T114			
T115	MILFORD		
T116	Pumpkin Delight School		
T117	084-0178 CV	500,000	194,650
T118			
T119	CAPITOL REGION		
T120	EDUCATION COUNCIL		
T121	CREC Academy of Aerospace		
T122	241-0099 MAG/N/PS	67,393,000	64,023,350
T123			
T124	CAPITOL REGION		
T125	EDUCATION COUNCIL		
T126	CREC Discovery Academy		
T127	241-0100 MAG/N/PS	31,975,000	30,376,250
T128			
T129	CAPITOL REGION		
T130	EDUCATION COUNCIL		
T131	CREC Museum Academy		
T132	241-0101 MAG/N/PS	31,961,000	30,362,950
T133			
T134	BRIDGEPORT		
T135	Dunbar School		
T136	015-0171 A/EC	8,807,099	6,888,032
T137			
T138	MILFORD		
T139	Jonathan Law High School		
T140	084-0177 EA/EC	5,500,000	2,141,150
T141			
T142	MILFORD		
T143	Joseph A. Foran High School		
T144	084-0179 EA/EC	10,400,000	4,048,720
T145			
T146	NEW BRITAIN		
T147	Diloreto Magnet School		

T148	089-0166 EA	10,000,000	7,929,000
T149			
T150	STRATFORD		
T151	Bunnell High School		
T152	138-0096 A/CV	1,357,000	654,210
T153			
T154	REGIONAL SCHOOL DISTRICT 14		
T155	Nonnewaug High School (Vo-Ag)		
T156	214-0090 VA/A	192,500	182,875
T157			
T158	REGIONAL SCHOOL DISTRICT 19		
T159	E. O. Smith High School (Vo-Ag)		
T160	219-0018 VE	590,062	560,559
T161			
T162	CESHIRE		
T163	Cheshire High School		
T164	025-0097 EC	209,101	90,353
T165			
T166	CESHIRE		
T167	Norton School		
T168	025-0098 EC	500,000	205,350
T169			
T170	OXFORD		
T171	Great Oak Middle School		
T172	108-0040 A/EC	910,791	465,141
T173			
T174	WESTON		
T175	Weston High School		
T176	157-0052 EC	1,175,460	251,901
T177			
T178	WESTON		
T179	Weston Middle School		
T180	157-0053 EC/CV	1,395,150	298,981
T181			
T182	REGIONAL SCHOOL DISTRICT 4		
T183	John Winthrop Middle School		
T184	204-0016 EC	994,000	426,028
T185			
T186	CONNECTICUT SCIENCE CENTER		
T187	Connecticut Science Center		
T188	648-0003 MAG/A/EC	1,500,000	1,425,000

1896 (2) Previously Authorized Projects That Have Changed
 1897 Substantially in Scope or Cost which are Seeking First Reauthorization.

		Authorized	Requested
T189	School District		
T190	School		
T191	Project Number		
T192			
T193	CROMWELL		
T194	Cromwell Middle School		
T195	033-0048 A/EC		
T196			
T197	Estimated...		
T198	Total Project Costs	\$ 2,463,000	\$ 1,227,000
T199	Total Grant	1,248,987	622,212
T200			
T201	CROMWELL		
T202	Edna Stevens School		
T203	033-0049 A/EC		
T204			
T205	Estimated...		
T206	Total Project Costs	\$ 3,695,000	\$ 1,001,000
T207	Total Grant	1,873,734	507,607
T208			
T209	WATERBURY		
T210	Waterbury Career Academy		
T211	151-0276 N		
T212			
T213	Estimated...		
T214	Total Project Costs	63,846,000	68,190,000
T215	Total Grant	50,163,802	53,576,883

1898 (3) Previously Authorized Project That Has Changed Substantially
 1899 in Scope or Cost which is Seeking Second Reauthorization.

		Authorized	Requested
T216	School District		
T217	School		
T218	Project Number		
T219			

T220	MONTVILLE		
T221	Leonard J. Tyl School		
T222	086-0086 E/CV		
T223			
T224	Estimated...		
T225	Total Project Costs	1,035,720	1,357,805
T226	Total Grant	676,947	887,461
T227			
T228	WEST HARTFORD		
T229	King Philip Middle School		
T230	155-0219 A		
T231			
T232	Estimated...		
T233	Total Project Costs	1,400,000	1,917,589
T234	Total Grant	589,960	808,072

1900 Sec. 94. (*Effective from passage*) (a) Notwithstanding the provisions of
 1901 section 10-286d of the general statutes or any regulation adopted by
 1902 the State Board of Education pursuant to said section 10-286d, for
 1903 projects authorized during the period beginning July 1, 2011, until June
 1904 30, 2016, if the cost of site acquisition and remediation of a brownfield,
 1905 as defined in section 32-9kk of the general statutes, in the town of
 1906 Bridgeport is less than the cost of site acquisition and site remediation
 1907 of a reasonable alternative site in the town of Bridgeport, as
 1908 determined by the Commissioner of Construction Services, in
 1909 consultation with the Commissioner of Education and the Office of
 1910 Brownfield Remediation and Development, then all such costs for site
 1911 acquisition and remediation of a brownfield shall be eligible project
 1912 costs.

1913 (b) Not later than June 30, 2017, the Commissioner of Construction
 1914 Services, in consultation with the Commissioner of Education and the
 1915 Office of Brownfield Remediation and Development, shall report in
 1916 accordance with the provisions of section 11-4a of the general statutes
 1917 to the joint standing committees of the General Assembly having
 1918 cognizance of matters relating to education and finance, revenue and

1919 bonding on the efficacy and cost-effectiveness of the provisions of
1920 subsection (a) of this section.

1921 Sec. 95. (*Effective from passage*) Notwithstanding the provisions of
1922 section 10-283 of the general statutes or any regulation adopted by the
1923 State Board of Education pursuant to said section 10-283 requiring that
1924 the description of a project type for a school building project be made
1925 at the time of application for a school building project grant and the
1926 provisions of subdivision (18) of section 10-282 of the general statutes,
1927 or any regulation adopted by the State Board of Education pursuant to
1928 said section 10-282 concerning the definition of renovation, the town of
1929 Bristol may change the description of the alteration projects (Project
1930 Number 017-068A and Project Number 017-069A) at Bristol Central
1931 High School and Bristol Eastern High School to a renovation project
1932 and subsequently qualify as a renovation, as defined in subdivision
1933 (18) of said section 10-282.

1934 Sec. 96. (*Effective from passage*) Notwithstanding the provisions of
1935 section 10-287i of the general statutes or any regulation adopted by the
1936 State Board of Education requiring payment of the state share of
1937 eligible project costs and filing notice of authorization of funding for
1938 the local share of project costs, the Commissioner of Education may
1939 pay both the state share of eligible project costs and the local share of
1940 eligible project costs to the Capitol Region Education Council for the
1941 following interdistrict magnet school building projects: (1) Reggio
1942 Magnet School of the Arts (Project Number 241-0095 MAG/N), (2)
1943 International Magnet School for Global Citizenship (Project Number
1944 241-0098 MAG/N), (3) Public Safety Academy (Project Number 241-
1945 0097 MAG/N), (4) Medical Professions and Teacher Preparation
1946 Academy (Project Number 241-0096 MAG/N), (5) Academy of
1947 Aerospace (Project Number 241-0099 MAG/N), (6) Discovery
1948 Academy (Project Number 241-0100 MAG/N), and (7) Museum
1949 Academy (Project Number 241-0101 MAG/N), provided the project is
1950 in compliance with the provisions of chapter 173 of the general statutes
1951 and any regulation adopted by the State Board of Education. Upon

1952 completion of each project audit conducted pursuant to section 10-287
1953 of the general statutes, the Department of Construction Services shall
1954 (A) compute the local share of the project cost in accordance with the
1955 provisions of chapter 173 of the general statutes, (B) determine a
1956 repayment schedule of the local share based on twenty equal annual
1957 principal payments, (C) apply a fixed rate of interest, as determined by
1958 the State Treasurer, over the life of the repayment period, and (D)
1959 determine a schedule of interest payments due from the Capitol
1960 Region Education Council based on the outstanding principal at the
1961 time the principal payment is made. The Commissioner of
1962 Construction Services shall notify the Commissioner of Education of
1963 the annualized repayment amounts for each project that shall be
1964 withheld from the operating grant paid to the Capitol Region
1965 Education Council pursuant to section 10-264l of the general statutes at
1966 such time and in such manner as the Commissioner of Education
1967 prescribes. The Commissioner of Education shall annually transfer
1968 such withheld annualized repayment amounts to the School Building
1969 Construction Fund established pursuant to section 10-287e of the
1970 general statutes.

1971 Sec. 97. (*Effective from passage*) Notwithstanding the provisions of
1972 subsection (d) of section 10-264h of the general statutes or any
1973 regulations adopted by the State Board of Education requiring that a
1974 cooperative arrangement, pursuant to section 10-158a of the general
1975 statutes, be responsible for repaying any ineligible project costs for a
1976 school building project following a final audit by the Commissioner of
1977 Education, (1) the Two Rivers Magnet Academy governance
1978 committee shall not be responsible for repaying one million five
1979 hundred sixty-eight thousand six hundred seventy-two dollars in
1980 ineligible project costs for the new magnet school construction project
1981 at the Two Rivers Magnet Middle School (Project Number 224-0001
1982 MAG/N) in East Hartford, and (2) the members of the Two Rivers
1983 Magnet Academy governance committee shall be responsible for
1984 repaying two hundred sixty-eight thousand six hundred dollars in
1985 ineligible project costs on a pro rata basis.

1986 Sec. 98. (*Effective from passage*) The authorized total project costs for
1987 the Connecticut River Magnet Academy school construction project
1988 located on the campus of Goodwin College authorized pursuant to
1989 chapter 173 of the general statutes (Project Number 542-0001 MAG/N)
1990 shall be reduced by the amount of one million two hundred thousand
1991 dollars.

1992 Sec. 99. (*Effective from passage*) Notwithstanding the provisions of
1993 subdivision (1) of subsection (a) of section 10-286 of the general
1994 statutes or any regulation adopted by the State Board of Education
1995 concerning projected enrollment for a school building project for
1996 purposes of calculating eligible project costs for a school building
1997 project grant, the town of Cromwell shall not be responsible for
1998 returning any portion of the grant already paid to the town prior to the
1999 effective date of this section based on the enrollment figure of four
2000 hundred ninety-four for the new construction project at Woodside
2001 Intermediate School (Project Number 033-0044 N) and the Department
2002 of Education shall not be responsible for making further grant
2003 payments to the town based on said enrollment figure.

2004 Sec. 100. (NEW) (*Effective from passage*) (a) The Department of
2005 Construction Services, in consultation with the Department of
2006 Education, shall provide a school building project grant in accordance
2007 with the provisions of chapter 173 of the general statutes for a diversity
2008 school for any local or regional board of education that has one or
2009 more schools under the jurisdiction of such board where the
2010 proportion of pupils of racial minorities in all grades of the school is
2011 greater than twenty-five per cent of the proportion of pupils of racial
2012 minorities in the public schools in all of the same grades of the school
2013 district in which said school is situated taken together, and (2) such
2014 board has demonstrated evidence of a good-faith effort to correct the
2015 existing disparity in the proportion of pupils of racial minorities in the
2016 district, as determined by the Commissioner of Education. Such
2017 diversity school shall be open to resident students of the school district
2018 for the purpose of correcting the existing disparity in the proportion of

2019 pupils of racial minorities in the district not later than five years after
2020 the opening of the diversity school. For purposes of this section,
2021 "pupils of racial minorities" means those whose race is defined as other
2022 than white, or whose ethnicity is defined as Hispanic or Latino by the
2023 federal Office of Management and Budget for use by the Bureau of
2024 Census of the United States Department of Commerce.

2025 (b) An eligible local or regional board of education shall apply to the
2026 Commissioner of Construction Services, in accordance with the
2027 provisions of chapter 173 of the general statutes, for a school building
2028 project grant pursuant to this section. Such application shall include
2029 evidence that the local or regional board of education is developing
2030 policies to make residents of the district aware that enrollment in the
2031 diversity school is open to all eligible resident students. The
2032 Commissioner of Construction Services shall approve only
2033 applications for reimbursement under this section that the
2034 Commissioner of Education finds will assist eligible local and regional
2035 boards of education in correcting the existing disparity in the
2036 proportion of pupils of racial minorities in the district.

2037 (c) Eligible local or regional boards of education, for purposes of a
2038 diversity school, shall be eligible for reimbursement of eighty per cent
2039 of the reasonable cost of any capital expenditure for the purchase,
2040 construction, extension, replacement, leasing or major alteration of
2041 diversity school facilities, including any expenditure for the purchase
2042 of equipment, in accordance with this section. To be eligible for
2043 reimbursement under this section, a diversity school construction
2044 project shall meet the requirements for a school building project
2045 established in chapter 173 of the general statutes, except that the
2046 Commissioner of Construction Services may waive any requirement in
2047 such chapter for good cause.

2048 (d) (1) The Commissioner of Education shall conduct a
2049 programmatic audit five years after the opening of a diversity school
2050 to examine whether the local or regional board of education has

2051 corrected the disparity in the proportion of pupils of racial minorities
2052 in the district. If the Commissioner of Education determines that the
2053 local or regional board of education has not made significant progress
2054 in correcting the existing disparity in the proportion of pupils of racial
2055 minorities in the district, the Commissioner of Education shall provide
2056 notice that such board may be responsible for repaying the
2057 Department of Construction Services in accordance with the
2058 provisions of subdivision (2) of this subsection if significant progress is
2059 not made in correcting the existing disparity in the proportion of
2060 pupils of racial minorities in the district one year following the audit
2061 conducted pursuant to this subsection.

2062 (2) If the Commissioner of Education determines a local or regional
2063 board of education has not made significant progress in correcting the
2064 existing disparity in the proportion of pupils of racial minorities in the
2065 district one year following the notice provided in subdivision (1) of
2066 this subsection, such board shall be responsible for repaying the cost of
2067 capital expenditures for such diversity school in an amount to be
2068 calculated by the Department of Construction Services pursuant to this
2069 subdivision and that is the difference between the reimbursement
2070 percentage received pursuant to subsection (d) of this section and the
2071 reimbursement percentage calculated in accordance with the
2072 provisions of section 10-285a of the general statutes. The department
2073 shall (A) compute the local share of the project cost in accordance with
2074 the provisions of chapter 173 of the general statutes, (B) determine a
2075 repayment schedule of the local share based on twenty equal annual
2076 principal payments, (C) apply a fixed rate of interest, as determined by
2077 the State Treasurer, over the life of the repayment period, and (D)
2078 determine a schedule of interest payments due from the town where
2079 the diversity school is located based on the outstanding principal at the
2080 time each principal payment is made.

2081 Sec. 101. (*Effective from passage*) Notwithstanding any provision of
2082 section 10-283 of the general statutes or any regulation adopted by the
2083 State Board of Education requiring that the scope of a school building

2084 project be set at the time of application for a school building project
2085 grant, the town of Hartford may modify the scope of the Capital
2086 Preparatory Magnet School project (Project Number 064-0290
2087 MAG/N) to accommodate the approved change from a grades six to
2088 twelve, inclusive, school to a grades prekindergarten to twelve,
2089 inclusive, school, provided (1) the current authorized total project costs
2090 do not increase, (2) the Commissioner of Education reviews and
2091 approves all construction plans and specifications for the grades
2092 prekindergarten to twelve, inclusive, school, and (3) the commissioner
2093 approves the modified enrollment projections for the grades
2094 prekindergarten to twelve, inclusive, school submitted by the town of
2095 Hartford.

2096 Sec. 102. (*Effective from passage*) Notwithstanding the provisions of
2097 section 10-292 of the general statutes or any regulation adopted by the
2098 State Board of Education requiring that a bid not be let out until plans
2099 and specifications have been approved by the Department of
2100 Education's school facilities unit, the town of Ledyard may let out for
2101 bid on and commence a project for asbestos removal (Project Number
2102 072-0084 CV) at Juliet W. Long Elementary School and shall be eligible
2103 to subsequently be considered for a grant commitment from the state,
2104 provided plans and specifications have been approved by the
2105 Department of Education's school facilities unit.

2106 Sec. 103. (*Effective from passage*) Notwithstanding the provisions of
2107 section 10-292 of the general statutes or any regulation adopted by the
2108 State Board of Education requiring that a bid not be let out until plans
2109 and specifications have been approved by the Department of
2110 Education's school facilities unit, the town of Ledyard may let out for
2111 bid on and commence a project for asbestos removal (Project Number
2112 072-0083 CV) at Ledyard High School and shall be eligible to
2113 subsequently be considered for a grant commitment from the state,
2114 provided plans and specifications have been approved by the
2115 Department of Education's school facilities unit.

2116 Sec. 104. Subsection (b) of section 23 of public act 07-3 of the June
2117 special session is repealed and the following is substituted in lieu
2118 thereof (*Effective from passage*):

2119 (b) (1) The Commissioner of Education may designate as many as
2120 two schools under the jurisdiction of such district as interdistrict
2121 magnet schools for the purposes of section 10-264h of the general
2122 statutes, provided the district submits a plan to the commissioner
2123 detailing how the district will meet the enrollment requirements
2124 provided for in subdivision (2) of this subsection and the
2125 commissioner deems such plan reasonable. The total grant amount for
2126 projects for both schools shall not be more than ten million dollars
2127 more than the grant amount such district would have otherwise
2128 received for such projects pursuant to the provisions of section 10-286
2129 of the general statutes. No school in such district shall be eligible to
2130 receive a grant pursuant to subsection (c) of section 10-264l of the
2131 general statutes, unless such school operates as an "interdistrict
2132 magnet school program", as defined in subsection (a) of said section
2133 10-264l, and meets the district-wide enrollment requirements pursuant
2134 to [said subsection (a)] subdivision (2) of this subsection.

2135 (2) Not later than three years after the reopening of the schools of
2136 the interdistrict magnet school district following school construction
2137 projects for such schools, reimbursed at the rate provided for in section
2138 10-264h of the general statutes, the local or regional board of education
2139 of such district shall, in accordance with the provisions of section 11-4a
2140 of the general statutes, report to the joint standing committee of the
2141 General Assembly having cognizance of matters relating to education
2142 on the progress of such district in enrolling students from other school
2143 districts. If such district does not, on or before June 30, [2012] 2015,
2144 enroll students from other districts at a rate that is at least fifteen per
2145 cent of its total district-wide enrollment, such district shall be liable to
2146 the state for repayment of the amount representing the difference
2147 between the school building project grant received pursuant to this
2148 section and section 10-264h of the general statutes, and the grant such

2149 district would have otherwise received for such projects pursuant to
2150 the provisions of section 10-286 of the general statutes.

2151 (3) For purposes of this subsection, "district-wide enrollment" means
2152 the total number of students enrolled in the New London public
2153 schools.

2154 Sec. 105. (*Effective from passage*) (a) Notwithstanding the provisions
2155 of section 10-292 of the general statutes or any regulation adopted by
2156 the State Board of Education requiring that a bid not be let out until
2157 plans and specifications have been approved by the Department of
2158 Education's Bureau of School Facilities, the town of West Haven may
2159 let out for bid on and commence a project for alteration and energy
2160 conservation (Project Number 156-0127) at the West Haven High
2161 School and shall be eligible to subsequently be considered for a grant
2162 commitment from the state, provided plans and specifications have
2163 been approved by the Department of Education's Bureau of School
2164 Facilities.

2165 (b) Notwithstanding the provisions of section 10-287 of the general
2166 statutes or any regulation adopted by the State Board of Education
2167 pursuant to said section 10-287 requiring a competitive bidding
2168 process for orders and contracts for school building construction
2169 receiving state assistance under chapter 173 of the general statutes, the
2170 town of West Haven shall not be required to conduct such process for
2171 orders and contracts for the portion of the project for alteration and
2172 energy conservation (Project Number 156-0127) at the West Haven
2173 High School.

2174 (c) Notwithstanding the provisions of section 10-287 of the general
2175 statutes or any regulation adopted by the State Board of Education
2176 concerning changes in construction plans, the town of West Haven
2177 shall be deemed eligible for grant payment for any change orders that
2178 have not been submitted for the portion of the project for alteration
2179 and energy conservation (Project Number 156-0127) at the West Haven
2180 High School.

2181 Sec. 106. (*Effective from passage*) Notwithstanding the provisions of
2182 section 10-292 of the general statutes or any regulation adopted by the
2183 State Board of Education requiring that a bid not be let out until plans
2184 and specifications have been approved by the Department of
2185 Education's school facilities unit, the town of Woodstock may let out
2186 for bid on and commence a project for asbestos removal (Project
2187 Number 169-JMWV) at Woodstock Elementary School and shall be
2188 eligible to subsequently be considered for a grant commitment from
2189 the state, provided plans and specifications have been approved by the
2190 Department of Education's school facilities unit.

2191 Sec. 107. (*Effective from passage*) Notwithstanding the provisions of
2192 section 10-292 of the general statutes or any regulation adopted by the
2193 State Board of Education requiring that a bid not be let out until plans
2194 and specifications have been approved by the Department of
2195 Education's Bureau of School Facilities, the town of Winchester may let
2196 out for bid on and commence a project for code violations (Project
2197 Number 162-0039) at the Pearson Middle School and shall be eligible to
2198 subsequently be considered for a grant commitment from the state,
2199 provided plans and specifications have been approved by the
2200 Department of Education's Bureau of School Facilities.

2201 Sec. 108. (*Effective from passage*) Notwithstanding the provisions of
2202 subparagraph (A) of subdivision (3) of subsection (a) of section 10-283
2203 of the general statutes or any regulations adopted pursuant to said
2204 section 10-283 requiring any town or regional school district to refund
2205 the unamortized balance of a school construction grant if the town or
2206 regional school district abandons, sells, leases, demolishes or otherwise
2207 redirects the use of a school building to other than a public school, the
2208 town of Enfield shall not be subject to the provisions of said section 10-
2209 283 for grants paid for school building projects at the Stowe
2210 Elementary School for the period that the Capitol Region Education
2211 Council leases the facility for temporary use as the Public Safety
2212 Magnet School. The period for which the Stowe Elementary School is
2213 used by the Capitol Region Education Council for this purpose shall be

2214 credited towards time the facility is used by Enfield for other school
2215 use.

2216 Sec. 109. (*Effective from passage*) Notwithstanding the provisions of
2217 section 10-286 of the general statutes or any regulations adopted by the
2218 State Board of Education pursuant to said section 10-286 concerning
2219 the calculation of grants using the state standard space specifications,
2220 the town of Groton shall be exempt from the state standard space
2221 specifications for the purpose of the calculation of the grant for the
2222 new construction project at the Catherine Kolnaski Magnet School
2223 (Project Number 059-0168 N).

2224 Sec. 110. (*Effective from passage*) Notwithstanding the provisions of
2225 subdivision (1) of subsection (a) of section 10-286 of the general
2226 statutes or any regulation adopted by the State Board of Education
2227 concerning projected enrollment for a school building project for
2228 purposes of calculating eligible costs for a school building project
2229 grant, the town of New Haven shall not be responsible for returning
2230 any portion of the grant already paid to the town prior to the effective
2231 date of this section based on the enrollment figure of six hundred
2232 eighty for the renovation project at Clinton Avenue School (Project
2233 Number 093-0344 RNV) and the Department of Education shall not be
2234 responsible for making further grant payments to the town based on
2235 said enrollment figure.

2236 Sec. 111. (*Effective from passage*) Notwithstanding the provisions of
2237 subdivision (18) of section 10-282 of the general statutes concerning the
2238 requirement that a school building project designated as a renovation
2239 cost less than building a new facility, the alteration project at M. D. Fox
2240 Elementary School (Project Number 064-0299 A/EC/CV/RNV) in the
2241 town of Hartford shall qualify as a renovation, as defined in said
2242 subdivision (18) of section 10-282, provided the cost of such project
2243 shall not exceed the currently approved cost of fifty-four million three
2244 hundred thirty-seven thousand five hundred dollars.

2245 Sec. 112. (*Effective from passage*) Notwithstanding the provisions of

2246 section 10-283 of the general statutes and any regulation adopted by
2247 the State Board of Education requiring that the scope of a school
2248 building project be set at the time of application for a school building
2249 project grant, the town of Danbury may change the scope of the
2250 extension and alteration project at the Danbury Head Start Center
2251 (Project Number 034-0133 P/EA) to acquiring a site and constructing a
2252 new facility.

2253 Sec. 113. Section 13 of public act 06-158 is repealed and the
2254 following is substituted in lieu thereof (*Effective from passage*):

2255 Notwithstanding the provisions of section 10-283 of the general
2256 statutes, or any regulation adopted by the State Board of Education
2257 requiring a completed grant application be submitted prior to June 30,
2258 2005, and the provisions of section 10-66bb of the general statutes
2259 concerning limitations on enrollment, a purchase and renovations
2260 project for Amistad Academy Charter School in New Haven with costs
2261 not to exceed [thirty-one million five hundred thousand] thirty-four
2262 million two hundred fifty thousand dollars shall be included in
2263 subdivision (1) of section 1 of [this act] public act 06-158, provided a
2264 complete grant application is submitted prior to June 30, 2007. Such
2265 building project shall be eligible for a reimbursement rate of seventy-
2266 eight and fifty-seven hundredths per cent. All final calculations
2267 completed by the Department of [Education] Construction Services for
2268 such school building project shall include a computation of the state
2269 grant for the school building project amortized on a straight line basis
2270 over a twenty-five year period. If such building ceases to be used as
2271 Amistad Academy Charter School during such amortization period,
2272 the governing authority of Amistad Academy Charter School shall
2273 refund to the state the unamortized balance of the state grant
2274 remaining as of the date the alternate use for the building project
2275 initially occurs. The amortization period for a project shall begin on the
2276 date the project was accepted as complete by the governing authority.

2277 Sec. 114. (*Effective from passage*) Notwithstanding the provisions of

2278 subdivision (1) of subsection (b) of section 10-287 of the general
 2279 statutes or any regulations adopted by the State Board of Education
 2280 requiring that a public invitation to bid be advertised in a newspaper
 2281 having circulation in the town in which construction is to take place,
 2282 Regional District 6 shall be allowed to provide alternate means of
 2283 public invitation to bid for costs up to four hundred nineteen thousand
 2284 two hundred dollars on the regional vocational agricultural
 2285 construction project (Project Number 206-0043 VE/EA) at the Wamogo
 2286 Regional High School and shall be eligible to subsequently be
 2287 considered for a grant commitment from the state.

2288 Sec. 115. (*Effective from passage*) Notwithstanding the provisions of
 2289 subdivision (1) of subsection (a) of section 10-286 of the general
 2290 statutes or any regulation adopted by the State Board of Education
 2291 concerning space standards for a school building project for purposes
 2292 of calculating eligible costs for a school building grant, the town of
 2293 Wilton shall not be responsible for returning any portion of the grant
 2294 already paid prior to the effective date of this section to the town based
 2295 on the facility square footage amount of one hundred forty-five
 2296 thousand three hundred for the renovation project at the Cider Mill
 2297 School (Project Number 161-0048 RNV/E) and the State Department of
 2298 Education shall not be responsible for making further grant payments
 2299 to the town based on said square footage amount.

2300 Sec. 116. Section 16a-38n of the general statutes is repealed. (*Effective*
 2301 *July 1, 2011*)"

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2011</i>	New section
Sec. 2	<i>July 1, 2011</i>	New section
Sec. 3	<i>July 1, 2011</i>	New section
Sec. 4	<i>July 1, 2011</i>	New section
Sec. 5	<i>July 1, 2011</i>	New section
Sec. 6	<i>July 1, 2011</i>	New section
Sec. 7	<i>July 1, 2011</i>	New section

Sec. 8	July 1, 2011	New section
Sec. 9	July 1, 2011	New section
Sec. 10	July 1, 2011	New section
Sec. 11	July 1, 2011	New section
Sec. 12	July 1, 2011	New section
Sec. 13	July 1, 2011	New section
Sec. 14	July 1, 2011	New section
Sec. 15	July 1, 2011	New section
Sec. 16	July 1, 2011	New section
Sec. 17	July 1, 2011	New section
Sec. 18	July 1, 2011	New section
Sec. 19	July 1, 2011	New section
Sec. 20	July 1, 2012	New section
Sec. 21	July 1, 2012	New section
Sec. 22	July 1, 2012	New section
Sec. 23	July 1, 2012	New section
Sec. 24	July 1, 2012	New section
Sec. 25	July 1, 2012	New section
Sec. 26	July 1, 2012	New section
Sec. 27	July 1, 2012	New section
Sec. 28	July 1, 2012	New section
Sec. 29	July 1, 2012	New section
Sec. 30	July 1, 2012	New section
Sec. 31	July 1, 2012	New section
Sec. 32	July 1, 2012	New section
Sec. 33	July 1, 2012	New section
Sec. 34	July 1, 2012	New section
Sec. 35	July 1, 2012	New section
Sec. 36	July 1, 2012	New section
Sec. 37	July 1, 2012	New section
Sec. 38	July 1, 2012	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>July 1, 2011</i>	New section
Sec. 50	<i>July 1, 2011</i>	New section
Sec. 51	<i>July 1, 2011</i>	New section
Sec. 52	<i>July 1, 2011</i>	New section
Sec. 53	<i>July 1, 2011</i>	New section
Sec. 54	<i>July 1, 2011</i>	New section
Sec. 55	<i>July 1, 2012</i>	New section
Sec. 56	<i>July 1, 2012</i>	New section
Sec. 57	<i>July 1, 2012</i>	New section
Sec. 58	<i>July 1, 2012</i>	New section
Sec. 59	<i>July 1, 2012</i>	New section
Sec. 60	<i>July 1, 2012</i>	New section
Sec. 61	<i>July 1, 2011</i>	4-66c(a) and (b)
Sec. 62	<i>July 1, 2011</i>	4-66g(a)
Sec. 63	<i>July 1, 2011</i>	4a-10(a)
Sec. 64	<i>July 1, 2011</i>	7-538(a)
Sec. 65	<i>July 1, 2011</i>	10-287d
Sec. 66	<i>July 1, 2011</i>	10-292k
Sec. 67	<i>July 1, 2011</i>	10a-91d(a)
Sec. 68	<i>July 1, 2011</i>	16a-38m(b)
Sec. 69	<i>July 1, 2011</i>	16a-38o(b)
Sec. 70	<i>July 1, 2011</i>	16a-38p(b)
Sec. 71	<i>July 1, 2011</i>	22-26hh
Sec. 72	<i>July 1, 2011</i>	22a-483(a)
Sec. 73	<i>July 1, 2011</i>	22a-483(d)
Sec. 74	<i>July 1, 2011</i>	32-235(a)
Sec. 75	<i>July 1, 2011</i>	New section
Sec. 76	<i>July 1, 2012</i>	SA 02-1 of the May 9 Sp. Sess., Sec. 2(c)
Sec. 77	<i>July 1, 2012</i>	SA 04-2 of the May Sp. Sess., Sec. 2(d)
Sec. 78	<i>July 1, 2012</i>	PA 07-7 of the June Sp. Sess., Sec. 2(e)
Sec. 79	<i>July 1, 2012</i>	PA 07-7 of the June Sp. Sess., Sec. 2(g)
Sec. 80	<i>July 1, 2012</i>	PA 07-7 of the June Sp. Sess., Sec. 21(c)
Sec. 81	<i>July 1, 2012</i>	PA 07-7 of the June Sp. Sess., Sec. 21(e)

Sec. 82	<i>July 1, 2012</i>	PA 09-2 of the September Sp. Sess., Sec. 42(b)
Sec. 83	<i>July 1, 2011</i>	SA 01-2 of the June Sp. Sess., Sec. 1
Sec. 84	<i>July 1, 2011</i>	SA 01-2 of the June Sp. Sess., Sec. 2(e)
Sec. 85	<i>July 1, 2011</i>	SA 05-1 of the June Sp. Sess., Sec. 9
Sec. 86	<i>July 1, 2011</i>	PA 07-7 of the June Sp. Sess., Sec. 1
Sec. 87	<i>July 1, 2011</i>	PA 07-7 of the June Sp. Sess., Sec. 2(o)
Sec. 88	<i>July 1, 2011</i>	PA 07-7 of the June Sp. Sess., Sec. 28
Sec. 89	<i>July 1, 2011</i>	PA 09-2 of the September Sp. Sess., Sec. 34(a)
Sec. 90	<i>July 1, 2011</i>	PA 09-2 of the September Sp. Sess., Sec. 42(e)
Sec. 91	<i>July 1, 2011</i>	8-336n(a)
Sec. 92	<i>July 1, 2011</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>	New section
Sec. 97	<i>from passage</i>	New section
Sec. 98	<i>from passage</i>	New section
Sec. 99	<i>from passage</i>	New section
Sec. 100	<i>from passage</i>	New section
Sec. 101	<i>from passage</i>	New section
Sec. 102	<i>from passage</i>	New section
Sec. 103	<i>from passage</i>	New section
Sec. 104	<i>from passage</i>	PA 07-3 of the June Sp. Sess., Sec. 23(b)
Sec. 105	<i>from passage</i>	New section
Sec. 106	<i>from passage</i>	New section
Sec. 107	<i>from passage</i>	New section
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>	New section
Sec. 112	<i>from passage</i>	New section
Sec. 113	<i>from passage</i>	PA 06-158, Sec. 13
Sec. 114	<i>from passage</i>	New section
Sec. 115	<i>from passage</i>	New section
Sec. 116	<i>July 1, 2011</i>	Repealer section