



General Assembly

Amendment

January Session, 2011

LCO No. 5848

SB0123905848HR0

Offered by:

REP. CAFERO, 142nd Dist.

SEN. MCKINNEY, 28th Dist.

To: Senate Bill No. 1239

File No.

Cal. No.

**"AN ACT CONCERNING THE BUDGET FOR THE BIENNIUM
ENDING JUNE 30, 2013."**

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

3 "Section 1. (*Effective July 1, 2011*) The following sums are
4 appropriated from the GENERAL FUND for the annual periods
5 indicated for the purposes described.

	2011-2012	2012-2013	
T1			
T2	LEGISLATIVE		
T3			
T4	LEGISLATIVE MANAGEMENT		
T5	Personal Services	\$37,386,370	\$38,974,966
T6	Other Expenses	8,741,339	8,716,846
T7	Equipment	1	1
T8	Minor Capital Improvements	100,000	100,000
T9	Interim Salary/Caucus Offices	368,800	368,800
T10	Redistricting	900,000	0

T11	Old State House	416,720	416,720
T12	New England Board of Higher Education	183,750	183,750
T13	AGENCY TOTAL	48,096,980	48,761,083
T14			
T15	AUDITORS OF PUBLIC ACCOUNTS		
T16	Personal Services	11,875,086	11,765,921
T17	Other Expenses	715,207	685,362
T18	Equipment	1	1
T19	AGENCY TOTAL	12,590,294	12,451,284
T20			
T21	COMMISSION ON THE STATUS OF PROTECTED CLASS CITIZENS		
T22	Personal Services	1,000,000	1,000,000
T23			
T24	GENERAL GOVERNMENT		
T25			
T26	GOVERNOR'S OFFICE		
T27	Personal Services	2,365,992	2,284,648
T28	Other Expenses	160,386	163,928
T29	Equipment	1	1
T30	AGENCY TOTAL	2,526,379	2,448,577
T31			
T32	SECRETARY OF THE STATE		
T33	Personal Services	1,510,000	1,450,000
T34	Other Expenses	531,276	563,610
T35	Equipment	1	1
T36	Commercial Recording Division	6,413,689	6,399,728
T37	AGENCY TOTAL	8,454,966	8,413,339
T38			
T39	LIEUTENANT GOVERNOR'S OFFICE		
T40	Personal Services	436,806	424,702
T41	Other Expenses	58,279	58,279
T42	Equipment	1	1
T43	AGENCY TOTAL	495,086	482,982
T44			
T45	ELECTIONS ENFORCEMENT COMMISSION		
T46	Personal Services	1,484,402	1,515,724
T47	Other Expenses	261,117	261,117

T48	Equipment	1	1
T49	AGENCY TOTAL	1,745,520	1,776,842
T50			
T51	OFFICE OF STATE ETHICS		
T52	Personal Services	1,582,388	1,543,751
T53	Other Expenses	122,874	126,618
T54	Equipment	1	1
T55	Judge Trial Referee Fees	8,000	8,000
T56	Reserve for Attorney Fees	10,000	10,000
T57	AGENCY TOTAL	1,723,263	1,688,370
T58			
T59	FREEDOM OF INFORMATION COMMISSION		
T60	Personal Services	2,167,297	2,096,602
T61	Other Expenses	211,203	218,470
T62	Equipment	1	1
T63	AGENCY TOTAL	2,378,501	2,315,073
T64			
T65	STATE TREASURER		
T66	Personal Services	3,856,675	3,684,877
T67	Other Expenses	218,925	218,925
T68	Equipment	1	1
T69	AGENCY TOTAL	4,075,601	3,903,803
T70			
T71	STATE COMPTROLLER		
T72	Personal Services	23,969,124	22,992,739
T73	Other Expenses	3,249,832	3,187,935
T74	Equipment	1	1
T75	AGENCY TOTAL	27,218,957	26,180,675
T76			
T77	DEPARTMENT OF REVENUE SERVICES		
T78	Personal Services	64,046,356	61,696,676
T79	Other Expenses	7,556,441	7,089,597
T80	Equipment	1	1
T81	Collection and Litigation Contingency Fund	79,479	79,479
T82	AGENCY TOTAL	71,682,277	68,865,753
T83			
T84	DIVISION OF SPECIAL REVENUE		

T85	Personal Services	4,354,842	3,851,730
T86	Other Expenses	751,671	793,850
T87	AGENCY TOTAL	5,106,513	4,645,580
T88			
T89	OFFICE OF POLICY AND MANAGEMENT		
T90	Personal Services	12,987,696	12,362,797
T91	Other Expenses	2,109,002	2,109,002
T92	Equipment	1	1
T93	Justice Assistance Grants	1,133,469	1,131,353
T94	Connecticut Impaired Driving Records Information System	677,143	677,143
T95	Tax Relief for Elderly Renters	24,000,000	24,000,000
T96	Regional Planning Agencies	200,000	200,000
T97	Reimbursement Property Tax - Disability Exemption	400,000	400,000
T98	Distressed Municipalities	7,800,000	7,800,000
T99	Property Tax Relief Elderly Circuit Breaker	20,365,899	20,365,899
T100	Property Tax Relief Elderly Freeze Program	390,000	390,000
T101	Property Tax Relief for Veterans	2,970,099	2,970,099
T102	P.I.L.O.T. - New Manufacturing Machinery and Equipment	47,895,199	47,895,199
T103	AGENCY TOTAL	120,928,508	120,301,493
T104			
T105	DEPARTMENT OF VETERANS' AFFAIRS		
T106	Personal Services	25,385,635	24,679,535
T107	Other Expenses	4,921,924	4,853,924
T108	Equipment	1	1
T109	Support Services for Veterans	190,000	190,000
T110	Burial Expenses	7,200	7,200
T111	Headstones	350,000	350,000
T112	AGENCY TOTAL	30,854,760	30,080,660
T113			
T114	OFFICE OF WORKFORCE COMPETITIVENESS		
T115	Personal Services	305,471	294,247
T116	Other Expenses	63,026	63,026
T117	Equipment	1	1
T118	AGENCY TOTAL	368,498	357,274
T119			

T120	DEPARTMENT OF ADMINISTRATIVE SERVICES		
T121	Personal Services	28,742,710	27,608,208
T122	Other Expenses	624,112	631,526
T123	Equipment	1	1
T124	Tuition Reimbursement - Training and Travel	382,000	0
T125	Labor - Management Fund	75,000	0
T126	Surety Bonds for State Officials and Employees	12,000	82,000
T127	Quality of Work-Life	350,000	0
T128	Refunds of Collections	14,250	14,250
T129	W. C. Administrator	5,250,000	5,250,000
T130	Claims Commissioner Operations	225,139	218,921
T131	State Insurance and Risk Mgmt Operations	13,000,000	13,000,000
T132	AGENCY TOTAL	48,675,212	46,804,906
T133			
T134	DEPARTMENT OF INFORMATION TECHNOLOGY		
T135	Personal Services	7,400,000	7,150,000
T136	Other Expenses	4,345,344	4,345,344
T137	Equipment	1	0
T138	Internet and E-Mail Services	3,079,521	3,048,059
T139	Statewide Information Technology Services	15,855,769	15,855,769
T140	AGENCY TOTAL	30,680,635	30,399,172
T141			
T142	DEPARTMENT OF PUBLIC WORKS		
T143	Personal Services	7,769,182	7,473,447
T144	Other Expenses	20,356,959	20,356,959
T145	Equipment	1	0
T146	Management Services	3,140,454	3,226,085
T147	Rents and Moving	9,887,289	10,246,500
T148	Facilities Design Expenses	3,566,462	3,566,462
T149	AGENCY TOTAL	44,720,347	44,869,453
T150			
T151	ATTORNEY GENERAL		
T152	Personal Services	32,331,479	31,214,648
T153	Other Expenses	1,073,485	1,071,485
T154	Equipment	1	1
T155	Martin Luther King, Jr. Commission	3,325	3,325

T156	AGENCY TOTAL	33,408,290	32,289,459
T157			
T158	DIVISION OF CRIMINAL JUSTICE		
T159	Personal Services	48,776,668	47,280,107
T160	Other Expenses	1,680,000	1,680,000
T161	Equipment	1	1
T162	Witness Protection	176,000	176,000
T163	Training and Education	35,000	35,000
T164	Expert Witnesses	190,000	190,000
T165	Medicaid Fraud Control	1,977,259	1,931,557
T166	AGENCY TOTAL	52,834,928	51,292,665
T167			
T168	REGULATION AND PROTECTION		
T169			
T170	DEPARTMENT OF EMERGENCY SERVICES AND PUBLIC PROTECTION		
T171	Personal Services	134,132,919	128,720,333
T172	Other Expenses	22,767,694	22,685,219
T173	Equipment	1	1
T174	Fleet Purchase	1	1
T175	Workers' Compensation Claims	5,138,787	5,138,787
T176	AGENCY TOTAL	162,039,402	156,544,341
T177			
T178	POLICE OFFICER STANDARDS AND TRAINING COUNCIL		
T179	Personal Services	1,804,947	1,754,509
T180	Other Expenses	645,834	666,405
T181	Equipment	1	1
T182	AGENCY TOTAL	2,450,782	2,420,915
T183			
T184	MILITARY DEPARTMENT		
T185	Personal Services	3,369,379	3,306,963
T186	Other Expenses	2,487,654	2,531,127
T187	Equipment	1	1
T188	Firing Squads	255,600	255,600
T189	Veteran's Service Bonuses	182,500	160,000
T190	AGENCY TOTAL	6,295,134	6,253,691
T191			

T192	COMMISSION ON FIRE PREVENTION AND CONTROL		
T193	Personal Services	1,728,164	1,682,060
T194	Other Expenses	551,795	573,656
T195	Fire Training School - Willimantic	161,798	161,798
T196	Fire Training School - Torrington	81,367	81,367
T197	Fire Training School - New Haven	48,364	48,364
T198	Fire Training School - Derby	37,139	37,139
T199	Fire Training School - Wolcott	100,162	100,162
T200	Fire Training School - Fairfield	70,395	70,395
T201	Fire Training School - Hartford	169,336	169,336
T202	Fire Training School - Middletown	59,053	59,053
T203	Payments to Volunteer Fire Companies	105,000	105,000
T204	Fire Training School - Stamford	55,432	55,432
T205	AGENCY TOTAL	3,168,005	3,143,762
T206			
T207	DEPARTMENT OF CONSUMER PROTECTION		
T208	Personal Services	10,718,556	10,248,964
T209	Other Expenses	843,856	874,792
T210	Equipment	1	1
T211	AGENCY TOTAL	11,562,413	11,123,757
T212			
T213	LABOR DEPARTMENT		
T214	Personal Services	8,475,978	8,140,276
T215	Other Expenses	585,400	585,400
T216	Equipment	1	1
T217	Workforce Investment Act	28,619,579	28,619,579
T218	Jobs First Employment Services	14,046,370	14,046,370
T219	Individual Development Accounts	95,000	95,000
T220	AGENCY TOTAL	51,822,328	51,486,626
T221			
T222	OFFICE OF THE VICTIM ADVOCATE		
T223	Personal Services	310,492	301,505
T224	Other Expenses	20,880	20,880
T225	Equipment	1	1
T226	AGENCY TOTAL	331,373	322,386
T227			
T228	CONSERVATION AND DEVELOPMENT		

T229			
T230	DEPARTMENT OF AGRICULTURE		
T231	Personal Services	3,895,000	3,750,000
T232	Other Expenses	544,000	544,000
T233	Equipment	1	1
T234	Senior Food Vouchers	300,000	300,000
T235	Water Reassessment - Oyster Study	5,500,000	5,500,000
T236	WIC Coupon Program for Fresh Produce	147,272	147,272
T237	AGENCY TOTAL	10,386,273	10,241,273
T238			
T239	DEPARTMENT OF ENVIRONMENTAL PROTECTION		
T240	Personal Services	33,301,058	32,078,501
T241	Other Expenses	2,773,216	2,773,216
T242	Equipment	1	1
T243	Stream Gaging	159,649	159,649
T244	Mosquito Control	142,500	142,500
T245	State Superfund Site Maintenance	192,880	192,880
T246	Laboratory Fees	136,247	136,247
T247	Dam Maintenance	104,131	100,813
T248	Emergency Spill Response Account	6,968,825	6,757,253
T249	Solid Waste Management Account	2,581,279	2,503,313
T250	Underground Storage Tank Account	1,173,069	1,151,744
T251	Clean Air Account	4,617,985	4,513,005
T252	Environmental Conservation Account	5,586,792	5,451,203
T253	Environmental Quality Fees Account	9,373,495	9,140,111
T254	Agreement USGS - Hydrological Study	124,365	124,365
T255	New England Interstate Water Pollution Commission	23,062	23,062
T256	Northeast Interstate Forest Fire Compact	2,636	2,636
T257	Connecticut River Valley Flood Control Commission	25,916	25,916
T258	Thames River Valley Flood Control Commission	38,625	38,625
T259	Agreement USGS-Water Quality Stream Monitoring	172,330	172,330
T260	Lobster Restoration	160,000	160,000
T261	AGENCY TOTAL	67,658,061	65,647,370
T262			

T263	COUNCIL ON ENVIRONMENTAL QUALITY		
T264	Personal Services	167,792	163,640
T265	Other Expenses	2,907	2,907
T266	Equipment	1	1
T267	AGENCY TOTAL	170,700	166,548
T268			
T269	COMMISSION ON CULTURE AND TOURISM		
T270	Personal Services	2,929,052	2,809,589
T271	Other Expenses	517,488	517,488
T272	State-Wide Marketing	1	1
T273	Tourism Districts	1,350,000	1,350,000
T274	Competitive Grant Program for Cultural Entities	12,000,000	12,000,000
T275	AGENCY TOTAL	16,796,541	16,677,078
T276			
T277	DEPARTMENT OF ENVIRONMENTAL PROTECTION		
T278	Personal Services	5,905,684	5,633,422
T279	Other Expenses	777,551	777,551
T280	Equipment	1	1
T281	Statewide Marketing	500,000	500,000
T282	Subsidized Assisted Living Demonstration	1,730,000	2,272,000
T283	Congregate Facilities Operation Costs	6,884,547	6,884,547
T284	Housing Assistance and Counseling Program	438,500	438,500
T285	Elderly Congregate Rent Subsidy	2,389,796	2,389,796
T286	Tax Abatement	1,704,890	1,704,890
T287	Payment in Lieu of Taxes	2,204,000	2,204,000
T288	AGENCY TOTAL	22,534,969	22,804,707
T289			
T290	AGRICULTURAL EXPERIMENT STATION		
T291	Personal Services	6,125,000	5,910,000
T292	Other Expenses	738,809	738,809
T293	Equipment	1	1
T294	Mosquito Control	177,671	177,671
T295	Wildlife Disease Prevention	66,675	66,675
T296	AGENCY TOTAL	7,108,156	6,893,156
T297			

T298	HEALTH AND HOSPITALS		
T299			
T300	DEPARTMENT OF PUBLIC HEALTH		
T301	Personal Services	35,564,929	34,558,144
T302	Other Expenses	5,689,204	6,261,259
T303	Equipment	1	1
T304	Children's Health Initiatives	1,750,000	1,750,000
T305	AIDS Services	4,011,604	4,011,604
T306	Breast and Cervical Cancer Detection and Treatment	1,965,302	1,963,335
T307	Children with Special Health Care Needs	663,790	597,411
T308	Medicaid Administration	4,276,747	4,201,595
T309	Community Health Services	2,080,000	2,080,000
T310	Rape Crisis	395,716	395,716
T311	X-Ray Screening and Tuberculosis Care	379,899	379,899
T312	Genetic Diseases Programs	662,995	662,995
T313	Immunization Services	7,235,960	7,235,960
T314	Local and District Departments of Health	4,264,470	4,264,470
T315	Venereal Disease Control	175,689	175,689
T316	School Based Health Clinics	9,396,581	9,396,581
T317	AGENCY TOTAL	78,512,887	77,934,659
T318			
T319	OFFICE OF THE CHIEF MEDICAL EXAMINER		
T320	Personal Services	5,117,910	4,945,957
T321	Other Expenses	565,026	565,026
T322	Equipment	4,750	4,750
T323	Medicolegal Investigations	50,020	50,020
T324	AGENCY TOTAL	5,737,706	5,565,753
T325			
T326	DEPARTMENT OF DEVELOPMENTAL SERVICES		
T327	Personal Services	287,109,798	275,349,434
T328	Other Expenses	17,843,278	17,753,438
T329	Equipment	1	1
T330	Human Resource Development	219,790	219,790
T331	Family Support Grants	3,280,095	3,280,095
T332	Cooperative Placements Program	21,639,755	21,639,755
T333	Clinical Services	4,175,570	4,126,833

T334	Early Intervention	36,288,242	34,688,242
T335	Community Temporary Support Services	67,315	67,315
T336	Community Respite Care Programs	330,345	330,345
T337	Workers' Compensation Claims	16,246,035	16,246,035
T338	Pilot Program for Autism Services	1,185,176	1,185,176
T339	Voluntary Services	23,442,551	23,418,770
T340	Rent Subsidy Program	4,083,799	4,083,799
T341	Family Reunion Program	134,900	134,900
T342	Employment Opportunities and Day Services	187,674,466	198,201,167
T343	Community Residential Services	420,297,573	432,613,391
T344	AGENCY TOTAL	1,024,018,689	1,033,338,486
T345			
T346	DEPARTMENT OF MENTAL HEALTH AND ADDICTION SERVICES		
T347	Personal Services	218,791,475	210,667,195
T348	Other Expenses	20,610,586	20,829,217
T349	Equipment	1	1
T350	Housing Supports and Services	13,424,867	13,424,867
T351	Managed Service System	35,170,262	35,146,249
T352	Legal Services	539,269	539,269
T353	Connecticut Mental Health Center	4,024,877	4,024,877
T354	Professional Services	10,640,354	10,610,008
T355	General Assistance Managed Care	182,485,221	195,756,101
T356	Workers' Compensation Claims	12,344,566	12,344,566
T357	Nursing Home Screening	560,506	560,506
T358	Young Adult Services	54,374,159	65,271,066
T359	TBI Community Services	9,402,612	9,402,612
T360	Behavioral Health Medications	6,169,095	6,169,095
T361	Medicaid Adult Rehabilitation Option	3,963,349	3,963,349
T362	Discharge and Diversion Services	8,962,116	8,962,116
T363	Home and Community Based Services	7,660,683	10,252,082
T364	Persistent Violent Felony Offenders Act	633,000	633,000
T365	Next Steps Supportive Housing	900,000	900,000
T366	Prison Overcrowding/Diversion	13,092,606	13,045,005
T367	Grants for Substance Abuse Services	21,871,769	21,871,769
T368	Grants for Mental Health Services	68,120,495	68,120,495
T369	Employment Opportunities	9,375,971	9,375,971
T370	AGENCY TOTAL	703,117,839	721,869,416

T371			
T372	PSYCHIATRIC SECURITY REVIEW BOARD		
T373	Personal Services	332,091	320,081
T374	Other Expenses	25,175	25,175
T375	Equipment	1	1
T376	AGENCY TOTAL	357,267	345,257
T377			
T378	HUMAN SERVICES		
T379			
T380	DEPARTMENT OF SOCIAL SERVICES		
T381	Personal Services	118,565,920	114,697,933
T382	Other Expenses	65,551,145	61,723,267
T383	Equipment	1	1
T384	Children's Trust Fund	9,856,414	9,856,414
T385	Genetic Tests in Paternity Actions	172,028	172,028
T386	Day Care Projects	430,938	430,938
T387	HUSKY Program	36,612,000	36,612,000
T388	Charter Oak Health Plan	8,770,000	7,760,000
T389	Vocational Rehabilitation	6,648,001	6,648,001
T390	Medicaid	4,181,048,439	4,289,644,764
T391	Old Age Assistance	34,955,566	34,955,566
T392	Aid to the Blind	729,000	729,000
T393	Aid to the Disabled	61,512,712	60,728,321
T394	Temporary Assistance to Families - TANF	118,958,385	118,958,385
T395	Emergency Assistance	1	1
T396	Connecticut Pharmaceutical Assistance Contract to the Elderly	664,900	255,000
T397	Healthy Start	1,341,198	1,341,198
T398	DMHAS-Disproportionate Share	105,935,000	105,935,000
T399	Connecticut Home Care Program	56,800,000	58,400,000
T400	Services to the Elderly	3,471,552	3,471,552
T401	Safety Net Services	1,890,807	1,890,807
T402	Transportation for Employment Independence Program	3,155,532	3,155,532
T403	Refunds of Collections	88,896	88,896
T404	Services for Persons With Disabilities	500,865	500,865
T405	Child Care Services-TANF/CCDBG	87,838,599	93,874,337
T406	Nutrition Assistance	402,897	402,897
T407	Housing/Homeless Services	44,969,407	45,950,784

T408	Employment Opportunities	947,546	947,546
T409	Child Day Care	9,555,653	9,555,653
T410	Independent Living Centers	547,338	547,338
T411	Disproportionate Share-Medical Emergency Assistance	25,862,500	25,862,500
T412	DSH-Urban Hospitals in Distressed Municipalities	15,775,000	15,775,000
T413	Child Care Quality Enhancements	3,337,757	3,337,757
T414	Connecticut Children's Medical Center	10,579,200	10,579,200
T415	Community Services	1,226,093	1,177,343
T416	Alzheimer Respite Care	2,294,388	2,294,388
T417	Human Service Infrastructure Community Action Program	3,000,000	3,000,000
T418	Teen Pregnancy Prevention	1,001,322	1,001,322
T419	Child Day Care - Municipality	5,263,706	5,263,706
T420	Teen Pregnancy Prevention - Municipality	500,000	500,000
T421	Housing/Homeless Services - Municipality	634,026	634,026
T422	Community Services - Municipality	87,268	87,268
T423	AGENCY TOTAL	5,031,482,000	5,138,746,534
T424			
T425	EDUCATION, MUSEUMS, LIBRARIES		
T426			
T427	DEPARTMENT OF EDUCATION		
T428	Personal Services	25,500,000	25,500,000
T429	Other Expenses	2,000,000	2,000,000
T430	Equipment	1	1
T431	Early Childhood Program	4,005,883	4,005,883
T432	Development of Mastery Exams Grades 4, 6, and 8	9,393,332	9,393,332
T433	Primary Mental Health	456,565	456,565
T434	Adult Education Action	192,550	192,550
T435	Resource Equity Assessments	301,980	299,683
T436	Longitudinal Data Systems	1,500,000	1,500,000
T437	Sheff Settlement	9,265,012	10,293,799
T438	American School for the Deaf	8,532,218	8,532,218
T439	Regional Education Services	742,307	692,307
T440	Head Start Services	2,473,335	2,473,335
T441	Head Start Enhancement	1,595,700	1,595,700
T442	Family Resource Centers	4,833,190	4,833,190

T443	Charter Schools	56,460,200	59,994,200
T444	Head Start - Early Childhood Link	1,000,000	1,000,000
T445	Institutional Student Aid	793,800	793,800
T446	Child Nutrition State Match	2,354,000	2,354,000
T447	Vocational Agriculture	4,560,565	4,560,565
T448	Transportation of School Children	25,784,748	24,884,748
T449	Adult Education	20,594,371	20,594,371
T450	Health and Welfare Services Pupils Private Schools	4,297,500	4,297,500
T451	Education Equalization Grants	1,889,609,057	1,889,609,057
T452	Bilingual Education	1,916,130	1,916,130
T453	Priority School Districts	112,595,033	112,121,287
T454	Young Parents Program	183,464	183,464
T455	Interdistrict Cooperation	11,127,369	11,127,369
T456	School Breakfast Program	1,634,103	1,634,103
T457	Excess Cost - Student Based	139,805,731	139,805,731
T458	Non-Public School Transportation	3,595,500	3,595,500
T459	Youth Service Bureaus	2,357,814	2,357,814
T460	OPEN Choice Program	14,465,002	14,465,002
T461	Magnet Schools	215,855,395	235,564,395
T462	AGENCY TOTAL	2,579,781,855	2,602,627,599
T463			
T464	REGIONAL VOCATIONAL-TECHNICAL SCHOOL SYSTEM		
T465	Personal Services	132,210,899	126,844,530
T466	Other Expenses	12,983,542	12,543,542
T467	Equipment	1	0
T468	Vocational Technical School Textbooks	308,025	215,464
T469	Repair of Instructional Equipment	143,161	100,141
T470	Minor Repairs to Plant	228,370	159,746
T471	AGENCY TOTAL	145,873,998	139,863,423
T472			
T473	BOARD OF EDUCATION AND SERVICES FOR THE BLIND		
T474	Personal Services	4,592,999	4,459,928
T475	Other Expenses	644,057	644,057
T476	Equipment	1	1
T477	Educational Aid for Blind and Visually Handicapped Children	3,707,154	3,707,154

T478	Enhanced Employment Opportunities	538,400	538,400
T479	Supplementary Relief and Services	83,140	83,140
T480	Vocational Rehabilitation	712,363	712,363
T481	Special Training for the Deaf Blind	238,868	238,868
T482	Connecticut Radio Information Service	70,112	70,112
T483	AGENCY TOTAL	10,587,094	10,454,023
T484			
T485	COMMISSION ON THE DEAF AND HEARING IMPAIRED		
T486	Personal Services	474,706	461,875
T487	Other Expenses	100,159	100,159
T488	Equipment	1	1
T489	Part-Time Interpreters	195,241	191,633
T490	AGENCY TOTAL	770,107	753,668
T491			
T492	STATE LIBRARY		
T493	Personal Services	5,747,837	5,560,728
T494	Other Expenses	653,689	653,689
T495	Equipment	1	1
T496	Legal/Legislative Library Materials	866,400	866,400
T497	Connecticard Payments	1,226,028	1,226,028
T498	AGENCY TOTAL	8,493,955	8,306,846
T499			
T500	BOARD OF REGENTS FOR HIGHER EDUCATION		
T501	Personal Services	2,584,015	2,499,844
T502	Other Expenses	133,551	133,551
T503	Equipment	1	1
T504	National Service Act	262,692	262,692
T505	Charter Oak State College	2,722,225	2,670,543
T506	Community Technical College System	149,130,964	145,667,984
T507	Connecticut State University	158,311,441	154,853,349
T508	Capitol Scholarship Program	7,567,362	7,567,362
T509	Awards to Children of Deceased/ Disabled Veterans	1,000	1,000
T510	Connecticut Independent College Student Grant	15,000,000	15,000,000
T511	Connecticut Aid for Public College Students	20,000,000	20,000,000
T512	Connecticut Aid to Charter Oak	37,393	37,393

T513	AGENCY TOTAL	355,750,644	348,693,719
T514			
T515	UNIVERSITY OF CONNECTICUT		
T516	Operating Expenses	217,047,600	211,093,547
T517	Tuition Freeze	4,267,696	4,267,696
T518	Regional Campus Enhancement	7,538,003	7,538,003
T519	AGENCY TOTAL	228,853,299	222,899,246
T520			
T521	UNIVERSITY OF CONNECTICUT HEALTH CENTER		
T522	Operating Expenses	113,667,693	109,814,742
T523			
T524	TEACHERS' RETIREMENT BOARD		
T525	Personal Services	1,785,698	1,731,184
T526	Other Expenses	625,383	644,770
T527	Equipment	1	1
T528	Retirement Contributions	757,246,000	787,536,000
T529	Retirees Health Service Cost	24,958,272	26,500,836
T530	Municipal Retiree Health Insurance Costs	7,372,720	7,887,480
T531	AGENCY TOTAL	791,988,074	824,300,271
T532			
T533	CORRECTIONS		
T534			
T535	DEPARTMENT OF CORRECTION		
T536	Personal Services	442,553,494	386,865,935
T537	Other Expenses	64,168,184	63,568,184
T538	Equipment	1	1
T539	Workers' Compensation Claims	29,898,513	29,898,513
T540	Inmate Medical Services	87,000,000	67,000,000
T541	Board of Pardons and Paroles	6,280,668	6,082,447
T542	Mental Health AIC	240,000	240,000
T543	Aid to Paroled and Discharged Inmates	9,500	9,500
T544	Legal Services to Prisoners	435,298	435,298
T545	Volunteer Services	128,069	128,069
T546	Community Support Services	38,160,796	38,160,796
T547	AGENCY TOTAL	668,874,523	592,388,743
T548			
T549	DEPARTMENT OF CHILDREN AND FAMILIES		

T550	Personal Services	300,318,630	293,091,113
T551	Other Expenses	30,027,867	30,010,916
T552	Equipment	1	1
T553	Short-Term Residential Treatment	713,129	713,129
T554	Substance Abuse Screening	1,745,896	1,745,896
T555	Workers' Compensation Claims	8,627,393	8,627,393
T556	Local Systems of Care	2,057,676	2,057,676
T557	Family Support Services	8,728,303	8,728,303
T558	Emergency Needs	1,710,000	1,710,000
T559	Health Assessment and Consultation	869,100	869,100
T560	Grants for Psychiatric Clinics for Children	11,949,733	11,949,733
T561	Day Treatment Centers for Children	5,497,630	5,497,630
T562	Juvenile Justice Outreach Services	11,750,619	11,750,619
T563	Child Abuse and Neglect Intervention	5,379,261	5,379,261
T564	Family Violence Outreach and Counseling	1,751,427	1,751,427
T565	Support for Recovering Families	10,745,875	10,745,875
T566	No Nexus Special Education	8,682,808	8,682,808
T567	Family Preservation Services	5,385,396	5,385,396
T568	Substance Abuse Treatment	4,228,046	4,228,046
T569	Child Welfare Support Services	3,221,072	3,221,072
T570	Board and Care for Children - Adoption	92,100,506	97,875,380
T571	Board and Care for Children - Foster	121,435,935	128,055,232
T572	Board and Care for Children - Residential	188,203,141	195,919,043
T573	Individualized Family Supports	15,788,638	15,788,638
T574	Community KidCare	23,378,111	23,370,757
T575	Covenant to Care	166,516	166,516
T576	AGENCY TOTAL	864,462,709	877,320,960
T577			
T578	JUDICIAL		
T579			
T580	JUDICIAL DEPARTMENT		
T581	Personal Services	335,264,723	326,265,219
T582	Other Expenses	55,972,354	56,554,725
T583	Equipment	100,000	150,000
T584	Forensic Sex Evidence Exams	918,954	918,954
T585	Alternative Incarceration Program	36,032,153	36,040,152
T586	Juvenile Alternative Incarceration	22,110,749	22,110,750
T587	Juvenile Justice Centers	2,483,902	2,483,902

T588	Probate Court	8,200,000	7,300,000
T589	Youthful Offender Services	6,564,230	6,564,229
T590	Victim Security Account	48,000	48,000
T591	AGENCY TOTAL	467,695,065	458,435,931
T592			
T593	PUBLIC DEFENDER SERVICES COMMISSION		
T594	Personal Services	40,413,716	39,273,860
T595	Other Expenses	1,173,450	1,173,450
T596	Equipment	1	1
T597	Special Public Defenders - Contractual	2,477,600	2,477,600
T598	Special Public Defenders - Non-Contractual	4,472,200	4,472,200
T599	Expert Witnesses	1,890,000	1,980,000
T600	Training and Education	60,000	80,000
T601	AGENCY TOTAL	50,486,967	49,457,111
T602			
T603	CHILD PROTECTION COMMISSION		
T604	Personal Services	698,228	675,841
T605	Other Expenses	138,660	138,660
T606	Equipment	1	0
T607	Training for Contracted Attorneys	34,200	34,200
T608	Contracted Attorneys	9,293,126	9,300,442
T609	Contracted Attorneys Related Expenses	158,713	158,713
T610	Family Contracted Attorneys/ AMC	589,048	589,048
T611	AGENCY TOTAL	10,911,976	10,896,904
T612			
T613	NON-FUNCTIONAL		
T614			
T615	MISCELLANEOUS APPROPRIATION TO THE GOVERNOR		
T616	Governor's Contingency Account	1	1
T617			
T618	DEBT SERVICE - STATE TREASURER		
T619	Debt Service	1,481,151,502	1,867,255,869
T620	UConn 2000 - Debt Service	120,289,293	117,729,220
T621	CHEFA Day Care Security	5,500,000	5,500,000
T622	Pension Obligation Bonds - TRB	80,894,031	121,386,576
T623	AGENCY TOTAL	1,687,834,826	2,111,871,665
T624			

T625	STATE COMPTRROLLER - MISCELLANEOUS		
T626	Reimbursement to Towns for Loss of Taxes on State Property	73,519,215	73,519,215
T627	Reimbursements to Towns for Loss of Taxes on Private Tax-Exempt Property	115,431,737	115,431,737
T628	AGENCY TOTAL	188,950,952	188,950,952
T629			
T630	STATE COMPTRROLLER - FRINGE BENEFITS		
T631	Unemployment Compensation	13,313,783	8,783,932
T632	State Employees Retirement Contributions	722,137,072	715,503,022
T633	Higher Education Alternative Retirement System	37,959,646	37,737,659
T634	Pensions and Retirements - Other Statutory	1,822,697	1,842,652
T635	Judges and Compensation Commissioners Retirement	15,095,489	16,005,904
T636	Insurance - Group Life	8,586,000	8,758,000
T637	Employers Social Security Tax	245,614,441	246,953,841
T638	State Employees Health Service Cost	600,214,610	660,732,570
T639	Retired State Employees Health Service Cost	597,384,379	648,330,408
T640	Tuition Reimbursement - Training and Travel	3,327,500	0
T641	AGENCY TOTAL	2,245,455,617	2,344,647,988
T642			
T643	RESERVE FOR SALARY ADJUSTMENTS		
T644	Reserve for Salary Adjustments	42,568,534	200,090,187
T645			
T646	WORKERS' COMPENSATION CLAIMS - DEPARTMENT OF ADMINISTRATIVE SERVICES		
T647	Workers' Compensation Claims	27,206,154	27,206,154
T648			
T649	JUDICIAL REVIEW COUNCIL		
T650	Personal Services	128,746	128,232
T651	Other Expenses	28,135	29,007
T652	Equipment	1	1
T653	AGENCY TOTAL	156,882	157,240
T654			
T655	TOTAL - GENERAL FUND	18,245,486,965	18,999,991,531
T656			

T657	LESS:		
T658			
T659	Unallocated Lapse	-89,510,000	-89,510,000
T660	Unallocated Lapse - Legislative	-2,700,000	-2,700,000
T661	Unallocated Lapse - Judicial	-3,545,000	-3,545,000
T662	General Personal Services Reduction - Legislative	-476,000	-476,000
T663	General Personal Services Reduction - Executive	-11,538,800	-11,538,800
T664	General Other Expenses Reductions - Legislative	-374,000	-374,000
T665	General Other Expenses Reductions - Executive	-9,066,200	-9,066,200
T666	Labor-Management Savings	-1,000,000,000	-1,000,000,000
T667	Savings Target - Legislative Branch	-10,058,047	-11,829,989
T668	Savings Target - Public Defenders Commission	-2,496,562	-2,166,192
T669	Watchdog Agency Lapse - Create Office of Governmental Accountability	-9,423,218	-9,344,509
T670	Personal Services Savings from the Creation of the Dept. of Human Services	-8,300,000	-8,500,000
T671	Suspend Longevity Payments	-14,000,000	-14,000,000
T672	Reduction in Gubernatorial Appointees by 15%	-5,077,940	-5,077,940
T673	10% Salary Reduction for Legislators, Commissioners, Constitutional Officers and Executive Directors	-1,300,000	-1,300,000
T674	Implementation of a Hard Hiring Freeze	-12,100,000	-19,300,000
T675	Workers Compensation Reduction	-5,000,000	-5,000,000
T676	Workforce Reduction of 1,120 and an additional 260 Managers in FY 2013	-112,000,000	-138,000,000
T677	Workforce Reduction of an Additional 834 State Employees	-58,350,000	-60,948,720
T678	Elimination of all Vacancies Funded in the Governor's Budget	-10,817,866	-10,817,866
T679	Higher Education Central Office Staff Reduction	-10,000,000	-10,000,000
T680			
T681	NET - GENERAL FUND	16,869,353,332	17,586,496,315

6 Sec. 2. (Effective July 1, 2011) The following sums are appropriated
7 from the SPECIAL TRANSPORTATION FUND for the annual periods

8 indicated for the purposes described.

T682		2011-2012	2012-2013
T683	GENERAL GOVERNMENT		
T684			
T685	DEPARTMENT OF ADMINISTRATIVE SERVICES		
T686	State Insurance and Risk Mgmt Operations	\$7,157,557	\$7,335,373
T687			
T688	REGULATION AND PROTECTION		
T689			
T690	DEPARTMENT OF MOTOR VEHICLES		
T691	Equipment	304,536	304,536
T692	Commercial Vehicle Information Systems and Networks Project	239,818	592,578
T693	AGENCY TOTAL	544,354	897,114
T694			
T695	TRANSPORTATION		
T696			
T697	DEPARTMENT OF TRANSPORTATION		
T698	Personal Services	207,087,652	196,227,038
T699	Other Expenses	47,792,115	47,715,003
T700	Equipment	1,529,200	1,529,200
T701	Minor Capital Projects	266,000	266,000
T702	Highway and Bridge Renewal-Equipment	6,000,000	6,000,000
T703	Highway Planning and Research	2,981,000	3,105,000
T704	Rail Operations	144,997,567	155,715,305
T705	Bus Operations	135,029,058	139,464,784
T706	Highway and Bridge Renewal	12,402,843	12,402,843
T707	ADA Para-transit Program	25,565,960	25,565,960
T708	Non-ADA Dial-A-Ride Program	288,181	0
T709	AGENCY TOTAL	583,939,576	587,991,133
T710			
T711	NON-FUNCTIONAL		
T712			
T713	DEBT SERVICE - STATE TREASURER		
T714	Debt Service	462,574,633	461,405,168
T715			

T716	STATE COMPTRROLLER - FRINGE BENEFITS		
T717	Unemployment Compensation	345,000	345,000
T718	State Employees Retirement Contributions	99,636,000	105,694,000
T719	Insurance - Group Life	327,000	334,000
T720	Employers Social Security Tax	18,485,400	18,501,900
T721	State Employees Health Service Cost	41,864,985	42,459,280
T722	AGENCY TOTAL	160,658,385	167,334,180
T723			
T724	RESERVE FOR SALARY ADJUSTMENTS		
T725	Reserve for Salary Adjustments	2,363,787	14,081,949
T726			
T727	WORKERS' COMPENSATION CLAIMS - DEPARTMENT OF ADMINISTRATIVE SERVICES		
T728	Workers' Compensation Claims	6,700,783	6,700,783
T729			
T730	TOTAL - SPECIAL TRANSPORTATION FUND	1,223,939,075	1,245,745,700
T731			
T732	LESS:		
T733			
T734	Estimated Unallocated Lapses	-11,000,000	-11,000,000
T735			
T736	NET - SPECIAL TRANSPORTATION FUND	1,212,939,075	1,234,745,700

9 Sec. 3. (*Effective July 1, 2011*) The following sums are appropriated
10 from the MASHANTUCKET PEQUOT AND MOHEGAN FUND for
11 the annual periods indicated for the purposes described.

T737		2011-2012	2012-2013
T738	NON-FUNCTIONAL		
T739			
T740	STATE COMPTRROLLER - MISCELLANEOUS		
T741	Grants To Towns	\$61,779,907	\$61,779,907
T742			
T743	TOTAL - MASHANTUCKET PEQUOT AND MOHEGAN FUND	61,779,907	61,779,907

12 Sec. 4. (*Effective July 1, 2011*) The following sums are appropriated
 13 from the SOLDIERS, SAILORS AND MARINES' FUND for the annual
 14 periods indicated for the purposes described.

	2011-2012	2012-2013
T744		
T745	HUMAN SERVICES	
T746		
T747	SOLDIERS, SAILORS AND MARINES' FUND	
T748	Personal Services	\$614,866
T749	Other Expenses	43,459
T750	Award Payments to Veterans	2,046,683
T751	Fringe Benefits	411,973
T752	AGENCY TOTAL	3,116,981
T753		
T754	TOTAL - SOLDIERS, SAILORS AND MARINES' FUND	3,116,981

15 Sec. 5. (*Effective July 1, 2011*) The following sums are appropriated
 16 from the REGIONAL MARKET OPERATION FUND for the annual
 17 periods indicated for the purposes described.

	2011-2012	2012-2013
T755		
T756	CONSERVATION AND DEVELOPMENT	
T757		
T758	DEPARTMENT OF AGRICULTURE	
T759	Personal Services	\$390,151
T760	Other Expenses	279,523
T761	Equipment	3,500
T762	Fringe Benefits	261,401
T763	AGENCY TOTAL	934,575
T764		
T765	NON-FUNCTIONAL	
T766		
T767	DEBT SERVICE - STATE TREASURER	
T768	Debt Service	38,338
T769		
T770	TOTAL - REGIONAL MARKET OPERATION FUND	972,913

18 Sec. 6. (Effective July 1, 2011) The following sums are appropriated
 19 from the BANKING FUND for the annual periods indicated for the
 20 purposes described.

T771		2011-2012	2012-2013
T772	REGULATION AND PROTECTION		
T773			
T774	DEPARTMENT OF BANKING		
T775	Personal Services	\$11,000,000	\$10,650,000
T776	Other Expenses	1,683,972	1,688,612
T777	Equipment	127,000	37,200
T778	Fringe Benefits	7,370,000	7,348,500
T779	Indirect Overhead	712,782	734,878
T780	AGENCY TOTAL	20,893,754	20,459,190
T781			
T782	LABOR DEPARTMENT		
T783	Customized Services	512,500	528,388
T784			
T785	JUDICIAL		
T786			
T787	JUDICIAL DEPARTMENT		
T788	Foreclosure Mediation Program	4,721,556	1,180,389
T789			
T790	TOTAL - BANKING FUND	26,127,810	22,167,967
T791			
T792	LESS:		
T793			
T794	Branch Savings Target - Judicial	-254,913	-63,729
T795			
T796	NET - BANKING FUND	25,872,897	22,104,238

21 Sec. 7. (Effective July 1, 2011) The following sums are appropriated
 22 from the INSURANCE FUND for the annual periods indicated for the
 23 purposes described.

T797		2011-2012	2012-2013
T798	GENERAL GOVERNMENT		

T799			
T800	OFFICE OF POLICY AND MANAGEMENT		
T801	Personal Services	\$263,159	\$255,224
T802	Other Expenses	7,073	7,293
T803	Equipment	2,250	0
T804	Fringe Benefits	176,317	176,105
T805	AGENCY TOTAL	448,799	438,622
T806			
T807	REGULATION AND PROTECTION		
T808			
T809	INSURANCE DEPARTMENT		
T810	Personal Services	13,445,665	12,996,951
T811	Other Expenses	2,072,073	2,094,826
T812	Equipment	40,060	40,060
T813	Fringe Benefits	8,715,295	8,699,254
T814	Indirect Overhead	58,043	59,842
T815	AGENCY TOTAL	24,331,136	23,890,933
T816			
T817	OFFICE OF THE HEALTHCARE ADVOCATE		
T818	Personal Services	806,398	785,540
T819	Other Expenses	139,779	144,108
T820	Equipment	1,400	700
T821	Fringe Benefits	533,954	535,294
T822	Indirect Overhead	117,320	120,957
T823	AGENCY TOTAL	1,598,851	1,586,599
T824			
T825	HUMAN SERVICES		
T826			
T827	DEPARTMENT OF SOCIAL SERVICES		
T828	Other Expenses	475,000	475,000
T829			
T830	TOTAL - INSURANCE FUND	26,853,786	26,391,154

24 Sec. 8. (Effective July 1, 2011) The following sums are appropriated
25 from the CONSUMER COUNSEL AND PUBLIC UTILITY CONTROL
26 FUND for the annual periods indicated for the purposes described.

T831		2011-2012	2012-2013
T832	GENERAL GOVERNMENT		
T833			
T834	OFFICE OF POLICY AND MANAGEMENT		
T835	Personal Services	\$809,833	\$781,397
T836	Other Expenses	28,131	29,004
T837	Equipment	8,250	0
T838	Fringe Benefits	542,588	539,164
T839	AGENCY TOTAL	1,388,802	1,349,565
T840			
T841	REGULATION AND PROTECTION		
T842			
T843	OFFICE OF CONSUMER COUNSEL		
T844	Personal Services	1,357,585	1,309,791
T845	Other Expenses	543,375	560,631
T846	Equipment	5,850	5,600
T847	Fringe Benefits	909,582	901,742
T848	Indirect Overhead	364,667	375,972
T849	AGENCY TOTAL	3,181,059	3,153,736
T850			
T851	DEPARTMENT OF PUBLIC UTILITY CONTROL		
T852	Personal Services	11,354,298	10,993,895
T853	Other Expenses	1,622,941	1,671,700
T854	Equipment	72,550	73,050
T855	Fringe Benefits	7,607,380	7,585,795
T856	Indirect Overhead	1,120,343	1,155,074
T857	AGENCY TOTAL	21,777,512	21,479,514
T858			
T859	TOTAL - CONSUMER COUNSEL AND PUBLIC UTILITY CONTROL FUND	26,347,373	25,982,815

27 Sec. 9. (Effective July 1, 2011) The following sums are appropriated
 28 from the WORKERS' COMPENSATION FUND for the annual periods
 29 indicated for the purposes described.

T860		2011-2012	2012-2013
T861	GENERAL GOVERNMENT		
T862			

T863	DIVISION OF CRIMINAL JUSTICE		
T864	Personal Services	\$416,894	\$407,580
T865	Other Expenses	22,517	23,242
T866	Equipment	1	36,000
T867	Fringe Benefits	279,320	281,230
T868	AGENCY TOTAL	718,732	748,052
T869			
T870	REGULATION AND PROTECTION		
T871			
T872	LABOR DEPARTMENT		
T873	Occupational Health Clinics	710,055	733,561
T874			
T875	WORKERS' COMPENSATION COMMISSION		
T876	Personal Services	9,659,708	9,441,487
T877	Other Expenses	2,684,186	2,709,708
T878	Equipment	34,000	15,900
T879	Rehabilitative Services	1,288,707	1,329,541
T880	Fringe Benefits	6,472,004	6,516,442
T881	Indirect Overhead	945,406	974,714
T882	AGENCY TOTAL	21,084,011	20,987,792
T883			
T884	TOTAL - WORKERS' COMPENSATION FUND	22,512,798	22,469,405

30 Sec. 10. (*Effective July 1, 2011*) The following sums are appropriated
31 from the CRIMINAL INJURIES COMPENSATION FUND for the
32 annual periods indicated for the purposes described.

T885		2011-2012	2012-2013
T886	JUDICIAL		
T887			
T888	JUDICIAL DEPARTMENT		
T889	Criminal Injuries Compensation	\$3,493,813	\$3,602,121
T890			
T891	TOTAL - CRIMINAL INJURIES COMPENSATION FUND	3,493,813	3,602,121

33 Sec. 11. (*Effective July 1, 2011*) (a) The Secretary of the Office of Policy
34 and Management shall recommend reductions in expenditures for
35 Personal Services, for the fiscal years ending June 30, 2012, and June
36 30, 2013, in order to reduce such expenditures by \$12,014,800 for such
37 purpose during each such fiscal year.

38 (b) The Secretary of the Office of Policy and Management shall
39 recommend reductions in expenditures for Other Expenses, for the
40 fiscal years ending June 30, 2012, and June 30, 2013, in order to reduce
41 such expenditures for such purpose by \$9,440,200 during each such
42 fiscal year.

43 Sec. 12. (*Effective from passage*) (a) Any agreement reached through
44 negotiations between the state and the State Employees Bargaining
45 Unit Coalition (SEBAC) concerning wages, hours and other conditions
46 of employment to achieve the labor-management savings specified in
47 this act shall be filed with the General Assembly in accordance with
48 section 5-278 of the general statutes and Rule 31 of the Joint Rules of
49 this session, except as provided in this subsection. The General
50 Assembly shall approve such agreement as a whole by a majority vote
51 of each house or reject such agreement as a whole by a majority vote of
52 either house before the adjournment of the current regular session. If
53 the General Assembly fails to vote, such agreement shall not be
54 deemed approved.

55 (b) (1) On or before May 31, 2011, the Governor shall submit the
56 plan described in this subdivision in writing to the General Assembly.
57 If an agreement described in subsection (a) of this section has been
58 reached, such plan shall include (A) recommendations for legislation
59 to apply terms comparable to those contained in such agreement to
60 nonrepresented employees for the fiscal years ending June 30, 2012,
61 and June 30, 2013, and (B) if such agreement achieves less than two
62 billion dollars in savings over the biennium ending June 30, 2013,
63 recommendations for reductions in expenditures to achieve the
64 difference between that amount and two billion dollars. If no
65 agreement described in subsection (a) of this section has been reached,

66 such plan shall include recommendations for reductions in
67 expenditures not to exceed two billion dollars over the biennium
68 ending June 30, 2013.

69 (2) On or before June 8, 2011, the General Assembly shall enact
70 legislation to (A) apply terms comparable to those contained in an
71 agreement described in subsection (a) of this section and approved in
72 accordance with this section to nonrepresented employees for the fiscal
73 years ending June 30, 2012, and June 30, 2013, and (B) achieve
74 reductions in expenditures not to exceed two billion dollars over the
75 biennium ending June 30, 2013, to the extent such savings have not
76 been achieved under any such agreement.

77 (c) The Secretary of the Office of Policy and Management shall make
78 reductions in expenditures not to exceed two billion dollars over the
79 biennium ending June 30, 2013, (1) as provided in an agreement
80 described in subsection (a) of this section and approved in accordance
81 with this section for the fiscal years ending June 30, 2012, and June 30,
82 2013, and (2) contained in legislation enacted by the General Assembly
83 under subdivision (2) of subsection (b) of this section.

84 Sec. 13. (*Effective July 1, 2011*) (a) The Secretary of the Office of Policy
85 and Management may transfer amounts appropriated for Personal
86 Services in sections 1 to 10, inclusive, of this act from agencies to the
87 Reserve for Salary Adjustments account, upon approval of the Finance
88 Advisory Committee, to reflect a more accurate impact of collective
89 bargaining and related costs.

90 (b) The Secretary of the Office of Policy and Management may
91 transfer funds appropriated in section 1 of this act, for Reserve for
92 Salary Adjustments, upon approval of the Finance Advisory
93 Committee, to any agency in any appropriated fund to give effect to
94 salary increases, other employee benefits, agency costs related to staff
95 reductions including accrual payments, achievement of agency general
96 personal services reductions, or any other personal services
97 adjustments authorized by this act, any other act or any other

98 applicable provision of the general statutes.

99 Sec. 14. (*Effective July 1, 2011*) (a) That portion of unexpended funds,
100 as determined by the Secretary of the Office of Policy and
101 Management, appropriated in public act 09-3 of the June special
102 session, which relate to collective bargaining agreements and related
103 costs, shall not lapse on June 30, 2011, and such funds shall continue to
104 be available for such purpose during the fiscal years ending June 30,
105 2012, and June 30, 2013.

106 (b) That portion of unexpended funds, as determined by the
107 Secretary of the Office of Policy and Management, appropriated in
108 sections 1 and 2 of this act, which relate to collective bargaining
109 agreements and related costs for the fiscal year ending June 30, 2012,
110 shall not lapse on June 30, 2012, and such funds shall continue to be
111 available for such purpose during the fiscal year ending June 30, 2013.

112 Sec. 15. (*Effective July 1, 2011*) The unexpended balance of funds
113 appropriated to the Office of Policy and Management in section 43 of
114 public act 08-1 of the January special session and carried forward
115 under section 36 of public act 09-3 of the June special session and
116 section 33 of public act 10-179 for design and implementation of a
117 comprehensive, state-wide information technology system for the
118 sharing of criminal justice information and for costs related to the
119 Criminal Justice Information System Governing Board shall not lapse
120 on June 30, 2011, and such funds shall continue to be available for such
121 purposes during the fiscal years ending June 30, 2012, and June 30,
122 2013.

123 Sec. 16. (*Effective July 1, 2011*) The total number of positions which
124 may be filled by any state agency shall not exceed the number of
125 positions recommended by the joint standing committee of the General
126 Assembly having cognizance of matters relating to appropriations and
127 the budgets of state agencies, including any revisions to such
128 recommendation resulting from enactments of the General Assembly,
129 as set forth in the report on the state budget published by the

130 legislative Office of Fiscal Analysis, except upon the recommendation
131 of the Governor and approval of the Finance Advisory Committee.

132 Sec. 17. (*Effective July 1, 2011*) The unexpended balance of funds
133 transferred from the Reserve for Salary Adjustment account in the
134 Special Transportation Fund, to the Department of Motor Vehicles, in
135 section 39 of special act 00-13, and carried forward in subsection (a) of
136 section 34 of special act 01-1 of the June special session, and subsection
137 (a) of section 41 of public act 03-1 of the June 30 special session, and
138 section 43 of public act 05-251, and section 42 of public act 07-1 of the
139 June special session, and section 26 of public act 09-3 of the June
140 special session for the Commercial Vehicle Information Systems and
141 Networks Project, shall not lapse on June 30, 2011, and such funds
142 shall continue to be available for expenditure for such purpose during
143 the fiscal years ending June 30, 2012, and June 30, 2013.

144 Sec. 18. (*Effective July 1, 2011*) (a) The unexpended balance of funds
145 appropriated to the Department of Motor Vehicles in section 49 of
146 special act 99-10, and carried forward in subsection (b) of section 34 of
147 special act 01-1 of the June special session and subsection (b) of section
148 41 of public act 03-1 of the June 30 special session, and subsection (a) of
149 section 45 of public act 05-251 and subsection (a) of section 43 of public
150 act 07-1 of the June special session, and subsection (a) of section 27 of
151 public act 09-3 of the June special session for the purpose of upgrading
152 the Department of Motor Vehicles' registration and driver license data
153 processing systems, shall not lapse on June 30, 2011, and such funds
154 shall continue to be available for expenditure for such purpose during
155 the fiscal years ending June 30, 2012, and June 30, 2013.

156 (b) Up to \$7,000,000 of the unexpended balance appropriated to the
157 Department of Transportation, for Personal Services, in section 12 of
158 public act 03-1 of the June 30 special session, and carried forward and
159 transferred to the Department of Motor Vehicles' Reflective License
160 Plates account by section 33 of public act 04-216, and carried forward
161 by section 72 of public act 04-2 of the May special session, and
162 subsection (b) of section 45 of public act 05-251, and subsection (b) of

163 section 43 of public act 07-1 of the June special session, and subsection
164 (b) of section 27 of public act 09-3 of the June special session shall not
165 lapse on June 30, 2011, and such funds shall continue to be available
166 for expenditure for the purpose of upgrading the Department of Motor
167 Vehicles' registration and driver license data processing systems for
168 the fiscal years ending June 30, 2012, and June 30, 2013.

169 (c) Up to \$8,500,000 of the unexpended balance appropriated to the
170 State Treasurer, for Debt Service, in section 12 of public act 03-1 of the
171 June 30 special session, and carried forward and transferred to the
172 Department of Motor Vehicles' Reflective License Plates account by
173 section 33 of public act 04-216, and carried forward by section 72 of
174 public act 04-2 of the May special session, and subsection (c) of section
175 45 of public act 05-251, and subsection (c) of section 43 of public act 07-
176 1 of the June special session, and subsection (c) of section 27 of public
177 act 09-3 of the June special session shall not lapse on June 30, 2011, and
178 such funds shall continue to be available for expenditure for the
179 purpose of upgrading the Department of Motor Vehicles' registration
180 and driver license data processing systems for the fiscal years ending
181 June 30, 2012, and June 30, 2013.

182 Sec. 19. (*Effective July 1, 2011*) The unexpended balance of funds
183 appropriated to the Office of Policy and Management, for Other
184 Expenses, for a health care and pension consulting contract, in section
185 1 of public act 05-251, as amended by section 1 of public act 06-186, and
186 carried forward under section 29 of public act 07-1 of the June special
187 session, subsection (c) of section 4-89 of the general statutes, and
188 section 20 of public act 09-1 of the June special session, shall not lapse
189 on June 30, 2011, and such funds shall continue to be available for such
190 purpose during the fiscal years ending June 30, 2012, and June 30, 2013.

191 Sec. 20. (*Effective July 1, 2011*) (a) Up to \$178,828 of the unexpended
192 balance of funds appropriated to the Office of Policy and Management,
193 for Other Expenses to prevent potential base closures, in subsections
194 (a) and (c) of section 49 of public act 05-251 and carried forward under
195 section 30 of public act 07-1 of the June special session, subsection (c) of

196 section 4-89 of the general statutes, section 34 of public act 09-3 of the
197 June special session, and section 51 of public act 10-179, shall not lapse
198 on June 30, 2011, and such funds shall be transferred to the
199 litigation/settlement account.

200 (b) Up to \$400,000 of the unexpended balance of funds appropriated
201 in section 1 of public act 10-179, to the Office of Policy and
202 Management, for Tax Relief for Elderly Renters, shall not lapse on June
203 30, 2011, and such funds shall be transferred to the
204 litigation/settlement account.

205 Sec. 21. (*Effective July 1, 2011*) Any appropriation, or portion thereof,
206 made to any agency, from the General Fund, under section 1 of this
207 act, may be transferred at the request of such agency to any other
208 agency by the Governor, with the approval of the Finance Advisory
209 Committee, to take full advantage of federal matching funds, provided
210 both agencies shall certify that the expenditure of such transferred
211 funds by the receiving agency will be for the same purpose as that of
212 the original appropriation or portion thereof so transferred. Any
213 federal funds generated through the transfer of appropriations
214 between agencies may be used for reimbursing General Fund
215 expenditures or for expanding program services or a combination of
216 both as determined by the Governor, with the approval of the Finance
217 Advisory Committee.

218 Sec. 22. (*Effective July 1, 2011*) (a) Any appropriation, or portion
219 thereof, made to any agency, from the General Fund, under section 1
220 of this act, may be adjusted by the Governor, with approval of the
221 Finance Advisory Committee in accordance with subsection (b) of this
222 section, in order to maximize federal funding available to the state,
223 consistent with the relevant federal provisions of law.

224 (b) The Governor shall present a plan for any such adjustment
225 permitted under subsection (a) of this section, in accordance with the
226 provisions of section 11-4a of the general statutes, to the joint standing
227 committees of the General Assembly having cognizance of matters

228 relating to appropriations and the budgets of state agencies and
229 finance.

230 Sec. 23. (*Effective July 1, 2011*) Notwithstanding subsection (b) of
231 section 19a-55a of the general statutes, for each of the fiscal years
232 ending June 30, 2012, and June 30, 2013, \$900,000 of the amount
233 collected pursuant to section 19a-55 of the general statutes, shall be
234 credited to the newborn screening account, and shall be available for
235 expenditure by the Department of Public Health for the purchase of
236 upgrades to newborn screening technology and for the expenses of the
237 testing required by sections 19a-55 and 19a-59 of the general statutes.

238 Sec. 24. (*Effective July 1, 2011*) During the fiscal years ending June 30,
239 2012, and June 30, 2013, up to \$200,000 from the Stem Cell Research
240 Fund established by section 19a-32e of the general statutes may be
241 used each year by the Commissioner of Public Health for
242 administrative expenses.

243 Sec. 25. (*Effective July 1, 2011*) (a) Up to \$1,100,000 made available to
244 the Department of Mental Health and Addiction Services, for the Pre-
245 Trial Alcohol Substance Abuse Program, shall be available for Regional
246 Action Councils during each of the fiscal years ending June 30, 2012,
247 and June 30, 2013.

248 (b) Up to \$510,000 made available to the Department of Mental
249 Health and Addiction Services, for the Pre-Trial Alcohol Substance
250 Abuse Program, shall be available for the Governor's Partnership to
251 Protect Connecticut's Workforce during each of the fiscal years ending
252 June 30, 2012, and June 30, 2013.

253 Sec. 26. (*Effective July 1, 2011*) For all allowable expenditures made
254 pursuant to a contract subject to cost settlement with the Department
255 of Developmental Services by an organization in compliance with
256 performance requirements of such contract, one hundred per cent of
257 the difference between actual expenditures incurred and the amount
258 received by the organization from the Department of Developmental
259 Services per such contract shall be reimbursed to the Department of

260 Developmental Services during the fiscal year ending June 30, 2012,
261 and the fiscal year ending June 30, 2013.

262 Sec. 27. (*Effective July 1, 2011*) Up to \$125,000 of the funds
263 appropriated to the Department of Developmental Services, for Pilot
264 Program for Autism Services, in section 1 of public act 10-179, shall not
265 lapse on June 30, 2011, and shall continue to be available for
266 expenditure to study issues related to needs of persons with autism
267 spectrum disorder during the fiscal year ending June 30, 2012,
268 including the feasibility of a Center for Autism and Developmental
269 Disabilities.

270 Sec. 28. (*Effective July 1, 2011*) Notwithstanding the provisions of
271 section 17a-17 of the general statutes, for the fiscal years ending June
272 30, 2012, and June 30, 2013, the provisions of said section 17a-17 shall
273 not be considered in any increases or decreases to rates or allowable
274 per diem payments to private residential treatment centers licensed
275 pursuant to section 17a-145 of the general statutes.

276 Sec. 29. (*Effective July 1, 2011*) For the fiscal years ending June 30,
277 2012, and June 30, 2013, the Department of Social Services may, in
278 compliance with an advanced planning document approved by the
279 federal Department of Health and Human Services for the
280 development of a data warehouse, establish a receivable for the
281 reimbursement anticipated from such project.

282 Sec. 30. (*Effective July 1, 2011*) For the fiscal year ending June 30,
283 2012, the Department of Social Services may, in compliance with an
284 advanced planning document approved by the federal Department of
285 Health and Human Services to implement modifications to the Health
286 Insurance Portability and Accountability Act electronic transaction
287 standards, establish a receivable for the anticipated cost of such
288 project.

289 Sec. 31. (NEW) (*Effective July 1, 2011*) The Commissioner of Social
290 Services may, upon the request of a nursing facility providing services
291 eligible for payment under the medical assistance program and after

292 consultation with the Secretary of the Office of Policy and
293 Management, make a payment to such nursing facility in advance of
294 normal bill payment processing, provided such advance shall not
295 exceed estimated amounts due to such nursing facility for services
296 provided to eligible recipients over the most recent two-month period.
297 The commissioner shall recover such payment through reductions to
298 payments due to such nursing facility or cash receipt not later than
299 ninety days after issuance of such payment. The commissioner shall
300 take prudent measures to assure that such advance payments are not
301 provided to any nursing facility that is at risk of bankruptcy or
302 insolvency, and may execute agreements appropriate for the security
303 of repayment.

304 Sec. 32. (*Effective July 1, 2011*) Any appropriation, or portion thereof,
305 made to The University of Connecticut Health Center, in section 1 of
306 this act, may be transferred by the Secretary of the Office of Policy and
307 Management to the Disproportionate Share - Medical Emergency
308 Assistance account in the Department of Social Services for the
309 purpose of maximizing federal reimbursement.

310 Sec. 33. (*Effective July 1, 2011*) All funds appropriated to the
311 Department of Social Services for DMHAS - Disproportionate Share
312 shall be expended by the Department of Social Services in such
313 amounts and at such times as prescribed by the Office of Policy and
314 Management. The Department of Social Services shall make
315 disproportionate share payments to hospitals in the Department of
316 Mental Health and Addiction Services for operating expenses and for
317 related fringe benefit expenses. Funds received by the hospitals in the
318 Department of Mental Health and Addiction Services, for fringe
319 benefits, shall be used to reimburse the Comptroller. All other funds
320 received by the hospitals in the Department of Mental Health and
321 Addiction Services shall be deposited to grants - other than federal
322 accounts. All disproportionate share payments not expended in grants
323 - other than federal accounts shall lapse at the end of the fiscal year.

324 Sec. 34. (*Effective July 1, 2011*) Any appropriation, or portion thereof,

325 made to the Department of Veterans' Affairs under section 1 of this act
326 may be transferred by the Secretary of the Office of Policy and
327 Management to the Disproportionate Share - Medical Emergency
328 Assistance account in the Department of Social Services for the
329 purpose of maximizing federal reimbursement.

330 Sec. 35. (*Effective July 1, 2011*) During each of the fiscal years ending
331 June 30, 2012, and June 30, 2013, \$1,000,000 of the federal funds
332 received by the Department of Education, from Part B of the
333 Individuals with Disabilities Education Act (IDEA), shall be
334 transferred to the Department of Developmental Services, for the Birth-
335 to-Three program, in order to carry out Part B responsibilities
336 consistent with the IDEA.

337 Sec. 36. (*Effective July 1, 2011*) (a) For the fiscal year ending June 30,
338 2012, the distribution of priority school district grants, pursuant to
339 subsection (a) of section 10-266p of the general statutes, as amended by
340 this act, shall be as follows: (1) For priority school districts in the
341 amount of \$36,287,393, (2) for school readiness in the amount of
342 \$69,813,189, (3) for extended school building hours in the amount of
343 \$2,994,752, and (4) for school accountability in the amount of
344 \$3,499,699.

345 (b) For the fiscal year ending June 30, 2013, the distribution of
346 priority school district grants, pursuant to subsection (a) of section 10-
347 266p of the general statutes, as amended by this act, shall be as follows:
348 (1) For priority school districts in the amount of \$35,813,646, (2) for
349 school readiness in the amount of \$69,813,190, (3) for extended school
350 building hours in the amount of \$2,994,752, and (4) for school
351 accountability in the amount of \$3,499,699.

352 Sec. 37. Section 10-262h of the general statutes is amended by
353 adding subsection (d) as follows (*Effective July 1, 2011*):

354 (NEW) (d) (1) Notwithstanding the provisions of this section, for the
355 fiscal years ending June 30, 2012, and June 30, 2013, each town shall
356 receive an equalization aid grant in an amount provided for in

357 subdivision (2) of this subsection.

358 (2) Equalization aid grant amounts.

		Grant for Fiscal	Grant for Fiscal
		Year 2012	Year 2013
T892	Town		
T893			
T894	Andover	2,330,856	2,330,856
T895	Ansonia	15,031,668	15,031,668
T896	Ashford	3,896,069	3,896,069
T897	Avon	1,232,688	1,232,688
T898	Barkhamsted	1,615,872	1,615,872
T899	Beacon Falls	4,044,804	4,044,804
T900	Berlin	6,169,410	6,169,410
T901	Bethany	2,030,845	2,030,845
T902	Bethel	8,157,837	8,157,837
T903	Bethlehem	1,318,171	1,318,171
T904	Bloomfield	5,410,345	5,410,345
T905	Bolton	3,015,660	3,015,660
T906	Bozrah	1,229,255	1,229,255
T907	Branford	1,759,095	1,759,095
T908	Bridgeport	164,195,344	164,195,344
T909	Bridgewater	137,292	137,292
T910	Bristol	41,657,314	41,657,314
T911	Brookfield	1,530,693	1,530,693
T912	Brooklyn	6,978,295	6,978,295
T913	Burlington	4,295,578	4,295,578
T914	Canaan	207,146	207,146
T915	Canterbury	4,733,625	4,733,625
T916	Canton	3,348,790	3,348,790
T917	Chaplin	1,880,888	1,880,888
T918	Cheshire	9,298,837	9,298,837
T919	Chester	665,733	665,733
T920	Clinton	6,465,651	6,465,651

T921	Colchester	13,547,231	13,547,231
T922	Colebrook	495,044	495,044
T923	Columbia	2,550,037	2,550,037
T924	Cornwall	85,322	85,322
T925	Coventry	8,845,691	8,845,691
T926	Cromwell	4,313,692	4,313,692
T927	Danbury	22,857,956	22,857,956
T928	Darien	1,616,006	1,616,006
T929	Deep River	1,687,351	1,687,351
T930	Derby	6,865,689	6,865,689
T931	Durham	3,954,812	3,954,812
T932	Eastford	1,109,873	1,109,873
T933	East Granby	1,301,142	1,301,142
T934	East Haddam	3,718,223	3,718,223
T935	East Hampton	7,595,720	7,595,720
T936	East Hartford	41,710,817	41,710,817
T937	East Haven	18,764,125	18,764,125
T938	East Lyme	7,100,611	7,100,611
T939	Easton	593,868	593,868
T940	East Windsor	5,482,135	5,482,135
T941	Ellington	9,504,917	9,504,917
T942	Enfield	28,380,144	28,380,144
T943	Essex	389,697	389,697
T944	Fairfield	3,590,008	3,590,008
T945	Farmington	1,611,013	1,611,013
T946	Franklin	941,077	941,077
T947	Glastonbury	6,201,152	6,201,152
T948	Goshen	218,188	218,188
T949	Granby	5,394,276	5,394,276
T950	Greenwich	3,418,642	3,418,642
T951	Griswold	10,735,024	10,735,024
T952	Groton	25,374,989	25,374,989

T953	Guilford	3,058,981	3,058,981
T954	Haddam	1,728,610	1,728,610
T955	Hamden	23,030,761	23,030,761
T956	Hampton	1,337,582	1,337,582
T957	Hartford	187,974,890	187,974,890
T958	Hartland	1,350,837	1,350,837
T959	Harwinton	2,728,401	2,728,401
T960	Hebron	6,872,931	6,872,931
T961	Kent	167,342	167,342
T962	Killingly	15,245,633	15,245,633
T963	Killingworth	2,227,467	2,227,467
T964	Lebanon	5,467,634	5,467,634
T965	Ledyard	12,030,465	12,030,465
T966	Lisbon	3,899,238	3,899,238
T967	Litchfield	1,479,851	1,479,851
T968	Lyme	145,556	145,556
T969	Madison	1,576,061	1,576,061
T970	Manchester	30,619,100	30,619,100
T971	Mansfield	10,070,677	10,070,677
T972	Marlborough	3,124,421	3,124,421
T973	Meriden	53,783,711	53,783,711
T974	Middlebury	684,186	684,186
T975	Middlefield	2,100,239	2,100,239
T976	Middletown	16,652,386	16,652,386
T977	Milford	10,728,519	10,728,519
T978	Monroe	6,572,118	6,572,118
T979	Montville	12,549,431	12,549,431
T980	Morris	657,975	657,975
T981	Naugatuck	29,211,401	29,211,401
T982	New Britain	73,929,296	73,929,296
T983	New Canaan	1,495,604	1,495,604
T984	New Fairfield	4,414,083	4,414,083

T985	New Hartford	3,143,902	3,143,902
T986	New Haven	142,509,525	142,509,525
T987	Newington	12,632,615	12,632,615
T988	New London	22,940,565	22,940,565
T989	New Milford	11,939,587	11,939,587
T990	Newtown	4,309,646	4,309,646
T991	Norfolk	381,414	381,414
T992	North Branford	8,117,122	8,117,122
T993	North Canaan	2,064,592	2,064,592
T994	North Haven	3,174,940	3,174,940
T995	North Stonington	2,892,440	2,892,440
T996	Norwalk	10,095,131	10,095,131
T997	Norwich	32,316,543	32,316,543
T998	Old Lyme	605,586	605,586
T999	Old Saybrook	652,677	652,677
T1000	Orange	1,055,910	1,055,910
T1001	Oxford	4,606,861	4,606,861
T1002	Plainfield	15,353,204	15,353,204
T1003	Plainville	10,161,853	10,161,853
T1004	Plymouth	9,743,272	9,743,272
T1005	Pomfret	3,092,817	3,092,817
T1006	Portland	4,272,257	4,272,257
T1007	Preston	3,057,025	3,057,025
T1008	Prospect	5,319,201	5,319,201
T1009	Putnam	8,071,851	8,071,851
T1010	Redding	687,733	687,733
T1011	Ridgefield	2,063,814	2,063,814
T1012	Rocky Hill	3,355,227	3,355,227
T1013	Roxbury	158,114	158,114
T1014	Salem	3,099,694	3,099,694
T1015	Salisbury	187,266	187,266
T1016	Scotland	1,444,458	1,444,458

T1017	Seymour	9,836,508	9,836,508
T1018	Sharon	145,798	145,798
T1019	Shelton	4,975,852	4,975,852
T1020	Sherman	244,327	244,327
T1021	Simsbury	5,367,517	5,367,517
T1022	Somers	5,918,636	5,918,636
T1023	Southbury	2,422,233	2,422,233
T1024	Southington	19,839,108	19,839,108
T1025	South Windsor	12,858,826	12,858,826
T1026	Sprague	2,600,651	2,600,651
T1027	Stafford	9,809,424	9,809,424
T1028	Stamford	7,978,877	7,978,877
T1029	Sterling	3,166,394	3,166,394
T1030	Stonington	2,061,204	2,061,204
T1031	Stratford	20,495,602	20,495,602
T1032	Suffield	6,082,494	6,082,494
T1033	Thomaston	5,630,307	5,630,307
T1034	Thompson	7,608,489	7,608,489
T1035	Tolland	10,759,283	10,759,283
T1036	Torrington	23,933,343	23,933,343
T1037	Trumbull	3,031,988	3,031,988
T1038	Union	239,576	239,576
T1039	Vernon	17,645,165	17,645,165
T1040	Voluntown	2,536,177	2,536,177
T1041	Wallingford	21,440,233	21,440,233
T1042	Warren	99,777	99,777
T1043	Washington	240,147	240,147
T1044	Waterbury	113,617,182	113,617,182
T1045	Waterford	1,445,404	1,445,404
T1046	Watertown	11,749,383	11,749,383
T1047	Westbrook	427,677	427,677
T1048	West Hartford	16,076,120	16,076,120

T1049	West Haven	41,399,303	41,399,303
T1050	Weston	948,564	948,564
T1051	Westport	1,988,255	1,988,255
T1052	Wethersfield	8,018,422	8,018,422
T1053	Willington	3,676,637	3,676,637
T1054	Wilton	1,557,195	1,557,195
T1055	Winchester	7,823,991	7,823,991
T1056	Windham	24,169,717	24,169,717
T1057	Windsor	11,547,663	11,547,663
T1058	Windsor Locks	4,652,368	4,652,368
T1059	Wolcott	13,539,371	13,539,371
T1060	Woodbridge	721,370	721,370
T1061	Woodbury	876,018	876,018
T1062	Woodstock	5,390,055	5,390,055

359 Sec. 38. (*Effective July 1, 2011*) Notwithstanding the provisions of
360 sections 10-97 and 10-266m of the general statutes, for the fiscal years
361 ending June 30, 2012, and June 30, 2013, the Commissioner of
362 Education may provide grants, within available appropriations, in an
363 amount not to exceed two thousand five hundred dollars per pupil, to
364 local and regional boards of education that transport students who
365 previously attended, or who have been accepted for enrollment at, J.
366 M. Wright Technical School in Stamford to Henry Abbott Technical
367 High School in Danbury, for the costs associated with such
368 transportation. Such grants shall not exceed the actual costs of
369 transportation for each pupil. Applications shall be submitted to the
370 Commissioner of Education at such time and on such forms as the
371 commissioner prescribes.

372 Sec. 39. (*Effective July 1, 2011*) Notwithstanding the provisions of
373 section 10a-22u of the general statutes, the amount of funds available
374 to the Department of Higher Education, for expenditure from the
375 private occupational school student protection account, shall be
376 \$301,000 for the fiscal year ending June 30, 2012, and \$310,000 for the

377 fiscal year ending June 30, 2013.

378 Sec. 40. (*Effective July 1, 2011*) (a) Notwithstanding sections 10a-36 to
379 10a-42a, inclusive, of the general statutes, for the fiscal years ending
380 June 30, 2012, and June 30, 2013, Yale University shall not receive an
381 allocation of the annual appropriation under section 10a-40 of the
382 general statutes.

383 (b) The Commissioner of Higher Education shall review the
384 Connecticut Independent College Student Grant Program
385 administered pursuant to sections 10a-36 to 10a-42a, inclusive, of the
386 general statutes in order to evaluate the cost-effectiveness and benefits
387 of (1) the formula used to derive the annual appropriation requested
388 by the Board of Governors of Higher Education, (2) the manner by
389 which allocations of the annual appropriation are made to each
390 independent college or university, and (3) the system used to
391 determine the amount of aid given to individual students under the
392 program. The commissioner shall submit, in accordance with section
393 11-4a of the general statutes, findings and recommendations, if any, for
394 modifying the program to the joint standing committees of the General
395 Assembly having cognizance of matters relating to higher education
396 and appropriations and the budgets of state agencies not later than
397 January 1, 2012.

398 Sec. 41. (*Effective from passage*) Sections 82 to 89, inclusive, of public
399 act 09-7 of the September special session, section 91 of public act 09-7
400 of the September special session, and section 123 of public act 07-4 of
401 the June special session, as amended by section 81 of public act 09-7 of
402 the September special session, shall take effect July 1, 2014.

403 Sec. 42. (NEW) (*Effective from passage*) (a) There is established a
404 Commission on the Status of Protected Citizens that shall consist of the
405 following members who shall be appointed as follows: (1) One by the
406 Governor, who shall have expertise in the field of African-American
407 affairs; (2) one by the president pro tempore of the Senate, who shall
408 have expertise in the field of children and youth development; (3) one

409 by the majority leader of the Senate, who shall have expertise in issues
410 affecting the elderly; (4) one by the minority leader of the Senate, who
411 shall have expertise in the field of issues affecting women; (5) one by
412 the speaker of the House of Representatives, who shall have expertise
413 in the field of Latino and Puerto Rican affairs; (6) one by the majority
414 leader of the House of Representatives, who shall be a member of the
415 public; and (7) one by the minority leader of the House of
416 Representatives, who shall have expertise in the field of Asian Pacific
417 American affairs. All members appointed under this subsection shall
418 serve for terms of two years from January first in the year of their
419 appointment. The commission shall elect a chairperson and a vice-
420 chairperson from among its members. Any person absent from (A)
421 three consecutive meetings of the commission, or (B) fifty per cent of
422 such meetings during any calendar year shall be deemed to have
423 resigned from the commission, effective immediately. Vacancies on the
424 commission shall be filled by the appointing authority. Members of the
425 commission shall serve without compensation but shall, within the
426 limits of available funds, be reimbursed for expenses necessarily
427 incurred in the performance of their duties. The commission shall meet
428 as often as deemed necessary by the chairperson or a majority of the
429 commission.

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

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

434 (2) Work in consultation with the respective state agency to develop
435 plans and programs that address each of the following areas as they
436 affect children, the elderly, women, the African-American community,
437 the Latino and Puerto Rican community and the Asian Pacific
438 American community, including, but not limited to: (A) Access to
439 health care, (B) housing, (C) job training, (D) access to the legal system,
440 (E) mental health and addiction services, (F) economic development,
441 (G) workplace justice and equality, (H) immigration, (I) education, (J)

442 English language instruction, (K) international trade, and (L) economic
443 cooperation with Asian, African and Latin American countries;

444 (3) In consultation with the joint committee of the General Assembly
445 having cognizance of matters relating to legislative management,
446 establish a plan of short-term and long-term initiatives based on the
447 needs of children, the elderly, women, the African-American
448 community, the Latino and Puerto Rican community and the Asian
449 Pacific American community;

450 (4) Review, comment and testify on any proposed state legislation
451 and regulations that would affect children, the elderly, women, the
452 African-American community, the Latino and Puerto Rican
453 community and the Asian Pacific American community;

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

458 (6) Advise the Governor and the General Assembly concerning the
459 coordination and administration of state programs serving children,
460 the elderly, women, the African-American community, the Latino and
461 Puerto Rican community and the Asian Pacific American community;

462 (7) Maintain a liaison between children, the elderly, women, the
463 African-American community, the Latino and Puerto Rican
464 community and the Asian Pacific American community and
465 governmental entities, including, but not limited to, the General
466 Assembly;

467 (8) Promote the political empowerment of the elderly, women, the
468 African-American community, the Latino and Puerto Rican
469 community and the Asian Pacific American community through voter
470 registration, voting rights and citizenship training;

471 (9) Support the state's efforts to develop international trade and

472 cross-border economic cooperation with the countries of Asia, Africa,
473 Latin America and the Pacific Rim;

474 (10) Support state efforts to develop effective foreign language and
475 cultural programs for educational and economic development
476 purposes;

477 (11) Encourage female, elderly, African-American, Latino and
478 Puerto Rican and Asian Pacific American representation at all levels of
479 state government, including state boards and commissions, and
480 support the development of such representatives in addition to
481 maintaining an accessible list of prospective appointees who are
482 members of such communities;

483 (12) Secure appropriate recognition of the accomplishments and
484 contributions of women, the elderly, the African-American, the Latino
485 and Puerto Rican and the Asian Pacific American communities of the
486 state; and

487 (13) Prepare and submit to the Governor and General Assembly an
488 annual report concerning its activities with any appropriate
489 recommendations concerning children, women, the elderly and the
490 African-American, Latino and Puerto Rican and Asian Pacific
491 American populations of the state.

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

495 (d) The commission shall consist of the following six divisions: (1)
496 The Children's Affairs Division, (2) the Elderly Affairs Division, (3) the
497 Women's Affairs Division, (4) the African-American Affairs Division,
498 (5) the Latino and Puerto Rican Affairs Division, and (6) the Asian
499 Pacific American Affairs Division.

500 (e) The commission may, within available appropriations and
501 subject to the provisions of chapter 67 of the general statutes, employ

502 two staff members for each division of the commission and may
503 employ an executive director.

504 (f) The commission shall constitute a successor agency to the
505 Commission on Aging, the Commission on Children, the Permanent
506 Commission on the Status of Women, the Latino and Puerto Rican
507 Affairs Commission, the African-American Affairs Commission and
508 the Asian Pacific American Affairs Commission, in accordance with
509 the provisions of sections 4-38d and 4-39 of the general statutes.

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

511 Sec. 43. (*Effective from passage*) On or before July 1, 2011, the
512 Department of Transportation and the Department of Motor Vehicles
513 shall be consolidated into one agency to be named the Department of
514 Transportation. On or before June 1, 2011, the commissioners of said
515 departments, in consultation with the Office of Policy and
516 Management and the Department of Administrative Services, shall
517 report to the General Assembly, in accordance with the provisions of
518 section 11-4a of the general statutes, with recommendations for (1)
519 aligning the functions and services of said departments, and (2)
520 statutory changes necessary to complete such consolidation.

521 Sec. 44. (*Effective from passage*) On or before July 1, 2011, the
522 Departments of Public Health, Social Services, Mental Health and
523 Addiction Services, Developmental Services and Children and
524 Families shall be consolidated into one agency to be named the
525 Department of Human Services. On or before June 1, 2011, the
526 commissioners of said departments, in consultation with the Office of
527 Policy and Management and the Department of Administrative
528 Services, shall report to the General Assembly, in accordance with the
529 provisions of section 11-4a of the general statutes, with
530 recommendations for (1) aligning the functions and services of said
531 departments, and (2) statutory changes necessary to complete such
532 consolidation.

533 Sec. 45. (*Effective from passage*) On or before July 1, 2011, the

534 Departments of Education and Higher Education, the Commission for
535 Educational Technology, and the State Library Board shall be
536 consolidated into one agency to be named the Department of
537 Education. On or before June 1, 2011, the commissioners of said
538 departments and the chairpersons of the Commission for Educational
539 Technology and the State Library Board, in consultation with the
540 Office of Policy and Management and the Department of
541 Administrative Services, shall report to the General Assembly, in
542 accordance with the provisions of section 11-4a of the general statutes,
543 with recommendations for (1) aligning the functions and services of
544 said departments, said commission and said board, and (2) statutory
545 changes necessary to complete such consolidation.

546 Sec. 46. (*Effective from passage*) On or before July 1, 2011, the
547 Departments of Administrative Services and Public Works shall be
548 consolidated into one agency to be named the Department of
549 Administrative Services. On or before June 1, 2011, the commissioners
550 of said departments, in consultation with the Office of Policy and
551 Management, shall report to the General Assembly, in accordance with
552 the provisions of section 11-4a of the general statutes, with
553 recommendations for (1) aligning the functions and services of said
554 departments, and (2) statutory changes necessary to complete such
555 consolidation.

556 Sec. 47. (*Effective from passage*) On or before July 1, 2011, the
557 Departments of Public Safety and Emergency Management and
558 Homeland Security and the Board of Firearms Permit Examiners shall
559 be consolidated into one agency to be named the Department of
560 Emergency Management and Homeland Security. On or before June 1,
561 2011, the commissioners of said departments, and the chairperson of
562 said board, in consultation with the Office of Policy and Management
563 and the Department of Administrative Services, shall report to the
564 General Assembly, in accordance with the provisions of section 11-4a
565 of the general statutes, with recommendations for (1) aligning the
566 functions and services of said departments and board, and (2)
567 statutory changes necessary to complete such consolidation.

568 Sec. 48. (*Effective from passage*) On or before July 1, 2011, Connecticut
569 Innovations, Incorporated, the Connecticut Development Authority,
570 the Connecticut Housing Finance Authority, the Department of
571 Economic and Community Development and the Labor Department
572 shall be consolidated into one agency to be named the Department of
573 Economic Development. On or before June 1, 2011, the executive
574 directors of said agencies and the commissioners of said departments,
575 in consultation with the Office of Policy and Management and the
576 Department of Administrative Services, shall report to the General
577 Assembly, in accordance with the provisions of section 11-4a of the
578 general statutes, with recommendations for (1) aligning the functions
579 and services of said agencies and departments, and (2) statutory
580 changes necessary to complete such consolidation.

581 Sec. 49. (*Effective from passage*) On or before July 1, 2011, the
582 Contracting Standards Board, the State Elections Enforcement
583 Commission, the Commissions on Freedom of Information and
584 Judicial Review Council and the Office of State Ethics shall be
585 consolidated into the Office of Governmental Accountability. On or
586 before June 1, 2011, the chairperson of said board, the commissioners
587 of said commissions and the director of said office, in consultation
588 with the Office of Policy Management and the Department of
589 Administrative Services, shall report to the General Assembly, in
590 accordance with the provisions of section 11-4a of the general statutes,
591 with recommendations for (1) aligning the functions and services of
592 said board, commissions and office, and (2) statutory changes
593 necessary to complete such consolidation.

594 Sec. 50. (*Effective from passage*) On or before July 1, 2011, the Offices
595 of the Attorney General, Child Advocate and Victims' Advocate and
596 the Commission on Human Rights and Opportunities shall be
597 consolidated into the Office of the Attorney General. On or before June
598 1, 2011, the Attorney General, the directors of said offices and the
599 executive director of said commission, in consultation with the Office
600 of Policy and Management and the Department of Administrative
601 Services, shall report to the General Assembly, in accordance with the

602 provisions of section 11-4a of the general statutes, with
603 recommendations for (1) aligning the functions and services of said
604 offices and commission, and (2) statutory changes necessary to
605 complete such consolidation.

606 Sec. 51. (*Effective from passage*) The Legislative Commissioners' Office
607 shall make such technical and conforming changes as necessary to
608 carry out the purposes of this act.

609 Sec. 52. (NEW) (*Effective from passage*) (a) The Comptroller shall pay
610 all wages to state employees, as defined in section 5-196 of the general
611 statutes, using a direct deposit system. All employees hired on or after
612 July 1, 2011, and all employees hired before July 1, 2011, and not
613 currently participating in the direct deposit system, shall identify on or
614 before October 1, 2011, a bank or Connecticut or federal credit union,
615 as defined in section 36a-2 of the general statutes, that will serve as a
616 personal depository agent for the employee.

617 (b) (1) On or before July 1, 2011, the Comptroller, in consultation
618 with the Chief Information Officer of the Department of Information
619 Technology, shall develop and implement a computer program
620 making all wage, tax and benefit information required by state or
621 federal law to be provided to state employees along with any payment
622 of wages available to such employees at a secure location on the
623 Comptroller's Internet web site. Such program shall maintain the
624 privacy of each employee's information.

625 (2) Notwithstanding section 31-13a of the general statutes and
626 except as provided in subsection (c) of this section, after July 1, 2011,
627 no state employee shall be entitled to receive a printed pay statement
628 with any payment of wages, provided all wage, tax and benefit
629 information required by state or federal law to be provided to such
630 employee along with any payment of wages is available on the
631 Comptroller's Internet web site pursuant to subsection (a) of this
632 section.

633 (c) The Comptroller shall waive the requirements of subsection (a)

634 of this section as to a state employee: (1) At the request of an agency, as
635 defined in section 5-196 of the general statutes, provided the employee
636 is employed in a temporary position, as defined in section 5-196 of the
637 general statutes, or in seasonal or intermittent state service, or (2) at the
638 request of the employee, provided such employee submits a written
639 application to the Comptroller, or his or her designee, identifying
640 extraordinary needs or circumstances that would prevent the
641 employee from participating in the direct deposit system or from
642 accessing the employee's wage, tax and benefit information on the
643 Comptroller's Internet web site, and the Comptroller deems such
644 extraordinary needs or circumstances appropriate. Any employee,
645 who is given a waiver of the requirements pursuant to this subsection,
646 shall be required to submit to periodic review by the Comptroller, or
647 his or her designee, to determine if the waiver is still appropriate. The
648 Comptroller, or his or her designee, shall revoke all waivers deemed
649 no longer appropriate.

650 Sec. 53. (*Effective from passage*) (a) The Commissioner of Children
651 and Families shall prepare a plan to close Riverview Hospital for
652 Children and Youth and relocate children cared for at such hospital to
653 private facilities by January 1, 2012. Not later than September 1, 2011,
654 said commissioner shall submit such plan, in accordance with the
655 provisions of section 11-4a of the general statutes, to the joint standing
656 committees of the General Assembly having cognizance of matters
657 relating to human services and appropriations and the budgets of state
658 agencies.

659 (b) The Commissioner of Motor Vehicles shall prepare a plan to (1)
660 privatize services including the renewal of passenger registrations, as
661 defined in section 14-1 of the general statutes, issuance of
662 noncommercial motor vehicle operators' licenses, and provision of the
663 on-the-road skills test portion of the examination for a motor vehicle
664 operator's license, and (2) redirect service requests to the Wethersfield
665 office of the Department of Motor Vehicles by January 1, 2012. Not
666 later than September 1, 2011, said commissioner shall submit such
667 plan, in accordance with the provisions of section 11-4a of the general

668 statutes, to the joint standing committees of the General Assembly
669 having cognizance of matters relating to motor vehicles and
670 appropriations and the budgets of state agencies.

671 (c) The Commissioner of Environmental Protection, in consultation
672 with park associations, shall prepare a plan to privatize maintenance
673 services for state parks, forests and boat launches by January 1, 2012.
674 Not later than September 1, 2011, said commissioner shall submit such
675 plan, in accordance with the provisions of section 11-4a of the general
676 statutes, to the joint standing committees of the General Assembly
677 having cognizance of matters relating to the environment and
678 appropriations and the budgets of state agencies.

679 (d) The Commissioner of Social Services shall prepare a plan to
680 expand the utilization of community action agencies (1) for the
681 coordination of intake and processing of program applications, and (2)
682 as primary service locations for program applicants by January 1, 2012.
683 Not later than September 1, 2011, said commissioner shall submit such
684 plan, in accordance with the provisions of section 11-4a of the general
685 statutes, to the joint standing committees of the General Assembly
686 having cognizance of matters relating to human services and
687 appropriations and the budgets of state agencies.

688 (e) The Commissioner of Correction shall prepare a plan to solicit
689 bids or proposals for a contract to provide health care services to
690 prisoners. Not later than September 1, 2011, said commissioner shall
691 submit such plan, in accordance with the provisions of section 11-4a of
692 the general statutes, to the joint standing committees of the General
693 Assembly having cognizance of matters relating to judiciary and
694 appropriations and the budgets of state agencies.

695 (f) The Commissioner of Transportation shall prepare a plan to sell
696 Bradley International Airport by January 1, 2012. Not later than
697 September 1, 2011, said commissioner shall submit such plan, in
698 accordance with the provisions of section 11-4a of the general statutes,
699 to the joint standing committees of the General Assembly having

700 cognizance of matters relating to Bradley International Airport and
701 appropriations and the budgets of state agencies.

702 Sec. 54. (*Effective from passage*) (a) Notwithstanding the provisions of
703 section 2-8 of the general statutes, for the fiscal year ending June 30,
704 2012, the members and officers of the General Assembly shall receive
705 salaries that are ten per cent less than the salaries specified in said
706 section 2-8.

707 (b) Notwithstanding the provisions of section 3-2 of the general
708 statutes, for the fiscal year ending June 30, 2012, the Governor and the
709 Lieutenant Governor shall receive salaries that are ten per cent less
710 than the salaries specified in said section 3-2.

711 (c) Notwithstanding the provisions of section 3-11 of the general
712 statutes, for the fiscal year ending June 30, 2012, the Treasurer shall
713 receive a salary that is ten per cent less than the salary specified in said
714 section 3-11.

715 (d) Notwithstanding the provisions of section 3-77 of the general
716 statutes, for the fiscal year ending June 30, 2012, the Secretary of the
717 State shall receive a salary that is ten per cent less than the salary
718 specified in said section 3-77.

719 (e) Notwithstanding the provisions of section 3-111 of the general
720 statutes, for the fiscal year ending June 30, 2012, the Comptroller shall
721 receive a salary that is ten per cent less than the salary specified in said
722 section 3-111.

723 (f) Notwithstanding the provisions of section 3-124 of the general
724 statutes, for the fiscal year ending June 30, 2012, the Attorney General
725 shall receive a salary that is ten per cent less than the salary specified
726 in said section 3-124.

727 (g) For the fiscal year ending June 30, 2012, the commissioners of
728 state agencies and the executive directors of boards and commissions
729 shall receive salaries in amounts that are ten per cent less than the

730 amounts of the salaries they received for the fiscal year ending June 30,
731 2010.

732 Sec. 55. Subsection (g) of section 10-233c of the general statutes is
733 repealed and the following is substituted in lieu thereof (*Effective from*
734 *passage*):

735 (g) On and after July 1, [2010] 2014, suspensions pursuant to this
736 section shall be in-school suspensions, unless during the hearing held
737 pursuant to subsection (a) of this section, (1) the administration
738 determines that the pupil being suspended poses such a danger to
739 persons or property or such a disruption of the educational process
740 that the pupil shall be excluded from school during the period of
741 suspension, or (2) the administration determines that an out-of-school
742 suspension is appropriate for such pupil based on evidence of (A)
743 previous disciplinary problems that have led to suspensions or
744 expulsion of such pupil, and (B) efforts by the administration to
745 address such disciplinary problems through means other than out-of-
746 school suspension or expulsion, including positive behavioral support
747 strategies. An in-school suspension may be served in the school that
748 the pupil attends, or in any school building under the jurisdiction of
749 the local or regional board of education, as determined by such board.

750 Sec. 56. Section 3-14b of the general statutes is repealed and the
751 following is substituted in lieu thereof (*Effective from passage*):

752 Prior to the sale of any parcel of land, or a portion thereof owned by
753 the state, except a transfer or conveyance to the party against whom
754 foreclosure was taken or who conveyed to the state in lieu of
755 foreclosure under the provisions of section 17b-138, the state agency,
756 department or institution responsible for the sale of such land shall
757 first notify, in writing, the chief executive officer or officers of the
758 municipality in which such land is situated and the affected state
759 representative and state senator for such municipality of the state's
760 intention to sell such land, and no agreement to sell such land may be
761 entered into or sale may be made by the state except as follows:

762 [(a)] (1) Not later than (A) forty-five days after such notice has been
763 so given, in the case of a notice issued prior to the effective date of this
764 section or on or after July 1, 2016, or (B) fifteen days after such notice
765 has been so given, in the case of a notice issued on or after the effective
766 date of this section, until June 30, 2016, such chief executive officer or
767 officers may give written notice to the state of the municipality's desire
768 to purchase such land and shall have the right to purchase the interest
769 in the land which the state has declared its intent to sell, subject to
770 conditions of sale acceptable to the state. The Secretary of the Office of
771 Policy and Management may permit the municipality to pay for such
772 land by a method and according to a schedule of payment that is
773 mutually agreeable to both the secretary and the municipality.

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

779 [(c)] (3) Not later than sixty days after notice has been given by the
780 municipality of its desire to purchase such land, as provided in
781 [subsection (a)] subdivision (1) of this section, the state acting through
782 the state agency, department or institution shall sell such land to the
783 municipality, provided the state and the municipality agree upon the
784 conditions of sale and the amount to be paid therefor.

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

791 [(e)] (5) [Notwithstanding] On and after July 1, 2016, and
792 notwithstanding the provisions of [subsections (b) and (d)]
793 subdivisions (2) and (3) of this section, if the state thereafter proposes

794 to sell such land to any person upon terms different from those offered
795 to the municipality, the state shall first notify the municipality of such
796 proposal, in the manner provided in [subsection (a)] subdivision (1) of
797 this section, and of the terms of such proposed sale, and such
798 municipality shall have the option to purchase such land upon such
799 terms and may thereupon, in the same manner and within the same
800 time limitations as are provided in [subsections (a) and (c)]
801 subdivisions (1) and (3) of this section, proceed to purchase such land.

802 [(f)] (6) Notwithstanding the provisions of [subsection (d)]
803 subdivision (4) of this section, the towns of Preston and Norwich shall
804 retain any right provided for by this section with regard to the
805 property known as the Norwich State Hospital property provided the
806 Commissioner of Public Works determines that such towns continue to
807 make good faith efforts to purchase such property and have otherwise
808 complied with the provisions of this section.

809 Sec. 57. Subsection (b) of section 4b-21 of the general statutes is
810 repealed and the following is substituted in lieu thereof (*Effective from*
811 *passage*):

812 (b) Any state agency, department or institution having custody and
813 control of land, an improvement to land or interest in land, belonging
814 to the state, shall inform the Secretary of the Office of Policy and
815 Management, in writing, when such land, improvement or interest or
816 any part thereof is not needed by the agency, department or
817 institution. Upon receipt of such notification, the secretary shall
818 arrange for such agency, department or institution to forthwith
819 transfer custody and control of such land, improvement or interest to
820 the Department of Public Works, along with adequate funding for
821 personnel and other operating expenses required for the maintenance
822 of such land, improvement or interest, and [shall] may notify all state
823 agencies, departments and institutions that such land, improvement or
824 interest is available. Within ninety days of receipt of any such
825 notification from the secretary, any state agency, department or
826 institution that is interested in utilizing the land, improvement or

827 interest shall submit a plan to the secretary that sets forth the proposed
828 use for the land, improvement or interest and a budget and timetable
829 for such use. If the secretary makes such a notification and the
830 Commissioner of Economic and Community Development determines
831 that such land, improvement or interest can be utilized or adapted for
832 use as an emergency shelter or transitional living facility for homeless
833 persons or can be utilized or exchanged for property which can be
834 utilized for the construction, rehabilitation or renovation of housing
835 for persons and families of low and moderate income, said
836 commissioner may (1) within such ninety-day period, submit to the
837 secretary, in lieu of such plan, a preliminary plan indicating that the
838 land, improvement or interest can be utilized, adapted or exchanged
839 for such housing purposes and stating the type of housing that is
840 planned, and (2) within six months after the end of such ninety-day
841 period, submit a comprehensive plan for the development of such
842 housing to the secretary, in a form prescribed by the secretary. If the
843 Commissioner of Economic and Community Development submits
844 preliminary and comprehensive plans to the secretary within such
845 periods, the agency, department or institution having custody and
846 control of the land, improvement or interest shall transfer custody and
847 control to the Commissioner of Economic and Community
848 Development in accordance with such procedures as the secretary may
849 prescribe. If (A) the Commissioner of Economic and Community
850 Development does not submit a preliminary plan to the secretary
851 within such ninety-day period or so submits a preliminary plan but
852 does not submit a comprehensive plan to the secretary within such six-
853 month period, and (B) one or more agencies, departments or
854 institutions submit a plan for such land, improvement or interest to the
855 secretary within such ninety-day period, the secretary shall analyze
856 such agency, department or institution plan or plans and determine
857 whether (i) custody and control of the land, improvement or interest
858 shall be transferred to one of such agencies, departments or
859 institutions, in which case the agency, department or institution
860 having custody of the land, improvement or interest shall make such
861 transfer, or (ii) the land, improvement or interest shall be treated as

862 surplus.

863 Sec. 58. Section 4b-47 of the general statutes is repealed and the
864 following is substituted in lieu thereof (*Effective from passage*):

865 (a) Prior to the sale or transfer of state land or any interest in state
866 land by a state agency, department or institution occurring on or after
867 July 1, 2016, such agency, department or institution shall provide
868 notice of such sale or transfer to the Council on Environmental
869 Quality, the Secretary of the Office of Policy and Management and the
870 Commissioner of Environmental Protection on a form approved by the
871 Council on Environmental Quality. Such notice shall be published in
872 the Environmental Monitor and shall provide for a written public
873 comment period of thirty days following publication of such notice,
874 during which the public and state agencies may submit comments to
875 the Secretary of the Office of Policy and Management. Such comments
876 may include, but shall not be limited to, significant natural and
877 recreational resources on such land and recommend means to preserve
878 such natural or recreational resources. The Secretary of the Office of
879 Policy and Management, in consultation with the Commissioner of
880 Environmental Protection, shall (1) respond to any written comments
881 received during such thirty-day comment period, and (2) publish such
882 written comments along with the Office of Policy and Management's
883 response to such written comments in the Environmental Monitor for a
884 period of not less than fifteen days prior to the sale or transfer of the
885 land.

886 (b) The Commissioner of Environmental Protection shall develop a
887 policy for reviewing notices received from a state agency, department
888 or institution, as described in subsection (a) of this section, and making
889 a draft recommendation to the Secretary of the Office of Policy and
890 Management as to whether all or a portion of the land or land interest
891 referenced in such notice should be preserved by (1) transferring the
892 land or land interest or granting a conservation easement therein to the
893 Department of Environmental Protection, (2) imposing restrictions or
894 conditions upon the transfer of the land or land interest, or (3)

895 transferring all or a portion of the land or land interest, or granting a
896 conservation easement interest therein, to an appropriate third party.
897 Any such recommendations shall be accompanied by a report
898 explaining the basis of the recommendations and shall include, where
899 appropriate, a natural resource inventory. Such recommendations and
900 report shall be published in the Environmental Monitor and shall
901 provide for a written public comment period of thirty days following
902 publication of such notice. The Commissioner of Environmental
903 Protection shall (A) respond to any written comments received during
904 such thirty-day comment period, (B) make a final recommendation to
905 the Secretary of the Office of Policy and Management, and (C) publish
906 such written comments along with the Department of Environmental
907 Protection's response to such written comments including the
908 department's final recommendation to the secretary in the
909 Environmental Monitor. Following receipt of the final
910 recommendation of the Commissioner of Environmental Protection,
911 the Secretary of the Office of Policy and Management shall make the
912 final determination as to the ultimate disposition of the land or
913 interest. Such determination shall be published in the Environmental
914 Monitor for a period of not less than fifteen days prior to the sale or
915 transfer of such land or interest.

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

917 (1) Limit the applicability of sections 22a-1a to 22a-1i, inclusive, with
918 respect to the sale or transfer of state land or any interest in state land,
919 except that if an environmental impact evaluation was prepared
920 pursuant to sections 22a-1b and 22a-1c or an environmental statement
921 was prepared for such state land or interest in state land pursuant to
922 any other state or federal law or regulation, as specified in section 22a-
923 1f, such state agency, department or institution shall be exempt from
924 the notice and public comment requirements set forth in subsections
925 (a) and (b) of this section;

926 (2) Affect any purchase and sale agreement entered into between
927 the state and any second party that was in effect prior to October 1,

928 2007, or any subsequent sale, transfer, easement, lease or other such
929 agreement made pursuant to any such purchase and sale agreement;

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

932 (4) Apply to the sale or transfer of state lands between state
933 agencies;

934 (5) Apply to any easement that is granted to a municipality or a
935 regulated utility or utilities that (A) primarily benefits the state or an
936 agency or institution of the state, (B) is ordered as the result of a state
937 or federal regulatory process or proceeding, or (C) is necessary as a
938 result of the construction or reconstruction of any Department of
939 Transportation highway or facility;

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

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

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

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

951 (10) Limit the solicitation of public comment solely to the
952 Environmental Monitor.

953 Sec. 59. Section 13a-80 of the general statutes is repealed and the
954 following is substituted in lieu thereof (*Effective from passage*):

955 (a) The commissioner, with the advice and consent of the Secretary

956 of the Office of Policy and Management and the State Properties
957 Review Board may sell, lease and convey, in the name of the state, or
958 otherwise dispose of, or enter into agreements concerning, any land
959 and buildings owned by the state and obtained for or in connection
960 with highway purposes or for the efficient accomplishment of the
961 foregoing purposes or formerly used for highway purposes, which real
962 property is not necessary for such purposes. The commissioner shall
963 notify the state representative and the state senator representing the
964 municipality in which said property is located within one year of the
965 date a determination is made that the property is not necessary for
966 highway purposes and that the department intends to dispose of the
967 property. On and after the effective date of this section, until June 30,
968 2016, the Commissioner of Transportation may not offer such excess
969 property to other state agencies, apart from the notification to the
970 Office of Policy and Management required by section 4b-21, as
971 amended by this act.

972 (b) The Department of Transportation shall obtain a full appraisal
973 on excess property prior to its sale. Except as provided in subsection
974 (c) of this section, transfers to other state agencies and municipalities
975 for purposes specified by the department or the sale of excess property
976 through public bid or auction shall be exempt from the appraisal
977 requirement. The department shall obtain a second appraisal if such
978 property is valued over one hundred thousand dollars and is not to be
979 sold through public bid or auction. Any appraisals or value reports
980 shall be obtained prior to the determination of a sale price of the excess
981 property.

982 (c) Notwithstanding the provisions of sections 3-14b and 4b-21, as
983 amended by this act, no residential property upon which a single-
984 family dwelling is situated at the time it is obtained by the department
985 for highway purposes may be sold or transferred pursuant to this
986 section within twenty-five years of the date of its acquisition without
987 the department's first offering the owner or owners of the property at
988 the time of its acquisition a right of first refusal to purchase the
989 property at the amount of its appraised value as determined in

990 accordance with the provisions of subsection (b) of this section, except
991 for property offered for sale to municipalities prior to July 1, 1988.
992 Notice of such offer shall be sent to each such owner by registered or
993 certified mail, return receipt requested, within one year of the date a
994 determination is made that such property is not necessary for highway
995 purposes. Any such offer shall be terminated by the department if it
996 has not received written notice of the owner's acceptance of the offer
997 within sixty days of the date it was mailed. Whenever the offer is not
998 so accepted, the department shall offer parcels which meet local
999 zoning requirements for residential or commercial use to other state
1000 agencies and shall offer parcels which do not meet local zoning
1001 requirements for residential or commercial use to all abutting
1002 landowners in accordance with department regulations. If the sale or
1003 transfer of the property pursuant to this section results in the existing
1004 property of an abutting landowner becoming a nonconforming use as
1005 to local zoning requirements, the Commissioner of Transportation may
1006 sell or transfer the property to that abutter without public bid or
1007 auction. The commissioner shall adopt regulations, in accordance with
1008 the provisions of chapter 54, establishing procedures for the
1009 disposition of excess property pursuant to the provisions of this
1010 subsection in the event such property is owned by more than one
1011 person.

1012 (d) Where the department has in good faith and with reasonable
1013 diligence attempted to ascertain the identity of persons entitled to
1014 notice under subsection (c) of this section and mailed notice to the last
1015 known address of record of those ascertained, the failure to in fact
1016 notify those persons entitled thereto shall not invalidate any
1017 subsequent disposition of property pursuant to this section.

1018 Sec. 60. Section 13a-80a of the general statutes is repealed and the
1019 following is substituted in lieu thereof (*Effective from passage*):

1020 (a) The Commissioner of Transportation, with the advice and
1021 consent of the Secretary of the Office of Policy and Management, may,
1022 in the name of the state, sell, lease and convey, or otherwise dispose of,

1023 or enter into agreements concerning, any interest the state may have
1024 on, above or below any state highway right-of-way. The Commissioner
1025 of Transportation may place such restrictions, conditions and
1026 qualifications on the use of any area as he determines to be necessary
1027 to provide for the safety and adequacy of highway facilities, and for
1028 the protection of abutting or adjacent land users. A committee
1029 composed of the Commissioner of Transportation, the Secretary of the
1030 Office of Policy and Management and the chief executive officer of the
1031 municipality in which the sale, lease or other disposition of any
1032 interest in land on, above or below any state highway right-of-way is
1033 proposed may also place such restrictions, conditions and
1034 qualifications on the use of any area which they determine to be
1035 necessary to provide for the efficient, economical and socially
1036 beneficial use of the area.

1037 (b) The Commissioner of Transportation [shall have the power to]
1038 may section off levels of space over or under the same location and sell
1039 or lease varying levels to different parties.

1040 (c) Revenues from any transaction concerning the sale, lease or use
1041 of space or multiple use or joint development of state highway rights-
1042 of-way (1) occurring on or after the effective date of this section until
1043 June 30, 2016, shall be deposited in the General Fund, and (2) occurring
1044 prior to the effective date of this section or on or after July 1, 2016, shall
1045 be deposited in the Special Transportation Fund.

1046 Sec. 61. Section 13a-85c of the general statutes is repealed and the
1047 following is substituted in lieu thereof (*Effective from passage*):

1048 (a) The Commissioner of Transportation, with the advice and
1049 consent of the Secretary of the Office of Policy and Management and
1050 the State Properties Review Board, may sell, lease and convey, in the
1051 name of the state, or otherwise dispose of, or enter into agreements
1052 concerning, any land and buildings owned by the state and obtained
1053 for or in connection with the Route 6 Expressway, which real property
1054 is not necessary for such purposes. The commissioner shall notify the

1055 chief elected official of the municipality in which said property is
1056 located and the state representative and the state senator representing
1057 the municipality in which said property is located not later than one
1058 year after the date a determination is made that the property is not
1059 necessary for highway purposes and that the department intends to
1060 dispose of the property. No such determination shall be made without
1061 the commissioner first holding a public hearing concerning such
1062 proposed disposition and the approval of the Federal Highway
1063 Administration.

1064 (b) The Department of Transportation shall obtain a full appraisal
1065 on excess property prior to its sale pursuant to this section. Except as
1066 provided in subsection (c) of this section, transfers to other state
1067 agencies and municipalities for purposes specified by the department
1068 or the sale of excess property through public bid or auction shall be
1069 exempt from the appraisal requirement. The department shall obtain a
1070 second appraisal if such property is valued over one hundred
1071 thousand dollars and is not to be sold through public bid or auction. If
1072 a second appraisal is obtained, the sale price shall be the average of the
1073 two appraisals. Any appraisals or value reports shall be obtained prior
1074 to the determination of a sale price of the excess property.

1075 (c) Notwithstanding the provisions of sections 3-14b and 4b-21, as
1076 amended by this act, no property, whether or not a structure is
1077 situated upon it at the time it is obtained by the department for
1078 highway purposes, may be sold or transferred pursuant to this section
1079 not later than twenty-five years after the date of its acquisition without
1080 the department first offering the owner or owners of the property at
1081 the time of its acquisition a right of first refusal to purchase the
1082 property at the amount of its appraised value as determined in
1083 accordance with the provisions of subsection (b) of this section, if
1084 applicable, except for property offered for sale to municipalities prior
1085 to the effective date of this section. Notice of such offer shall be sent to
1086 each such owner by registered or certified mail, return receipt
1087 requested, not later than one year after the date a determination is
1088 made that such property is not necessary for highway purposes. Any

1089 such offer shall be terminated by the department if it has not received
1090 written notice of the owner's acceptance of the offer not later than
1091 ninety days after the date it was mailed. Whenever the offer is not so
1092 accepted, the department shall offer parcels which meet local zoning
1093 requirements for residential or commercial use to other state agencies
1094 and shall offer parcels which do not meet local zoning requirements
1095 for residential or commercial use to all abutting landowners in
1096 accordance with department regulations. If the sale or transfer of the
1097 property pursuant to this section results in the existing property of an
1098 abutting landowner becoming a nonconforming use as to local zoning
1099 requirements, the commissioner may sell or transfer the property to
1100 that abutter without public bid or auction. The commissioner shall
1101 adopt regulations, in accordance with the provisions of chapter 54,
1102 establishing procedures for the disposition of excess property pursuant
1103 to the provisions of this subsection in the event such property is
1104 owned by more than one person.

1105 (d) Where the department has in good faith and with reasonable
1106 diligence attempted to ascertain the identity of persons entitled to
1107 notice under subsection (c) of this section and mailed notice to the last-
1108 known address of record of those ascertained, the failure to in fact
1109 notify those persons entitled thereto shall not invalidate any
1110 subsequent disposition of property pursuant to this section.

1111 Sec. 62. Subsection (h) of section 13b-34 of the general statutes is
1112 repealed and the following is substituted in lieu thereof (*Effective from*
1113 *passage*):

1114 (h) The commissioner, in the name of the state, [shall have the
1115 power to] may enter into leases with respect to transportation
1116 equipment and facilities for the purpose of obtaining payments based
1117 on the tax benefits associated with the ownership or leasing of such
1118 equipment and facilities. In connection with any such lease, the
1119 commissioner, in the name of the state, [shall have the power to] may
1120 sell, repurchase and sublease any such equipment or facilities, to place
1121 deposits or investments with financial institutions to defease rental or

1122 repurchase obligations and to enter into related agreements with
1123 parties selected by and on terms deemed reasonable by the
1124 commissioner. All net payments received by the state pursuant to any
1125 such lease or related agreement (1) entered into on or after the effective
1126 date of this section until June 30, 2016, shall be credited to the General
1127 Fund, (2) entered into prior to the effective date of this section or on or
1128 after July 1, 2016, shall be credited to the Special Transportation Fund,
1129 the Infrastructure Improvement Fund, the Department of
1130 Transportation operating accounts, or (3) shall be credited to the
1131 Department of Transportation [as] if required pursuant to United
1132 States Department of Transportation approval of the lease. Any such
1133 lease or related agreement may include provisions for the state, as
1134 lessee, to indemnify and hold harmless the lessors or other parties to
1135 any such lease or related agreement. Any such lease or related
1136 agreement may provide for the state to purchase insurance or surety
1137 bonds or to obtain letters of credit from financial institutions when
1138 deemed in the best interests of the state by the commissioner. Any
1139 such lessor or other party to any such related agreement may bring a
1140 civil action to recover damages arising directly from and subject to any
1141 such lease or related agreement. No such action shall be brought
1142 except within one year from the date the right of action accrues. Any
1143 such civil action shall be brought in the superior court for the judicial
1144 district of Hartford. The jurisdiction conferred upon the Superior
1145 Court by this section includes any set-off, claim or demand whatever
1146 on the part of the state against any plaintiff commencing an action
1147 under this section. Such action shall be tried to the court without a
1148 jury. All legal defenses except governmental immunity shall be
1149 reserved to the state. Any such lease or related agreement shall be
1150 subject to the approval of the Attorney General.

1151 Sec. 63. Subsection (a) of section 29-32b of the general statutes is
1152 repealed and the following is substituted in lieu thereof (*Effective from*
1153 *passage*):

1154 (a) There shall be established a Board of Firearms Permit Examiners,
1155 within the Department of [Public Safety for administrative purposes

1156 only] Emergency Management and Homeland Security, hereinafter
1157 referred to as the board, to be comprised of seven members appointed
1158 by the Governor to serve during his term and until their successors are
1159 appointed and qualify. With the exception of public members, the
1160 members shall be appointed from nominees of the Commissioner of
1161 Public Safety, the Connecticut State Association of Chiefs of Police, the
1162 Commissioner of Environmental Protection, The Connecticut State
1163 Rifle and Revolver Association, Inc., and Ye Connecticut Gun Guild,
1164 Inc., and each of said organizations shall be entitled to representation
1165 on the board. At least one member of the board shall be a lawyer
1166 licensed to practice in this state, who shall act as chairman of the board
1167 during the hearing of appeals brought under this section.

1168 Sec. 64. (NEW) (*Effective October 1, 2011*) The Commissioner of
1169 Public Safety, in consultation with the Insurance Commissioner, shall
1170 develop and implement an automated vehicle insurance identification
1171 and enforcement system for the purpose of assisting law enforcement
1172 officers in identifying motor vehicles that are operating in violation of
1173 the mandatory security requirements of sections 14-12c and 38a-371 of
1174 the general statutes. The Commissioner of Public Safety may contract
1175 with a private entity to create such a system. The Commissioner of
1176 Public Safety may require any insurance company, licensed under the
1177 provisions of section 38a-769 of the general statutes, to transmit an
1178 electronic copy of its database of motor vehicles owned or leased by
1179 residents of the state that are insured by such company to the
1180 Commissioner of Public Safety, as often as the Commissioner of Public
1181 Safety may prescribe, for the purpose of creating such system.

1182 Sec. 65. (*Effective July 1, 2011*) A local or regional board of education
1183 may suspend the provision of the in-service training program required
1184 under section 10-220a of the general statutes for the fiscal years ending
1185 June 30, 2012, and June 30, 2013.

1186 Sec. 66. Section 4-85 of the general statutes is repealed and the
1187 following is substituted in lieu thereof (*Effective July 1, 2011*):

1188 (a) Before an appropriation becomes available for expenditure, each
1189 budgeted agency shall submit to the Governor through the Secretary of
1190 the Office of Policy and Management, not less than twenty days before
1191 the beginning of the fiscal year for which such appropriation was
1192 made, a requisition for the allotment of the amount estimated to be
1193 necessary to carry out the purposes of such appropriation during each
1194 quarter of such fiscal year. Commencing with the fiscal year ending
1195 June 30, 2011, the initial allotment requisition for each line item
1196 appropriated to the legislative branch and to the judicial branch for
1197 any fiscal year shall be based upon the amount appropriated to such
1198 line item for such fiscal year minus any amount of budgeted
1199 reductions to be achieved by such branch for such fiscal year pursuant
1200 to subsection (c) of section 2-35. Appropriations for capital outlays may
1201 be allotted in any manner the Governor deems advisable. Such
1202 requisition shall contain any further information required by the
1203 Secretary of the Office of Policy and Management. The Governor shall
1204 approve such requisitions, subject to the provisions of subsection (b) of
1205 this section.

1206 (b) Any allotment requisition and any allotment in force shall be
1207 subject to the following: (1) If the Governor determines that due to a
1208 change in circumstances since the budget was adopted certain
1209 reductions should be made in allotment requisitions or allotments in
1210 force or that estimated budget resources during the fiscal year will be
1211 insufficient to finance all appropriations in full, the Governor may
1212 modify such allotment requisitions or allotments in force to the extent
1213 the Governor deems necessary. Before such modifications are effected
1214 the Governor shall file a report with the joint standing committee
1215 having cognizance of matters relating to appropriations and the
1216 budgets of state agencies and the joint standing committee having
1217 cognizance of matters relating to state finance, revenue and bonding
1218 describing the change in circumstances which makes it necessary that
1219 certain reductions should be made or the basis for his determination
1220 that estimated budget resources will be insufficient to finance all
1221 appropriations in full. (2) If the cumulative monthly financial

1222 statement issued by the Comptroller pursuant to section 3-115 includes
1223 a projected General Fund deficit greater than one per cent of the total
1224 of General Fund appropriations, the Governor, within thirty days
1225 following the issuance of such statement, shall file a report with such
1226 joint standing committees, including a plan which he shall implement
1227 to modify such allotments to the extent necessary to prevent a deficit.
1228 No modification of an allotment requisition or an allotment in force
1229 made by the Governor pursuant to this subsection shall result in a
1230 reduction of more than [three] five per cent of the total appropriation
1231 from any fund or more than [five] ten per cent of any appropriation,
1232 except such limitations shall not apply in time of war, invasion or
1233 emergency caused by natural disaster.

1234 (c) If a plan submitted in accordance with subsection (b) of this
1235 section indicates that a reduction of more than [three] five per cent of
1236 the total appropriation from any fund or more than [five] ten per cent
1237 of any appropriation is required to prevent a deficit, the Governor may
1238 request that the Finance Advisory Committee approve any such
1239 reduction, provided any modification which would result in a
1240 reduction of more than [five] ten per cent of total appropriations shall
1241 require the approval of the General Assembly.

1242 (d) The secretary shall submit copies of allotment requisitions thus
1243 approved or modified or allotments in force thus modified, with the
1244 reasons for any modifications, to the administrative heads of the
1245 budgeted agencies concerned, to the Comptroller and to the joint
1246 standing committee of the General Assembly having cognizance of
1247 appropriations and matters relating to the budgets of state agencies,
1248 through the Office of Fiscal Analysis. The Comptroller shall set up
1249 such allotments on the Comptroller's books and be governed thereby
1250 in the control of expenditures of budgeted agencies.

1251 (e) The provisions of this section shall not be construed to authorize
1252 the Governor to reduce allotment requisitions or allotments in force
1253 concerning [(1) aid to municipalities; or (2)] any budgeted agency of
1254 the legislative or judicial branch, except that the Governor may

1255 propose an aggregate allotment reduction of a specified amount in
1256 accordance with this section for the legislative or judicial branch. If the
1257 Governor proposes to reduce allotment requisitions or allotments in
1258 force for any budgeted agency of the legislative or judicial branch, the
1259 Secretary of the Office of Policy and Management shall, at least five
1260 days before the effective date of such proposed reductions, notify the
1261 president pro tempore of the Senate and the speaker of the House of
1262 Representatives of any such proposal affecting the legislative branch
1263 and the Chief Justice of any such proposal affecting the judicial branch.
1264 Such notification shall include the amounts, effective dates and reasons
1265 necessitating the proposed reductions. Not later than three days after
1266 receipt of such notification, the president pro tempore or the speaker,
1267 or both, or the Chief Justice, as appropriate, may notify the Secretary of
1268 the Office of Policy and Management and the chairpersons and
1269 ranking members of the joint standing committee of the General
1270 Assembly having cognizance of matters relating to appropriations and
1271 the budgets of state agencies, in writing, of any objection to the
1272 proposed reductions. The committee may hold a public hearing on
1273 such proposed reductions. Such proposed reductions shall become
1274 effective unless they are rejected by a two-thirds vote of the members
1275 of the committee not later than fifteen days after receipt of the
1276 notification of objection to the proposed reductions. If the committee
1277 rejects such proposed reductions, the Secretary of the Office of Policy
1278 and Management shall present an alternative plan to achieve such
1279 reductions to the president pro tempore and the speaker for any such
1280 proposal affecting the legislative branch or to the Chief Justice for any
1281 such proposal affecting the judicial branch. If proposed reductions in
1282 allotment requisitions or allotments in force for any budgeted agency
1283 of the legislative or judicial branch are not rejected, such reductions
1284 shall be achieved as determined by the Joint Committee on Legislative
1285 Management or the Chief Justice, as appropriate. The Joint Committee
1286 on Legislative Management or the Chief Justice, as appropriate, shall
1287 submit such reductions to the Governor through the Secretary of the
1288 Office of Policy and Management not later than ten days after the
1289 proposed reductions become effective.

1290 Sec. 67. (*Effective July 1, 2011*) (a) On July 1, 2011, the unexpended
1291 balance of funds carried forward in the General Fund for the
1292 Transportation Strategy Board projects account in the Department of
1293 Transportation, in accordance with section 13b-57r of the general
1294 statutes, shall be transferred to the resources of the General Fund.

1295 (b) Notwithstanding subsection (c) of section 13b-57r of the general
1296 statutes, for the fiscal years ending June 30, 2012, and June 30, 2013, the
1297 Treasurer shall annually transfer the sum of fifteen million dollars
1298 from the resources of the Special Transportation Fund into the account
1299 established under subsection (a) of section 13b-57r of the general
1300 statutes to be used to provide funding for the projects and purposes of
1301 the Transportation Strategy Board.

1302 Sec. 68. (*Effective July 1, 2011*) Notwithstanding section 4-66aa of the
1303 general statutes, the unexpended balance of funds in the community
1304 investment account shall be transferred to the resources of the General
1305 Fund.

1306 Sec. 69. (*Effective July 1, 2011*) For the fiscal years ending June 30,
1307 2012, and June 30, 2013, the disbursement of twelve million dollars
1308 from the Tobacco Settlement Fund to be made pursuant to
1309 subparagraph (A) of subdivision (1) of subsection (c) of section 4-28e of
1310 the general statutes shall be made to the General Fund instead of the
1311 Tobacco and Health Trust Fund.

1312 Sec. 70. (*Effective from passage*) Any savings realized under sections
1313 43 to 50, inclusive, of this act, to an appropriated fund other than the
1314 General Fund, shall be transferred and credited to the resources of the
1315 General Fund for the fiscal year ending June 30, 2012.

1316 Sec. 71. (*Effective July 1, 2011*) In addition to any payments made
1317 under the provisions of subdivision (2) of subsection (e) of section 10-
1318 76d or subsection (b) of section 10-76g of the general statutes, the local
1319 and regional board of education of each of the following towns shall
1320 receive a grant in the following amount in each of the fiscal years
1321 ending June 30, 2012, and June 30, 2013:

T1063		Grant for Fiscal Years 2012
T1064	Town	And 2013
T1065	Andover	11,979
T1066	Ansonia	90,043
T1067	Ashford	28,106
T1068	Avon	8,053
T1069	Barkhamsted	15,575
T1070	Berlin	79,218
T1071	Bethany	8,932
T1072	Bethel	59,394
T1073	Bloomfield	73,516
T1074	Bolton	37,762
T1075	Bozrah	11,608
T1076	Branford	67,249
T1077	Bridgeport	972,458
T1078	Bristol	305,418
T1079	Brookfield	16,723
T1080	Brooklyn	125,205
T1081	Canaan	1,617
T1082	Canterbury	76,233
T1083	Canton	37,513
T1084	Chaplin	24,262
T1085	Cheshire	88,999
T1086	Chester	3,480
T1087	Clinton	44,745
T1088	Colchester	147,170
T1089	Colebrook	3,303
T1090	Columbia	35,984
T1091	Cornwall	245
T1092	Coventry	122,259

T1093	Cromwell	47,966
T1094	Danbury	288,061
T1095	Darien	245
T1096	Deep River	5,239
T1097	Derby	58,344
T1098	Eastford	16,271
T1099	East Granby	16,867
T1100	East Haddam	51,623
T1101	East Hampton	94,121
T1102	East Hartford	297,594
T1103	East Haven	164,591
T1104	East Lyme	42,766
T1105	Easton	245
T1106	East Windsor	76,825
T1107	Ellington	140,312
T1108	Enfield	250,062
T1109	Essex	888
T1110	Fairfield	4,065
T1111	Farmington	29,863
T1112	Franklin	11,830
T1113	Glastonbury	79,718
T1114	Granby	49,893
T1115	Greenwich	245
T1116	Griswold	124,737
T1117	Groton	156,706
T1118	Guilford	33,014
T1119	Hamden	430,195
T1120	Hampton	15,410
T1121	Hartford	1,795,813
T1122	Hartland	17,879

T1123	Hebron	31,563
T1124	Kent	246
T1125	Killingly	177,759
T1126	Lebanon	69,781
T1127	Ledyard	160,239
T1128	Lisbon	42,730
T1129	Litchfield	23,157
T1130	Madison	14,681
T1131	Manchester	206,245
T1132	Mansfield	91,029
T1133	Marlborough	12,626
T1134	Meriden	347,246
T1135	Middletown	423,310
T1136	Milford	71,335
T1137	Monroe	55,542
T1138	Montville	169,062
T1139	Naugatuck	225,733
T1140	New Britain	1,012,117
T1141	New Canaan	245
T1142	New Fairfield	22,422
T1143	New Hartford	26,400
T1144	New Haven	1,365,588
T1145	Newington	163,043
T1146	New London	193,786
T1147	New Milford	184,717
T1148	Newtown	66,386
T1149	Norfolk	1,476
T1150	North Branford	122,064
T1151	North Canaan	26,245
T1152	North Haven	117,573

T1153	North Stonington	47,231
T1154	Norwalk	73,850
T1155	Norwich	379,721
T1156	Old Saybrook	5,087
T1157	Orange	9,284
T1158	Oxford	68,962
T1159	Plainfield	188,032
T1160	Plainville	151,213
T1161	Plymouth	168,776
T1162	Pomfret	38,877
T1163	Portland	47,701
T1164	Preston	76,826
T1165	Putnam	79,065
T1166	Redding	245
T1167	Ridgefield	1,380
T1168	Rocky Hill	38,461
T1169	Salem	35,491
T1170	Salisbury	808
T1171	Scotland	16,360
T1172	Seymour	96,416
T1173	Sharon	245
T1174	Shelton	77,572
T1175	Sherman	3,106
T1176	Simsbury	49,498
T1177	Somers	73,004
T1178	Southington	128,809
T1179	South Windsor	120,107
T1180	Sprague	46,144
T1181	Stafford	191,719
T1182	Stamford	48,132

T1183	Sterling	54,282
T1184	Stonington	25,159
T1185	Stratford	176,055
T1186	Suffield	85,779
T1187	Thomaston	44,117
T1188	Thompson	77,498
T1189	Tolland	120,380
T1190	Torrington	282,306
T1191	Trumbull	65,489
T1192	Union	11,162
T1193	Vernon	128,580
T1194	Voluntown	41,611
T1195	Wallingford	231,221
T1196	Waterbury	940,080
T1197	Waterford	29,370
T1198	Watertown	100,103
T1199	Westbrook	3,844
T1200	West Hartford	123,682
T1201	West Haven	390,776
T1202	Weston	3,464
T1203	Westport	256
T1204	Wethersfield	73,219
T1205	Willington	38,215
T1206	Wilton	245
T1207	Winchester	73,854
T1208	Windham	220,595
T1209	Windsor	160,224
T1210	Windsor Locks	55,320
T1211	Wolcott	104,272
T1212	Woodbridge	2,468

T1213	Woodstock	61,337
T1214	District No. 1	1,323
T1215	District No. 4	11,949
T1216	District No. 5	49,743
T1217	District No. 6	23,599
T1218	District No. 7	74,868
T1219	District No. 8	76,432
T1220	District No. 9	7,866
T1221	District No. 10	126,452
T1222	District No. 11	27,908
T1223	District No. 12	26,657
T1224	District No. 13	115,675
T1225	District No. 14	56,943
T1226	District No. 15	124,618
T1227	District No. 16	157,758
T1228	District No. 17	84,727
T1229	District No. 18	20,336
T1230	District No. 19	119,518

1322 Sec. 72. (*Effective July 1, 2011*) (a) For the fiscal years ending June 30,
 1323 2012, and June 30, 2013, system office expenditures for the Regional
 1324 Community-Technical Colleges, exclusive of telecommunications
 1325 center funds, capital equipment bond funds, funds for identified
 1326 systemwide projects which benefit the individual campuses of the
 1327 Regional Community-Technical Colleges, and funds for the data
 1328 center, shall not exceed 1.35% and 1.33%, respectively, of the annual
 1329 General Fund appropriation and operating fund expenditures,
 1330 exclusive of federal, private capital bond and fringe benefit funds.

1331 (b) For the fiscal years ending June 30, 2012, and June 30, 2013,
 1332 system office expenditures for the Connecticut State University
 1333 System, exclusive of telecommunications center funds, capital

1334 equipment bond funds, funds for identified systemwide projects
1335 which benefit the individual campuses of the Connecticut State
1336 University System, and funds for the data center, shall not exceed
1337 1.02% and 1.0%, respectively, of the annual General Fund
1338 appropriation and operating fund expenditures, exclusive of federal,
1339 private capital bond and fringe benefit funds.

1340 (c) For the Regional Community-Technical Colleges, for the fiscal
1341 years ending June 30, 2012, and June 30, 2013, expenditures for
1342 institutional administration, defined as system office, executive
1343 management, fiscal operations, and general administration, exclusive
1344 of expenditures for logistical services, administrative computing, and
1345 development, shall not exceed 9.35% and 9.33%, respectively, of the
1346 annual General Fund appropriation and operating fund expenditures,
1347 exclusive of federal, private, capital bond and fringe benefit funds.

1348 (d) For the Connecticut State University System, for the fiscal years
1349 ending June 30, 2012, and June 30, 2013, expenditures for institutional
1350 administration, defined as system office, executive management, fiscal
1351 operations, and general administration, exclusive of expenditures for
1352 logistical services, administrative computing, and development, shall
1353 not exceed 6.67% and 6.65%, respectively, of the annual General Fund
1354 appropriation and operating fund expenditures, exclusive of federal,
1355 private, capital bond and fringe benefit funds.

1356 (e) For The University of Connecticut, for the fiscal years ending
1357 June 30, 2012, and June 30, 2013, expenditures for institutional
1358 administration, defined as system office, executive management, fiscal
1359 operations, and general administration, exclusive of expenditures for
1360 logistical services, administrative computing, and development, shall
1361 not exceed 2.83% and 2.81%, respectively, of the annual General Fund
1362 appropriation and operating fund expenditures, exclusive of federal,
1363 private, capital bond and fringe benefit funds.

1364 (f) The Commissioner of Higher Education shall, within available
1365 appropriations, monitor compliance with the provisions of subsections

1366 (a) to (e), inclusive, of this section and shall report findings to the joint
1367 standing committee of the General Assembly having cognizance of
1368 matters relating to higher education and to appropriations not later
1369 than sixty days following the close of each quarter of the fiscal years
1370 ending June 30, 2012, and June 30, 2013.

1371 Sec. 73. (*Effective July 1, 2011*) The unexpended balance of funds
1372 appropriated in public act 09-3 of the June special session, as amended
1373 by section 1 of public act 09-7 of the September special session, section
1374 58 of public act 09-6 of the September special session, sections 1, 9 and
1375 13 of public act 09-1 of the December special session and section 1 of
1376 public act 10-3, to Legislative Management, for Redistricting, shall not
1377 lapse and shall continue to be available for expenditure for such
1378 purpose during the fiscal year ending June 30, 2012.

1379 Sec. 74. (*Effective from passage*) (a) The chairman of the Workers'
1380 Compensation Committee shall conduct a study to determine the
1381 feasibility of consolidating the district offices of the Workers'
1382 Compensation Commission to achieve administrative efficiencies.

1383 (b) Not later than January 1, 2012, the chairman of the Workers'
1384 Compensation Commission shall report, in accordance with the
1385 provisions of section 11-4a of the general statutes, the findings of the
1386 study conducted pursuant to subsection (a) of this section, along with
1387 any recommendations for legislation, to the joint standing committee
1388 of the General Assembly having cognizance of matters relating to
1389 appropriations and the budgets of state agencies.

1390 Sec. 75. Subdivision (3) of subsection (c) of section 10-264*l* of the
1391 general statutes is repealed and the following is substituted in lieu
1392 thereof (*Effective July 1, 2011*):

1393 (3) (A) Except as otherwise provided in subparagraphs (C) to (F),
1394 inclusive, of this subdivision, each interdistrict magnet school operated
1395 by a regional educational service center that enrolls less than fifty-five
1396 per cent of the school's students from a single town shall receive a per
1397 pupil grant in the amount of (i) six thousand two hundred fifty dollars

1398 for the fiscal year ending June 30, 2006, (ii) six thousand five hundred
1399 dollars for the fiscal year ending June 30, 2007, (iii) seven thousand
1400 sixty dollars for the fiscal year ending June 30, 2008, and (iv) seven
1401 thousand six hundred twenty dollars for the fiscal year ending June 30,
1402 2009, and each fiscal year thereafter.

1403 (B) Except as otherwise provided in subparagraphs (C) to (F),
1404 inclusive, of this subdivision, each interdistrict magnet school operated
1405 by a regional educational service center that enrolls at least fifty-five
1406 per cent of the school's students from a single town shall receive a per
1407 pupil grant for each enrolled student who is not a resident of the
1408 district that enrolls at least fifty-five per cent of the school's students in
1409 the amount of (i) six thousand sixteen dollars for the fiscal year ending
1410 June 30, 2008, and (ii) six thousand seven hundred thirty dollars for the
1411 fiscal year ending June 30, 2009, and each fiscal year thereafter. The per
1412 pupil grant for each enrolled student who is a resident of the district
1413 that enrolls at least fifty-five per cent of the school's students shall be
1414 three thousand dollars.

1415 (C) Each interdistrict magnet school operated by a regional
1416 educational service center that began operations for the school year
1417 commencing July 1, 1998, and that for the school year commencing
1418 July 1, 2008, enrolled at least fifty-five per cent, but no more than
1419 seventy per cent of the school's students from a single town shall
1420 receive a per pupil grant for each enrolled student who is a resident of
1421 the district that enrolls at least fifty-five per cent, but no more than
1422 seventy per cent of the school's students in the amount of four
1423 thousand eight hundred ninety-four dollars for the fiscal year ending
1424 June 30, 2010, and four thousand two hundred sixty-three dollars for
1425 the fiscal year ending June 30, 2011, and a per pupil grant for each
1426 enrolled student who is not a resident of the district that enrolls at least
1427 fifty-five per cent, but no more than seventy per cent of the school's
1428 students in the amount of six thousand seven hundred thirty dollars
1429 for the fiscal years ending June 30, 2010, and June 30, 2011.

1430 (D) Each interdistrict magnet school operated by a regional

1431 educational service center that began operations for the school year
1432 commencing July 1, 2001, and that for the school year commencing
1433 July 1, 2008, enrolled at least fifty-five per cent, but no more than
1434 eighty per cent of the school's students from a single town shall receive
1435 a per pupil grant for each enrolled student who is a resident of the
1436 district that enrolls at least fifty-five per cent, but no more than eighty
1437 per cent of the school's students in the amount of four thousand two
1438 hundred fifty dollars for the fiscal year ending June 30, 2010, and three
1439 thousand eight hundred thirty-three dollars for the fiscal [year] years
1440 ending June 30, 2011, June 30, 2012, and June 30, 2013, and a per pupil
1441 grant for each enrolled student who is not a resident of the district that
1442 enrolls at least fifty-five per cent, but no more than eighty per cent of
1443 the school's students in the amount of six thousand seven hundred
1444 thirty dollars for the fiscal years ending June 30, 2010, [and June 30,
1445 2011] to June 30, 2013, inclusive.

1446 (E) Each interdistrict magnet school operated by (i) a regional
1447 educational service center, (ii) the Board of Trustees of the
1448 Community-Technical Colleges on behalf of a regional community-
1449 technical college, (iii) the Board of Trustees of the Connecticut State
1450 University System on behalf of a state university, (iv) the Board of
1451 Trustees for The University of Connecticut on behalf of the university,
1452 (v) the board of governors for an independent college or university, as
1453 defined in section 10a-37, or the equivalent of such a board, on behalf
1454 of the independent college or university, (vi) cooperative arrangements
1455 pursuant to section 10-158a, and (vii) any other third-party not-for-
1456 profit corporation approved by the commissioner that enrolls less than
1457 sixty per cent of its students from Hartford pursuant to the 2008
1458 stipulation and order for Milo Sheff, et al. v. William A. O'Neill, et al.,
1459 shall receive a per pupil grant in the amount of (I) nine thousand six
1460 hundred ninety-five dollars for the fiscal year ending June 30, 2010,
1461 and (II) ten thousand four hundred forty-three dollars for the fiscal
1462 year ending June 30, 2011.

1463 (F) Each interdistrict magnet school operated by the Hartford school
1464 district, pursuant to the 2008 stipulation and order for Milo Sheff, et al.

1465 v. William A. O'Neill, et al., shall receive a per pupil grant for each
1466 enrolled student who is not a resident of the district in the amount of
1467 (i) twelve thousand dollars for the fiscal year ending June 30, 2010, and
1468 (ii) thirteen thousand fifty-four dollars for the fiscal year ending June
1469 30, 2011.

1470 (G) In addition to the grants described in subparagraph (F) of this
1471 subdivision, for the fiscal year ending June 30, 2010, the commissioner
1472 may, subject to the approval of the Secretary of the Office of Policy and
1473 Management and the Finance Advisory Committee, established
1474 pursuant to section 4-93, provide supplemental grants to the Hartford
1475 school district of up to one thousand fifty-four dollars for each student
1476 enrolled at an interdistrict magnet school operated by the Hartford
1477 school district who is not a resident of such district.

1478 Sec. 76. (*Effective July 1, 2011*) The Commissioners of Social Services,
1479 Mental Health and Addiction Services and Correction, the Secretary of
1480 the Office of Policy and Management and the executive director of the
1481 Court Support Services Division of the Judicial Branch are authorized
1482 to develop a plan to provide supportive housing services, including
1483 necessary housing rental subsidies, for an additional one hundred
1484 sixty individuals and families identified as frequent users of expensive
1485 state services during the fiscal years ending June 30, 2012, and June 30,
1486 2013, and to enter into memoranda of understanding to reallocate,
1487 within existing appropriations, the necessary support and housing
1488 resources for said purpose.

1489 Sec. 77. (*Effective from passage*) The President of The University of
1490 Connecticut shall identify efficiencies and cost savings in the
1491 operations of The University of Connecticut and The University of
1492 Connecticut Health Center. Not later than January 1, 2012, said
1493 president shall submit a report containing the president's
1494 recommendations for achieving such efficiencies and cost savings,
1495 including recommendations for any legislation, in accordance with the
1496 provisions of section 11-4a of the general statutes, to the joint standing
1497 committees of the General Assembly having cognizance of matters

1498 relating to higher education and appropriations and the budgets of
1499 state agencies.

1500 Sec. 78. Section 10-266p of the general statutes is repealed and the
1501 following is substituted in lieu thereof (*Effective July 1, 2011*):

1502 (a) The State Board of Education shall administer a priority school
1503 district grant program to assist certain school districts to improve
1504 student achievement and enhance educational opportunities. The
1505 grant program shall include the priority school district portions of the
1506 grant programs established pursuant to sections 10-16p, 10-265f, 10-
1507 265m and 10-266t. The grant program and its component parts shall be
1508 for school districts in (1) the eight towns in the state with the largest
1509 population, based on the most recent federal decennial census, (2)
1510 towns which rank for the first fiscal year of each biennium from one to
1511 eleven when all towns are ranked in descending order from one to one
1512 hundred sixty-nine based on the number of children under the
1513 temporary family assistance program, as defined in subdivision (17) of
1514 section 10-262f, plus the mastery count of the town, as defined in
1515 subdivision (13) of section 10-262f, and (3) towns which rank for the
1516 first fiscal year of each biennium one to eleven when all towns are
1517 ranked in descending order from one to one hundred sixty-nine based
1518 on the ratio of the number of children under the temporary family
1519 assistance program as so defined to the resident students of such town,
1520 as defined in subdivision (22) of section 10-262f, plus the grant mastery
1521 percentage of the town, as defined in subdivision (12) of section 10-
1522 262f. The State Board of Education shall utilize the categorical grant
1523 program established under this section and sections 10-266q and 10-
1524 266r and other educational resources of the state to work cooperatively
1525 with such school districts during any school year to improve their
1526 educational programs or to provide early childhood education or early
1527 reading intervention programs. The component parts of the grant shall
1528 be allocated according to the provisions of sections 10-16p, 10-265f, 10-
1529 265m and 10-266t. Subject to the provisions of subsection (c) of section
1530 10-276a, the State Board of Education shall allocate one million dollars
1531 to each of the eight towns described in subdivision (1) of this

1532 subsection and five hundred thousand dollars to each of the towns
1533 described in subdivisions (2) and (3) of this subsection, except the
1534 towns described in subdivision (1) of this subsection shall not receive
1535 any additional allocation if they are also described in subdivision (2) or
1536 (3) of this subsection.

1537 (b) Notwithstanding the provisions of subsection (a) of this section,
1538 any town which received a grant pursuant to this section for the fiscal
1539 year ending June 30, 1999, and which does not qualify for a grant
1540 pursuant to subsection (a) of this section for the fiscal year ending June
1541 30, 2000, shall receive grants for the fiscal years ending June 30, 2000,
1542 June 30, 2001, and June 30, 2002, in amounts determined in accordance
1543 with this subsection. (1) For the fiscal year ending June 30, 2000, in an
1544 amount equal to the difference between (A) the amount of the grant
1545 such town received pursuant to this section for the fiscal year ending
1546 June 30, 1999, and (B) an amount equal to twenty-five per cent of the
1547 difference between (i) the amount of the grant such town received
1548 pursuant to this section for the fiscal year ending June 30, 1999, and (ii)
1549 the amount of the grants received by transitional school districts
1550 pursuant to section 10-263c. (2) For the fiscal year ending June 30, 2001,
1551 in an amount equal to the difference between (A) the amount of the
1552 grant such town received pursuant to this section for the fiscal year
1553 ending June 30, 1999, and (B) an amount equal to fifty per cent of the
1554 difference between (i) the amount of the grant such town received
1555 pursuant to this section for the fiscal year ending June 30, 1999, and (ii)
1556 the amount of the grants received by transitional school districts
1557 pursuant to section 10-263c. (3) For the fiscal year ending June 30, 2002,
1558 in an amount equal to the difference between (A) the amount of the
1559 grant such town received pursuant to this section for the fiscal year
1560 ending June 30, 1999, and (B) an amount equal to seventy-five per cent
1561 of the difference between (i) the amount of the grant such town
1562 received pursuant to this section for the fiscal year ending June 30,
1563 1999, and (ii) the amount of the grants received by transitional school
1564 districts pursuant to section 10-263c.

1565 (c) In addition to the amount allocated pursuant to subsection (a) of

1566 this section, for the fiscal year ending June 30, 1997, and each fiscal
1567 year thereafter, the State Board of Education shall allocate (1) seven
1568 hundred fifty thousand dollars to each town which ranks from one to
1569 three, inclusive, in population pursuant to subdivision (1) of said
1570 subsection (a) and three hundred thirty-four thousand dollars to each
1571 town which ranks from four to eight, inclusive, in population pursuant
1572 to said subdivision and (2) one hundred eighty thousand dollars to
1573 each of the towns described in subdivisions (2) and (3) of said
1574 subsection (a), except that the towns described in subdivision (1) of
1575 said subsection (a) shall not receive any additional allocation pursuant
1576 to subdivision (2) of this subsection if they are also described in
1577 subdivision (2) or (3) of said subsection (a).

1578 (d) In addition to the amounts allocated pursuant to subsections (a)
1579 and (c) of this section, the State Board of Education shall allocate a
1580 share, in the same proportion as the total amount allocated pursuant to
1581 said subsections, of two million five hundred thousand dollars for the
1582 fiscal year ending June 30, 1998, and three million dollars for the fiscal
1583 year ending June 30, 1999, and each fiscal year thereafter, to each of the
1584 towns receiving a grant pursuant to this section.

1585 (e) In addition to the amounts allocated pursuant to subsections (a),
1586 (c) and (d) of this section, for the fiscal year ending June 30, 2005, and
1587 each fiscal year thereafter, the State Board of Education shall allocate
1588 (1) one million five hundred thousand dollars to the town which ranks
1589 one in population pursuant to subdivision (1) of said subsection (a), (2)
1590 one million dollars to each town which ranks from two to four,
1591 inclusive, in population pursuant to said subdivision (1), (3) six
1592 hundred thousand dollars to the town which ranks five in population
1593 pursuant to said subdivision (1), (4) five hundred thousand dollars to
1594 each town which ranks from six to eight, inclusive, in population
1595 pursuant to said subdivision (1), and (5) two hundred fifty thousand
1596 dollars to each of the towns described in subdivisions (2) and (3) of
1597 said subsection (a), except that the towns described in subdivision (1)
1598 of said subsection (a) shall not receive any additional allocation
1599 pursuant to subdivision (5) of this subsection if they are also described

1600 in subdivision (2) or (3) of said subsection (a).

1601 (f) In addition to the amounts allocated in subsection (a), and
1602 subsections (c) to (e), inclusive, of this section, for the fiscal year
1603 ending June 30, 2006, the State Board of Education shall allocate two
1604 million thirty-nine thousand six hundred eighty-six dollars to the
1605 towns that rank one to three, inclusive, in population pursuant to
1606 subdivision (1) of said subsection (a), and for the fiscal years ending
1607 June 30, 2007, to June 30, [2011] 2013, the State Board of Education shall
1608 allocate two million six hundred ten thousand seven hundred ninety-
1609 eight dollars to the towns that rank one to three, inclusive, in
1610 population pursuant to subdivision (1) of said subsection (a).

1611 [(g) In addition to the amounts allocated in subsection (a) and
1612 subsections (c) to (f), inclusive, of this section, for the fiscal year ending
1613 June 30, 2009, and each fiscal year thereafter, the State Board of
1614 Education shall allocate three million seven hundred forty thousand
1615 five hundred seventy-three dollars as follows: Each priority school
1616 district shall receive an allocation based on the ratio of the amount it is
1617 eligible to receive pursuant to subsection (a) and subsections (c) to (f),
1618 inclusive, of this section to the total amount all priority school districts
1619 are eligible to receive pursuant to said subsection (a) and said
1620 subsections (c) to (f), inclusive.]

1621 [(h)] (g) Notwithstanding the provisions of this section, for the fiscal
1622 year ending June 30, 2008, and for each fiscal year thereafter, no town
1623 receiving a grant pursuant to this section shall receive a grant that is in
1624 an amount that is less than one hundred fifty dollars per pupil. For the
1625 purposes of this subsection, the amount of the grant on a per pupil
1626 basis shall be determined by dividing the total amount that a town
1627 receives for a grant under this section by the number of resident
1628 students, as defined in subdivision (22) of section 10-262f, of the local
1629 or regional school district for which the town receives a grant under
1630 this section.

1631 [(i)] (h) In addition to the amounts allocated in subsection (a) and

1632 subsections (c) to [(h)] (g), inclusive, of this section, for the fiscal year
1633 ending June 30, 2008, and each fiscal year thereafter, the State Board of
1634 Education shall allocate six hundred fifty thousand dollars to the town
1635 ranked sixth when all towns are ranked from highest to lowest in
1636 population, based on the most recent federal decennial census.

1637 (i) Notwithstanding the provisions of this section, for each of the
1638 fiscal years ending June 30, 2012, and June 30, 2013, the amount of
1639 grants to be allocated to towns pursuant to this section shall be
1640 reduced proportionately if the total amount of such grants exceeds the
1641 amount appropriated to priority school districts in section 1 of this act
1642 for each such fiscal year.

1643 Sec. 79. Subsection (d) of section 7-473c of the general statutes is
1644 repealed and the following is substituted in lieu thereof (*Effective July*
1645 *1, 2011*):

1646 (d) (1) The hearing may, at the discretion of the panel, be continued
1647 and shall be concluded within twenty days after its commencement.
1648 Not less than two days prior to the commencement of the hearing,
1649 each party shall file with the chairperson of the panel, and deliver to
1650 the other party, a proposed collective bargaining agreement, in
1651 numbered paragraphs, which such party is willing to execute and cost
1652 data for all provisions of such proposed agreement. At the
1653 commencement of the hearing each party shall file with the panel a
1654 reply setting forth (A) those paragraphs of the proposed agreement of
1655 the other party which it is willing to accept, and (B) those paragraphs
1656 of the proposed agreement of the other party which it is unwilling to
1657 accept, together with any alternative contract language which such
1658 party would accept in lieu of those paragraphs of the proposed
1659 agreement of the other party which it is unwilling to accept. At any
1660 time prior to the issuance of a decision by the panel, the parties may
1661 jointly file with the panel stipulations setting forth the agreement
1662 provisions which both parties have agreed to accept.

1663 (2) Within five days after the conclusion of the taking of testimony,

1664 the panel shall forward to each party an arbitration statement,
1665 approved by a majority vote of the panel, setting forth all agreement
1666 provisions agreed upon by both parties in the proposed agreements
1667 and the replies, and in the stipulations, and stating, in numbered
1668 paragraphs, those issues which are unresolved.

1669 (3) Within ten days after the conclusion of the taking of testimony,
1670 the parties shall file with the secretary of the State Board of Mediation
1671 and Arbitration five copies of their statements of last best offer setting
1672 forth, in numbered paragraphs corresponding to the statement of
1673 unresolved issues contained in the arbitration statement, the final
1674 agreement provisions proposed by such party. Immediately upon
1675 receipt of both statement of last best offer or upon the expiration of the
1676 time for filing such statements of last best offer, whichever is sooner,
1677 said secretary shall distribute a copy of each such statement of last best
1678 offer to the opposing party.

1679 (4) Within seven days after the distribution of the statements of last
1680 best offer or within seven days of the expiration of the time for filing
1681 the statements of last best offer, whichever is sooner, the parties may
1682 file with the secretary of the State Board of Mediation and Arbitration
1683 five copies of their briefs on the unresolved issues. Immediately upon
1684 receipt of both briefs or upon the expiration of the time for filing such
1685 briefs, whichever is sooner, said secretary shall distribute a copy of
1686 each such brief to the opposing party.

1687 (5) Within five days after the distribution of the briefs on the
1688 unresolved issues or within five days after the last day for filing such
1689 briefs, whichever is sooner, each party may file with said secretary five
1690 copies of a reply brief, responding to the briefs on the unresolved
1691 issues. Immediately upon receipt of the reply briefs or upon the
1692 expiration of the time for filing such reply briefs, whichever is sooner,
1693 said secretary shall simultaneously distribute a copy of each such reply
1694 brief to the opposing party.

1695 (6) Within twenty days after the last day for filing such reply briefs,

1696 the panel shall issue, upon majority vote, and file with the State Board
1697 of Mediation and Arbitration its decision on all unresolved issues set
1698 forth in the arbitration statement, and said secretary shall immediately
1699 and simultaneously distribute a copy thereof to each party. The panel
1700 shall treat each unresolved issue set forth in the arbitration statement
1701 as a separate question to be decided by it. In deciding each such
1702 question, the panel agreement shall accept the final provision relating
1703 to such unresolved issue as contained in the statement of last best offer
1704 of one party or the other. As part of the arbitration decision, each
1705 member shall state the specific reasons and standards used in making
1706 a choice on each unresolved issue.

1707 (7) The parties may jointly file with the panel stipulations
1708 modifying, deferring or waiving any or all provisions of this
1709 subsection.

1710 (8) If the day for filing any document required or permitted to be
1711 filed under this subsection falls on a day which is not a business day of
1712 the State Board of Mediation and Arbitration then the time for such
1713 filing shall be extended to the next business day of such board.

1714 (9) In arriving at a decision, the arbitration panel shall give priority
1715 to the public interest and the financial capability of the municipal
1716 employer, including consideration of other demands on the financial
1717 capability of the municipal employer. If the budget reserve fund
1718 balance of the municipal employer equals ten per cent or less, such
1719 reserve fund shall not be considered by the panel in calculating the
1720 financial capability of the municipal employer. The panel shall further
1721 consider the following factors in light of such financial capability: (A)
1722 The negotiations between the parties prior to arbitration; (B) the
1723 interests and welfare of the employee group; (C) changes in the cost of
1724 living; (D) the existing conditions of employment of the employee
1725 group and those of similar groups; and (E) the wages, salaries, fringe
1726 benefits, and other conditions of employment prevailing in the labor
1727 market, including developments in private sector wages and benefits.

1728 (10) The decision of the panel and the resolved issues shall be final
1729 and binding upon the municipal employer and the municipal
1730 employee organization except as provided in subdivision (12) of this
1731 subsection and, if such award is not rejected by the legislative body
1732 pursuant to said subdivision, except that a motion to vacate or modify
1733 such decision may be made in accordance with sections 52-418 and
1734 52-419.

1735 (11) In regard to all proceedings undertaken pursuant to this
1736 subsection the secretary of the State Board of Mediation and
1737 Arbitration shall serve as staff to the arbitration panel.

1738 (12) Within twenty-five days of the receipt of an arbitration award
1739 issued pursuant to this section, the legislative body of the municipal
1740 employer may reject the award of the arbitrators or single arbitrator by
1741 a two-thirds majority vote of the members of such legislative body
1742 present at a regular or special meeting called and convened for such
1743 purpose.

1744 (13) Within ten days after such rejection, the legislative body or its
1745 authorized representative shall be required to state, in writing, the
1746 reasons for such vote and shall submit such written statement to the
1747 State Board of Mediation and Arbitration and the municipal employee
1748 organization. Within ten days after receipt of such notice, the
1749 municipal employee organization shall prepare a written response to
1750 such rejection and shall submit it to the legislative body and the State
1751 Board of Mediation and Arbitration.

1752 (14) Within ten days after [receipt of such rejection notice]
1753 submission of the municipal employee organization's response,
1754 additional negotiations between the municipal employer and the
1755 municipal employee organization shall commence. If, within forty-five
1756 days after the date of the rejection of the award, the parties have failed
1757 to reach agreement, the State Board of Mediation and Arbitration shall
1758 select a review panel of three arbitrators or, if the parties agree, a single
1759 arbitrator who are residents of Connecticut and labor relations

1760 arbitrators approved by the American Arbitration Association and not
1761 members of the panel who issued the rejected award. Such arbitrators
1762 or single arbitrator shall review the decision on each such rejected
1763 issue. The review conducted pursuant to this subdivision shall be
1764 limited to the record and briefs of the hearing pursuant to subsection
1765 (c) of this section, the written explanation of the reasons for the vote
1766 and a written response by either party. In conducting such review, the
1767 arbitrators or single arbitrator shall be limited to consideration of the
1768 criteria set forth in subdivision (9) of this subsection. Such review shall
1769 be completed within twenty days of the appointment of the arbitrators
1770 or single arbitrator. The arbitrators or single arbitrator shall accept the
1771 last best offer of either of the parties.

1772 (15) Within five days after the completion of such review the
1773 arbitrators or single arbitrator shall render a decision with respect to
1774 each rejected issue which shall be final and binding upon the
1775 municipal employer and the employee organization except that a
1776 motion to vacate or modify such award may be made in accordance
1777 with sections 52-418 and 52-419. The decision of the arbitrators or
1778 single arbitrator shall be in writing and shall include specific reasons
1779 and standards used by each arbitrator in making a decision on each
1780 issue. The decision shall be filed with the parties. The reasonable costs
1781 of the arbitrators or single arbitrator and the cost of the transcript shall
1782 be paid by the legislative body. Where the legislative body of a
1783 municipal employer is the town meeting, the board of selectmen shall
1784 perform all of the duties and shall have all of the authority and
1785 responsibilities required of and granted to the legislative body under
1786 this subsection.

1787 Sec. 80. Subsection (h) of section 31-53 of the general statutes is
1788 repealed and the following is substituted in lieu thereof (*Effective July*
1789 *1, 2011*):

1790 (h) The provisions of this section do not apply where the total cost
1791 of all work to be performed by all contractors and subcontractors in
1792 connection with new construction of any public works project is less

1793 than [four hundred thousand] one million dollars or where the total
1794 cost of all work to be performed by all contractors and subcontractors
1795 in connection with any remodeling, refinishing, refurbishing,
1796 rehabilitation, alteration or repair of any public works project is less
1797 than [one] five hundred thousand dollars.

1798 Sec. 81. (NEW) (*Effective October 1, 2011*) (a) For the purposes of
1799 sections 82 to 85, inclusive, of this act, "automated traffic control signal
1800 enforcement device" means a device that (1) is designed to
1801 automatically record the image of the license plate of a motor vehicle
1802 that is entering an intersection in violation of a traffic control signal,
1803 and (2) indicates on the recorded image produced the date, time,
1804 location of the violation and the traffic control signal.

1805 (b) Any municipality with a population of 60,000 or more may, by
1806 ordinance, authorize the installation and use of automated traffic
1807 control signal enforcement devices to enforce the provisions of section
1808 14-299 of the general statutes, and establish a fine not to exceed one
1809 hundred dollars for any violation of said section 14-299 that is detected
1810 and recorded by such device.

1811 (c) Whenever a violation of section 14-299 of the general statutes is
1812 detected and recorded by an automated traffic control signal
1813 enforcement device, a sworn police officer shall review the recorded
1814 image. If, after such review, such officer finds probable cause that a
1815 violation of section 14-299 of the general statutes has occurred, the
1816 officer shall issue a citation for such alleged violation and shall, not
1817 later than five days after the alleged violation, mail such citation to the
1818 registered owner of the motor vehicle together with a copy of the
1819 recorded image or images produced by the device. A citation shall not
1820 be issued under this subsection unless a sign was posted on the street,
1821 road, highway or parking area where the automated traffic control
1822 signal enforcement device was used not less than thirty days prior to
1823 such use providing notice to operators of motor vehicles that such
1824 device may be used to enforce traffic control signal laws on such street,
1825 road, highway or parking area.

1826 (d) An automated traffic control signal enforcement device used by
1827 a municipality pursuant to this section shall be activated and record
1828 images only upon detecting the approach of a motor vehicle and a
1829 probable violation.

1830 (e) An automated traffic control signal enforcement device used by a
1831 municipality pursuant to this section shall only be used at an
1832 intersection where the duration of the yellow signal light is no less
1833 than the duration of the yellow signal light recommended under
1834 regulations adopted by the State Traffic Commission.

1835 (f) One-half of any fine collected by a municipality pursuant to this
1836 section shall be deposited in the general fund of the municipality or in
1837 any special fund designated by the municipality and one-half shall be
1838 paid to the State Treasurer for deposit in the Special Transportation
1839 Fund.

1840 (g) Any municipality that authorizes the installation and use of
1841 automated traffic control signal enforcement devices pursuant to this
1842 section shall report the location where any such device is installed to
1843 the State Traffic Commission.

1844 Sec. 82. (NEW) (*Effective October 1, 2011*) (a) Any municipality that
1845 adopts an ordinance as provided in section 82 of this act shall establish
1846 by ordinance a traffic control signal violation hearing procedure in
1847 accordance with this section. The Superior Court shall be authorized to
1848 enforce the assessments and judgments provided for under this
1849 section.

1850 (b) The chief executive officer of the municipality shall appoint one
1851 or more traffic control signal violation hearing officers, other than
1852 police officers or persons who work in the police department, to
1853 conduct the hearings authorized by this section.

1854 (c) A municipality may, not later than twelve months after the
1855 expiration of the final period for the uncontested payment of fines,
1856 penalties, costs or fees for any alleged violation of section 14-299 of the

1857 general statutes detected and recorded by an automated traffic control
1858 signal enforcement device pursuant to section 82 of this act, send
1859 notice to the registered owner of the motor vehicle by first class mail at
1860 such person's address according to the registration records of the
1861 Department of Motor Vehicles. Such notice shall inform the owner: (1)
1862 Of the allegations against such person and the amount of the fines,
1863 penalties, costs or fees due; (2) that such person may contest such
1864 person's liability before a traffic control signal violations hearing
1865 officer by delivering in person or by mail written notice not later than
1866 ten days after the date thereof; (3) that if such person does not demand
1867 such a hearing, an assessment and judgment shall enter against such
1868 person; and (4) that such judgment may issue without further notice.

1869 (d) If the person to whom notice is sent pursuant to subsection (c) of
1870 this section wishes to admit liability for any alleged violation, such
1871 person may, without requesting a hearing, pay, in person or by mail to
1872 an official designated by the municipality, the full amount of the fines,
1873 penalties, costs or fees admitted to. Such payment shall be
1874 inadmissible in any proceeding, civil or criminal, to establish the
1875 conduct of such person or other person making the payment. Any
1876 person who does not deliver or mail written demand for a hearing by
1877 the tenth day after the date of the first notice provided for in
1878 subsection (c) of this section shall be deemed to have admitted liability,
1879 and the designated municipal official shall certify such person's failure
1880 to respond to the hearing officer. The hearing officer shall thereupon
1881 enter and assess the fines, penalties, costs or fees provided for by the
1882 applicable ordinances and shall follow the procedures set forth in
1883 subsection (f) of this section.

1884 (e) Any person who requests a hearing shall be given written notice
1885 of the date, time and place for the hearing. Such hearing shall be held
1886 not less than fifteen days or more than thirty days after the date of the
1887 mailing of notice, provided the hearing officer shall grant upon good
1888 cause shown any reasonable request by any interested party for
1889 postponement or continuance. An original or certified copy of the
1890 initial notice of violation shall be filed and retained by the

1891 municipality, be deemed to be a business record within the scope of
1892 section 52-180 of the general statutes and be evidence of the facts
1893 contained therein. A person wishing to contest such person's liability
1894 shall appear at the hearing and may present evidence in such person's
1895 behalf. The presence of the police officer who authorized the issuance
1896 of the citation shall be required at the hearing if such person so
1897 requests. A designated municipal official, other than the hearing
1898 officer, may present evidence on behalf of the municipality. If such
1899 person fails to appear, the hearing officer may enter an assessment by
1900 default against such person upon a finding of proper notice and
1901 liability under the applicable ordinance or statute. The hearing officer
1902 may accept from such person copies of police reports, documents of
1903 the Department of Motor Vehicles and other official documents by
1904 mail and may determine thereby that the appearance of such person is
1905 unnecessary. The hearing officer shall conduct the hearing in the order
1906 and form and with such methods of proof as the hearing officer deems
1907 fair and appropriate. The rules regarding the admissibility of evidence
1908 shall not be strictly applied, but all testimony shall be given under oath
1909 or affirmation. The hearing officer shall announce the hearing officer's
1910 decision at the end of the hearing. If the hearing officer determines that
1911 the person is not liable, the hearing officer shall dismiss the matter and
1912 enter the hearing officer's determination in writing accordingly. If the
1913 hearing officer determines that the person is liable for the violation, the
1914 hearing officer shall forthwith enter and assess the fines, penalties,
1915 costs or fees against such person as provided by the applicable
1916 ordinances of that municipality.

1917 (f) If such assessment is not paid on the date of its entry, the hearing
1918 officer shall send by first class mail a notice of the assessment to the
1919 person found liable and shall file, not less than thirty days or more
1920 than twelve months after such mailing, a certified copy of the notice of
1921 assessment with the clerk of a superior court facility designated by the
1922 Chief Court Administrator with an entry fee of eight dollars. The
1923 certified copy of the notice of assessment shall constitute a record of
1924 assessment. Within such twelve-month period, assessments against the

1925 same person may be accrued and filed as one record of assessment.
1926 The clerk shall enter judgment, in the amount of such record of
1927 assessment and court costs of eight dollars, against such person in
1928 favor of the municipality. Notwithstanding any provision of the
1929 general statutes, the hearing officer's assessment, when so entered as a
1930 judgment, shall have the effect of a civil money judgment and a levy of
1931 execution on such judgment may issue without further notice to such
1932 person.

1933 (g) A person against whom an assessment has been entered
1934 pursuant to this section is entitled to judicial review by way of appeal.
1935 An appeal shall be instituted not later than thirty days after the
1936 mailing of notice of such assessment by filing a petition to reopen such
1937 assessment, together with an entry fee in an amount equal to the entry
1938 fee for a small claims case pursuant to section 52-259 of the general
1939 statutes, at a superior court facility designated by the Chief Court
1940 Administrator, which shall entitle such person to a hearing in
1941 accordance with the rules of the judges of the Superior Court.

1942 Sec. 83. (NEW) (*Effective October 1, 2011*) Notwithstanding any
1943 provision of the general statutes, a violation of section 14-299 of the
1944 general statutes detected and recorded by an automated traffic control
1945 signal enforcement device shall not constitute an infraction or
1946 violation, be processed by the Centralized Infractions Bureau, be
1947 considered a moving traffic violation, be reported to the Department of
1948 Motor Vehicles for inclusion on a person's driving record or cause the
1949 assessment of points against the operator's license of the person found
1950 to have violated said section.

1951 Sec. 84. Subsection (b) of section 14-107 of the general statutes is
1952 repealed and the following is substituted in lieu thereof (*Effective*
1953 *October 1, 2011*):

1954 (b) Whenever there occurs a violation of section 10a-79, 10a-92, 10a-
1955 139, 14-218a, 14-219, 14-222, 14-223, 14-224 or 14-253a, [or] sections 14-
1956 275 to 14-281, inclusive, or section 14-299 or a violation of an

1957 ordinance, bylaw or regulation of any town, city or borough in regard
1958 to parking, proof of the registration number of any motor vehicle
1959 therein concerned shall be prima facie evidence in any criminal action
1960 or in any action based on an infraction that the owner was the operator
1961 thereof, except in the case of a leased or rented motor vehicle, such
1962 proof shall be prima facie evidence in any criminal action that the
1963 lessee was the operator thereof.

1964 Sec. 85. Subsection (e) of section 10-153f of the general statutes is
1965 repealed and the following is substituted in lieu thereof (*Effective July*
1966 *1, 2011*):

1967 (e) (1) The local or regional board of education and the organization
1968 designated or elected as the exclusive representative for the
1969 appropriate unit, through designated officials or their representatives,
1970 which are parties to a collective bargaining agreement, and which, for
1971 the purpose of negotiating with respect to salaries, hours and other
1972 conditions of employment, mutually agree to negotiate during the
1973 term of the agreement or are ordered to negotiate said agreement by a
1974 body of competent jurisdiction, shall notify the commissioner of the
1975 date upon which negotiations commenced within five days after said
1976 commencement. If the parties are unable to reach settlement twenty-
1977 five days after the date of the commencement of negotiations, the
1978 parties shall notify the commissioner of the name of a mutually
1979 selected mediator and shall conduct mediation pursuant to the
1980 provisions of subsection (b) of this section, notwithstanding the
1981 mediation time schedule of subsection (b) of this section. On the fourth
1982 day next following the end of the mediation session or on the fiftieth
1983 day following the date of the commencement of negotiations,
1984 whichever is sooner, if no settlement is reached the parties shall
1985 commence arbitration pursuant to the provisions of subsections (a), (c)
1986 and (d) of this section, notwithstanding the reference to the budget
1987 submission date.

1988 (2) Any agreement negotiated pursuant to subdivision (1) of this
1989 subsection may be rejected by the legislative body of the local school

1990 district or, in the case of a regional school district, by the legislative
1991 bodies of the participating towns. Such rejection shall be by a two-
1992 thirds majority vote of the members of such legislative body or, in the
1993 case of a regional school district, the legislative body of each
1994 participating town, present at a regular or special meeting called and
1995 convened for such purpose within twenty-five days of the receipt of
1996 the award. If the legislative body or legislative bodies, as appropriate,
1997 reject any such agreement, they shall notify, within ten days after the
1998 vote to reject, the commissioner and the exclusive representative for
1999 the teachers' or administrators' unit of such vote and submit to them a
2000 written explanation of the reasons for the vote. Within ten days after
2001 receipt of such notice, the exclusive representative of the teachers' or
2002 administrators' unit shall prepare, and the board of education may
2003 prepare, a written response to such rejection and shall submit it to such
2004 legislative body or legislative bodies, as appropriate, and the
2005 commissioner. Thereafter, the commissioner and the parties shall
2006 proceed in accordance with subdivision (7) of subsection (c) of this
2007 section.

2008 Sec. 86. (*Effective July 1, 2011*) Notwithstanding section 16-331cc of
2009 the general statutes, the sum of \$2,000,000 shall be transferred from the
2010 public, educational and governmental programming and education
2011 technology investment account, Department of Public Utility Control,
2012 and credited to the resources of the General Fund for each of the fiscal
2013 years ending June 30, 2012, and June 30, 2013.

2014 Sec. 87. Subsections (b) to (d), inclusive, of section 10-221a of the
2015 general statutes are repealed and the following is substituted in lieu
2016 thereof (*Effective from passage*):

2017 (b) For classes graduating from 2004 to [2017] 2019, inclusive, no
2018 local or regional board of education shall permit any student to
2019 graduate from high school or grant a diploma to any student who has
2020 not satisfactorily completed a minimum of twenty credits, not fewer
2021 than four of which shall be in English, not fewer than three in
2022 mathematics, not fewer than three in social studies, including at least a

2023 one-half credit course on civics and American government, not fewer
2024 than two in science, not fewer than one in the arts or vocational
2025 education and not fewer than one in physical education.

2026 (c) Commencing with classes graduating in [2018] 2020, and for each
2027 graduating class thereafter, no local or regional board of education
2028 shall permit any student to graduate from high school or grant a
2029 diploma to any student who has not satisfactorily completed (1) a
2030 minimum of twenty-five credits, including not fewer than: (A) Nine
2031 credits in the humanities, including not fewer than (i) four credits in
2032 English, including composition; (ii) three credits in social studies,
2033 including at least one credit in American history and at least one-half
2034 credit in civics and American government; (iii) one credit in fine arts;
2035 and (iv) one credit in a humanities elective; (B) eight credits in science,
2036 technology, engineering and mathematics, including not fewer than (i)
2037 four credits in mathematics, including algebra I, geometry and algebra
2038 II or probability and statistics; (ii) three credits in science, including at
2039 least one credit in life science and at least one credit in physical science;
2040 and (iii) one credit in a science, technology, engineering and
2041 mathematics elective; (C) three and one-half credits in career and life
2042 skills, including not fewer than (i) one credit in physical education; (ii)
2043 one-half credit in health and safety education, as described in section
2044 10-16b; and (iii) two credits in career and life skills electives, such as
2045 career and technical education, English as a second language,
2046 community service, personal finance, public speaking and nutrition
2047 and physical activity; (D) two credits in world languages, subject to the
2048 provisions of subsection (g) of this section; and (E) a one credit senior
2049 demonstration project or its equivalent, as approved by the State Board
2050 of Education; and (2) end of the school year examinations for the
2051 following courses: (A) Algebra I, (B) geometry, (C) biology, (D)
2052 American history, and (E) grade ten English.

2053 (d) Commencing with classes graduating in [2018] 2020, and for
2054 each graduating class thereafter, local and regional boards of education
2055 shall provide adequate student support and remedial services for
2056 students beginning in grade seven. Such student support and remedial

2057 services shall provide alternate means for a student to complete any of
2058 the high school graduation requirements or end of the school year
2059 examinations described in subsection (c) of this section, if such student
2060 is unable to satisfactorily complete any of the required courses or
2061 exams. Such student support and remedial services shall include, but
2062 not be limited to, (1) allowing students to retake courses in summer
2063 school or through an on-line course; (2) allowing students to enroll in a
2064 class offered at a constituent unit of the state system of higher
2065 education, as defined in section 10a-1, pursuant to subdivision (4) of
2066 subsection (g) of this section; (3) allowing students who received a
2067 failing score, as determined by the Commissioner of Education, on an
2068 end of the school year exam to take an alternate form of the exam; and
2069 (4) allowing those students whose individualized education plans state
2070 that such students are eligible for an alternate assessment to
2071 demonstrate competency on any of the five core courses through
2072 success on such alternate assessment.

2073 Sec. 88. Subsection (j) of section 10-221a of the general statutes is
2074 repealed and the following is substituted in lieu thereof (*Effective from*
2075 *passage*):

2076 (j) For the school year commencing July 1, [2012] 2014, and each
2077 school year thereafter, a local or regional board of education shall
2078 collect information for each student enrolled in a public school,
2079 beginning in grade six, that records students' career and academic
2080 choices in grades six to twelve, inclusive.

2081 Sec. 89. Section 10-5d of the general statutes is repealed and the
2082 following is substituted in lieu thereof (*Effective from passage*):

2083 (a) For the fiscal years ending June 30, [2013] 2015, to June 30, [2018]
2084 2020, inclusive, the Department of Education shall, within available
2085 appropriations, provide grants to local and regional school districts to
2086 begin implementation of the provisions of subsections (c) and (d) of
2087 section 10-221a, as amended by this act.

2088 (b) On or before November 1, [2012] 2014, and biennially thereafter,

2089 each local or regional board of education seeking grant assistance from
2090 the department pursuant to subsection (a) of this section shall report to
2091 the department on the status of the school district's implementation of
2092 the provisions of subsections (c) and (d) of section 10-221a, as amended
2093 by this act, and an explanation for the reasons why funds are necessary
2094 for the next biennium to implement the provisions of subsections (c)
2095 and (d) of said section 10-221a.

2096 (c) On or before February 1, [2013] 2015, and biennially thereafter,
2097 the department shall report, in accordance with the provisions of
2098 section 11-4a, to the joint standing committee of the General Assembly
2099 having cognizance of matters relating to education on the status of
2100 implementation of the provisions of subsections (c) and (d) of section
2101 10-221a, as amended by this act, by local and regional boards of
2102 education in the state. Such report shall include, (1) an explanation of
2103 any existing state and federal funds currently available to assist in such
2104 implementation, (2) recommendations regarding the appropriation of
2105 additional state funds to support local and regional boards of
2106 education in the implementation of subsections (c) and (d) of said
2107 section 10-221a, and (3) recommendations for any statutory changes
2108 that would facilitate implementation of subsections (c) and (d) of said
2109 section 10-221a by local and regional boards of education.

2110 Sec. 90. Section 10-5e of the general statutes is repealed and the
2111 following is substituted in lieu thereof (*Effective from passage*):

2112 On and after July 1, [2012] 2014, the Department of Education shall
2113 commence development or approval of the end of the school year
2114 examinations to be administered pursuant to subdivision (2) of
2115 subsection (c) of section 10-221a, as amended by this act. Such
2116 examinations shall be developed or approved on or before July 1,
2117 [2014] 2016.

2118 Sec. 91. Subsection (f) of section 10-221 of the general statutes is
2119 repealed and the following is substituted in lieu thereof (*Effective from*
2120 *passage*):

2121 (f) Not later than September 1, 1998, each local and regional board of
2122 education shall develop, adopt and implement written policies and
2123 procedures to encourage parent-teacher communication. These policies
2124 and procedures may include monthly newsletters, required regular
2125 contact with all parents, flexible parent-teacher conferences, drop-in
2126 hours for parents, home visits and the use of technology such as
2127 homework hot lines to allow parents to check on their children's
2128 assignments and students to get assistance if needed. For the school
2129 year commencing July 1, 2010, [and each school year thereafter,] such
2130 policies and procedures shall require the district to conduct two
2131 flexible parent-teacher conferences for each school year. For the school
2132 year commencing July 1, 2013, and each school year thereafter, such
2133 policies and procedures shall require the district to conduct two
2134 flexible parent-teacher conferences for each school year.

2135 Sec. 92. (*Effective from passage*) (a) On or before July 1, 2011, the
2136 Commissioner of Public Works and the Secretary of the Office of
2137 Policy and Management, or said commissioner or secretary's designee,
2138 shall evaluate the state's need for and utilization of leased office space
2139 for all state agencies throughout the state, the Judicial Department, the
2140 Division of Criminal Justice, the Public Defender Services Commission
2141 and institutions, and shall develop and implement a plan, which shall
2142 include the expedited renegotiation of current leases as necessary, for
2143 consolidating state employees and state facilities and equipment to
2144 achieve efficiencies resulting in a reduction of at least six million four
2145 hundred thousand dollars of the current cost to the state of leasing
2146 office space for all state agencies, the Judicial Department, the Division
2147 of Criminal Justice, the Public Defender Services Commission and
2148 institutions.

2149 (b) Any savings realized under subsection (a) of this section to an
2150 appropriated fund other than the General Fund shall be transferred
2151 and credited to the resources of the General Fund for the fiscal year in
2152 which such saving is achieved.

2153 Sec. 93. Section 4a-60b of the general statutes is repealed and the

2154 following is substituted in lieu thereof (*Effective from passage*):

2155 (a) For the purposes of this section:

2156 (1) "Reverse auction" means an on-line bidding process in which
2157 qualified bidders or qualified proposers, anonymous to each other,
2158 submit bids or proposals to provide goods, services or supplies
2159 pursuant to an invitation to bid or request for proposals; [and]

2160 (2) "Contracting agency" means a state agency with statutory
2161 authority to award contracts for goods, services or supplies, or a
2162 political subdivision of the state or school district; and

2163 (3) "Services" means any professional services or other service
2164 arrangements, other than construction or construction management
2165 services, where such services are provided by persons other than
2166 employees of the state, a political subdivision of the state or a school
2167 district.

2168 (b) Notwithstanding any provision of the general statutes,
2169 whenever a contracting agency determines that the use of a reverse
2170 auction is advantageous to the contracting agency and will ensure a
2171 competitive contract award, the contracting agency may use a reverse
2172 auction to award a contract for goods, services or supplies, in
2173 accordance with any applicable requirement of the general statutes
2174 and policies of the contracting agency. The contracting agency may
2175 contract with a third party to prepare and manage any such reverse
2176 auction.

2177 Sec. 94. Section 2-32b of the general statutes is repealed and the
2178 following is substituted in lieu thereof (*Effective from passage*):

2179 (a) As used in this section:

2180 (1) "Local government" means any political subdivision of the state
2181 having power to make appropriations or to levy taxes, including any
2182 town, city or borough, consolidated town and city or consolidated
2183 town and borough, any village, any school, sewer, fire, water or

2184 lighting district, metropolitan district, any municipal district, any
2185 beach or improvement association, and any other district or association
2186 created by any special act or pursuant to chapter 105, or any other
2187 municipal corporation having the power to issue bonds;

2188 (2) "State mandate" means any constitutional, statutory or executive
2189 action that requires a local government to establish, expand or modify
2190 its activities in such a way as to necessitate additional expenditures
2191 from local revenues, excluding any order issued by a state court and
2192 any legislation necessary to comply with a federal mandate;

2193 (3) "Local government organization and structure mandate" means a
2194 state mandate concerning such matters as: (A) The form of local
2195 government and the adoption and revision of statutes on the
2196 organization of local government; (B) the establishment of districts,
2197 councils of governments, or other forms and structures for interlocal
2198 cooperation and coordination; (C) the holding of local elections; (D) the
2199 designation of public officers, and their duties, powers and
2200 responsibilities; and (E) the prescription of administrative practices
2201 and procedures for local governing bodies;

2202 (4) "Due process mandate" means a state mandate concerning such
2203 matters as: (A) The administration of justice; (B) notification and
2204 conduct of public hearings; (C) procedures for administrative and
2205 judicial review of actions taken by local governing bodies; and (D)
2206 protection of the public from malfeasance, misfeasance, or nonfeasance
2207 by local government officials;

2208 (5) "Benefit spillover" means the process of accrual of social or other
2209 benefits from a governmental service to jurisdictions adjacent to or
2210 beyond the jurisdiction providing the service;

2211 (6) "Service mandate" means a state mandate as to creation or
2212 expansion of governmental services or delivery standards therefor and
2213 those applicable to services having substantial benefit spillover and
2214 consequently being wider than local concern. For purposes of this
2215 section, applicable services include but are not limited to elementary

2216 and secondary education, community colleges, public health,
2217 hospitals, public assistance, air pollution control, water pollution
2218 control and solid waste treatment and disposal. A state mandate that
2219 expands the duties of a public official by requiring the provision of
2220 additional services is a "service mandate" rather than a "local
2221 government organization and structure mandate";

2222 (7) "Interlocal equity mandate" means a state mandate requiring
2223 local governments to act so as to benefit other local governments or to
2224 refrain from acting to avoid injury to, or conflict with neighboring
2225 jurisdictions, including such matters as land use regulations, tax
2226 assessment procedures for equalization purposes and environmental
2227 standards;

2228 (8) "Tax exemption mandate" means a state mandate that exempts
2229 privately owned property or other specified items from the local tax
2230 base;

2231 (9) "Personnel mandate" means a state mandate concerning or
2232 affecting local government: (A) Salaries and wages; (B) employee
2233 qualifications and training except when any civil service commission,
2234 professional licensing board, or personnel board or agency established
2235 by state law sets and administers standards relative to merit-based
2236 recruitment or candidates for employment or conducts and grades
2237 examinations and rates candidates in order of their relative excellence
2238 for purposes of making appointments or promotions to positions in the
2239 competitive division of the classified service of the public employer
2240 served by such commission, board or agency; (C) hours, location of
2241 employment, and other working conditions; and (D) fringe benefits
2242 including insurance, health, medical care, retirement and other
2243 benefits.

2244 (b) The Office of Fiscal Analysis shall append to any bill before
2245 either house of the General Assembly for final action which has the
2246 effect of creating or enlarging a state mandate to local governments, an
2247 estimate of the cost to such local governments which would result

2248 from the passage of such bill. Any amendment offered to any bill
2249 before either house of the General Assembly which has the effect of
2250 creating or enlarging a state mandate to local governments shall have
2251 appended thereto an estimate of the cost to such local governments
2252 which would result from the adoption of such amendment.

2253 (c) The estimate required by subsection (b) of this section shall be
2254 the estimated cost to local governments for the first fiscal year in which
2255 the bill takes effect. If such bill does not take effect on the first day of
2256 the fiscal year, the estimate shall also indicate the estimated cost to
2257 local governments for the next following fiscal year. If a bill is
2258 amended by the report of a committee on conference in such a manner
2259 as to result in a cost to local governments, the Office of Fiscal Analysis
2260 shall append an estimate of such cost to the report before the report is
2261 made to either house of the General Assembly.

2262 (d) On and after January 1, 1985, (1) any bill reported by a joint
2263 standing committee of the General Assembly which may create or
2264 enlarge a state mandate to local governments, as defined in subsection
2265 (a) of this section, shall be referred by such committee to the joint
2266 standing committee of the General Assembly having cognizance of
2267 matters relating to appropriations and the budgets of state agencies,
2268 unless such reference is dispensed with by a vote of at least two-thirds
2269 of each house of the General Assembly, and (2) any bill amended by
2270 either house of the General Assembly or by the report of a committee
2271 on conference in such a manner as to create or enlarge a state mandate
2272 shall be referred to said committee, unless such reference is dispensed
2273 with by a vote of at least two-thirds of each house of the General
2274 Assembly. Any such bill which is favorably reported by said
2275 committee shall contain a determination by said committee concerning
2276 the following: (A) Whether or not such bill creates or enlarges a state
2277 mandate, and, if so, which type of mandate is created or enlarged; (B)
2278 whether or not the state shall reimburse local governments for costs
2279 resulting from such new or enlarged mandate, and, if so, which costs
2280 are eligible for reimbursement, the level of reimbursement, the
2281 timetable for reimbursement and the duration of reimbursement.

2282 (e) No bill that creates or enlarges a state mandate to local
2283 governments, as defined in subsection (a) of this section, shall be
2284 passed without the vote of at least two-thirds of each house of the
2285 General Assembly.

2286 Sec. 95. (NEW) (*Effective from passage*) (a) Notwithstanding any
2287 provision of the general statutes, any personnel policy or any other
2288 provision of law, no longevity payment shall be made to any person in
2289 state service, as defined in section 5-196 of the general statutes, who is
2290 not subject to collective bargaining pursuant to chapter 68 of the
2291 general statutes.

2292 (b) No collective bargaining agreement entered into pursuant to
2293 chapter 68 of the general statutes on or after July 1, 2011, shall contain
2294 any provision that provides longevity payments to employees, as
2295 defined in section 5-270 of the general statutes.

2296 Sec. 96. (*Effective from passage*) The provisions of this act shall not
2297 take effect until: (1) An agreement between the state and the State
2298 Employees Bargaining Unit Coalition (SEBAC) concerning wages,
2299 hours and other conditions of employment has been executed, ratified
2300 by SEBAC and any other affected employee organization, as defined in
2301 section 5-270 of the general statutes, and approved by the General
2302 Assembly pursuant to section 5-278 of the general statutes and Rule 31
2303 of the Joint Rules of this session, except as provided in this section, and
2304 (2) if such agreement achieves less than one billion dollars in savings
2305 during each year of the biennium, the General Assembly has enacted
2306 such further spending reductions as needed to balance the state budget
2307 for the biennium ending June 30, 2013. The General Assembly shall
2308 approve such agreement as a whole by a majority vote of each house
2309 or reject such agreement as a whole by a majority vote of either house
2310 before the adjournment of the current regular session. If the General
2311 Assembly fails to vote, such agreement shall not be deemed approved.

2312 Sec. 97. (NEW) (*Effective from passage*) (a) Notwithstanding the
2313 provisions of sections 3-69a and 9-750 of the general statutes, on and

2314 after the effective date of this section, (1) no funds received by the State
2315 Treasurer under part III of chapter 32 of the general statutes and
2316 deposited in the General Fund shall be credited to the Citizens'
2317 Election Fund established in section 9-701 of the general statutes, and
2318 (2) no revenues from the tax imposed under chapter 208 of the general
2319 statutes shall be deposited in the Citizens' Election Fund.

2320 (b) Notwithstanding the provisions of chapter 157 of the general
2321 statutes, no grants shall be paid from the Citizens' Election Fund.

2322 Sec. 98. (*Effective from passage*) Notwithstanding the provisions of
2323 section 9-701 of the general statutes, on or after July 1, 2011, any funds
2324 remaining on June 30, 2011, in the Citizens' Election Fund established
2325 in section 9-701 of the general statutes shall be transferred from said
2326 fund and credited to the resources of the General Fund for the fiscal
2327 year ending June 30, 2012.

2328 Sec. 99. Section 10a-91e of the general statutes is repealed and the
2329 following is substituted in lieu thereof (*Effective July 1, 2011*):

2330 (a) The State Bond Commission shall approve the CSUS 2020
2331 program and authorize the issuance of bonds of the state in principal
2332 amounts not exceeding in the aggregate nine hundred fifty million
2333 dollars. The amount provided for the issuance and sale of bonds in
2334 accordance with this section shall be capped in each fiscal year in the
2335 following amounts, provided, to the extent the board of trustees does
2336 not provide for the issuance of all or a portion of such amount in a
2337 fiscal year, or the Governor disapproves the request for issuance of all
2338 or a portion of the amount of the bonds as provided in subsection (d)
2339 of this section, any amount not provided for or disapproved, as the
2340 case may be, shall be carried forward and added to the capped amount
2341 for the next succeeding fiscal year, and provided further, the costs of
2342 issuance and capitalized interest, if any, may be added to the capped
2343 amount in each fiscal year, and each of the authorized amounts shall
2344 be effective on July first of the fiscal year indicated as follows:

T1231	Fiscal Year Ending June 30	Amount
T1232	2009	95,000,000
T1233	2010	95,000,000
T1234	2011	95,000,000
T1235	2012	[95,000,000] 0
T1236	2013	95,000,000
T1237	2014	95,000,000
T1238	2015	95,000,000
T1239	2016	95,000,000
T1240	2017	95,000,000
T1241	2018	95,000,000
T1242	<u>2019</u>	<u>95,000,000</u>
T1243	Total	\$950,000,000

2345 (b) The State Bond Commission shall approve a memorandum of
 2346 understanding between the board of trustees and the state, acting by
 2347 and through the Secretary of the Office of Policy and Management and
 2348 the Treasurer, providing for the issuance of said bonds for the
 2349 purposes of sections 10a-91a to 10a-91h, inclusive, as amended by this
 2350 act, including provisions regarding the extent to which federal, private
 2351 or other moneys then available or thereafter to be made available for
 2352 costs should be added to the proceeds of the bonds authorized
 2353 pursuant to sections 10a-91a to 10a-91h, inclusive, as amended by this
 2354 act, for such project or projects. The memorandum of understanding
 2355 shall be deemed to satisfy the provisions of section 3-20 and the
 2356 exercise of any right or power granted thereby which is not
 2357 inconsistent with the provisions of sections 10a-91a to 10a-91h,
 2358 inclusive, as amended by this act.

2359 (c) All bonds issued pursuant to sections 10a-91a to 10a-91h,
 2360 inclusive, as amended by this act, shall be general obligations of the
 2361 state and the full faith and credit of the state of Connecticut are
 2362 pledged for the payment of the principal of and interest on said bonds
 2363 as the same become due, and accordingly and as part of the contract of
 2364 the state with the holders of said bonds, appropriation of all amounts

2365 necessary for punctual payment of such principal and interest is
2366 hereby made, and the Treasurer shall pay such principal and interest
2367 as the same become due.

2368 (d) (1) On or before the first day of March in each year, the board of
2369 trustees shall submit to the Governor, the Treasurer and the Secretary
2370 of the Office of Policy and Management, the most recently approved
2371 facilities plan and the amount of bonds required for the CSUS 2020
2372 program for the fiscal year beginning on July first of that year. The
2373 Governor may, not later than thirty days after such submission,
2374 approve or disapprove all or a portion of such amount of bonding
2375 submitted by the board of trustees by notifying the board of trustees,
2376 in writing, of such decision and the reasons for it. If the Governor does
2377 not act within such thirty-day period, the issuance of bonds for the
2378 CSUS 2020 program for the fiscal year beginning on July first of that
2379 year is deemed approved.

2380 (2) Subject to the amount of limitations of such capping provisions
2381 in subsection (a) of this section and following the approval or deemed
2382 approval of the request to issue bonds as provided in subdivision (1) of
2383 this subsection, the principal amount of the bonds authorized under
2384 this section shall be deemed to be an appropriation and allocation of
2385 such amount, and such approval of such request shall be deemed the
2386 allotment by the Governor of such capital outlays within the meaning
2387 of section 4-85, as amended by this act.

2388 (e) Notwithstanding the provisions of subsections (a) to (d),
2389 inclusive, of this section and section 10a-91d, on and after July 1, 2011,
2390 all bonds issued for any projects authorized pursuant to subsection (a)
2391 of section 10a-91d shall be subject to the provisions of section 3-20.

2392 Sec. 100. Subsection (f) of section 10a-109e of the general statutes is
2393 repealed and the following is substituted in lieu thereof (*Effective July*
2394 *1, 2011*):

2395 (f) (1) Until such time as [(1)] (A) the full amount of the federal,
2396 private or other nonstate money described in subdivision (1) of

2397 subsection (e) of this section is made available, and, upon such money
2398 being made available, [(2)] (B) the State Bond Commission allocates the
2399 bonds authorized pursuant to section 10a-109gg for the UConn health
2400 network initiatives, the university shall not expend any funds
2401 authorized by subdivision (10) of subsection (a) of section 10a-109d,
2402 subsection (a) of section 10a-109e or subdivision (1) of subsection (a) of
2403 section 10a-109g, as amended by this act, for The University of
2404 Connecticut Health Center new construction and renovation, except
2405 for the twenty-five million dollars authorized by subsection (a) of
2406 section 10a-109e for The University of Connecticut Health Center
2407 planning and design costs.

2408 (2) On and after July 1, 2011, the university shall not expend any
2409 funds authorized by subsection (a) of section 10a-109e for The
2410 University of Connecticut Health Center planning and design costs.
2411 The provisions of this subdivision shall not affect the validity of any
2412 funds expended prior to said date.

2413 Sec. 101. Subdivision (1) of subsection (a) of section 10a-109g of the
2414 general statutes is repealed and the following is substituted in lieu
2415 thereof (*Effective July 1, 2011*):

2416 (a) (1) The university is authorized to provide by resolution, at one
2417 time or from time to time, for the issuance and sale of securities, in its
2418 own name on behalf of the state, pursuant to section 10a-109f. The
2419 board of trustees of the university is hereby authorized by such
2420 resolution to delegate to its finance committee such matters as it may
2421 determine appropriate other than the authorization and maximum
2422 amount of the securities to be issued, the nature of the obligation of the
2423 securities as established pursuant to subsection (c) of this section and
2424 the projects for which the proceeds are to be used. The finance
2425 committee may act on such matters unless and until the board of
2426 trustees elects to reassume the same. The amount of securities the
2427 special debt service requirements of which are secured by the state
2428 debt service commitment that the board of trustees is authorized to
2429 provide for the issuance and sale in accordance with this subsection

2430 shall be capped in each fiscal year in the following amounts, subject to
 2431 the provisions of section 10a-109*ll* and, provided, to the extent the
 2432 board of trustees does not provide for the issuance of all or a portion of
 2433 such amount in a fiscal year, all or such portion, as the case may be,
 2434 may be carried forward to any succeeding fiscal year and provided
 2435 further, the actual amount for funding, paying or providing for the
 2436 items described in subparagraph (C) of subdivision (10) of subsection
 2437 (a) of section 10a-109d may be added to the capped amount in each
 2438 fiscal year:

T1244	Fiscal Year	Amount	
T1245	1996	\$112,542,000	
T1246	1997	112,001,000	
T1247	1998	93,146,000	
T1248	1999	64,311,000	
T1249	2000	130,000,000	
T1250	2001	100,000,000	
T1251	2002	100,000,000	
T1252	2003	100,000,000	
T1253	2004	100,000,000	
T1254	2005	100,000,000	
T1255	2006	79,000,000	
T1256	2007	89,000,000	
T1257	2008	115,000,000	
T1258	2009	140,000,000	
T1259	2010	0	
T1260	2011	138,800,000	
T1261	2012	[157,200,000]	<u>0</u>
T1262	2013	[143,000,000]	<u>157,200,000</u>
T1263	2014	[140,000,000]	<u>143,000,000</u>
T1264	2015	[128,500,000]	<u>140,000,000</u>
T1265	2016	[119,500,000]	<u>128,500,000</u>
T1266	2017	[116,000,000]	<u>119,500,000</u>
T1267	2018	[91,000,000]	<u>116,000,000</u>

T1268

201991,000,000

2439 Sec. 102. Section 10a-109g of the general statutes is amended by
2440 adding subsection (j) as follows (*Effective July 1, 2011*):

2441 (NEW) (j) Notwithstanding the provisions of subsections (a) to (i),
2442 inclusive, of this section and sections 10a-109e, as amended by this act,
2443 and 10a-109f, on and after July 1, 2011, all securities issued for any
2444 projects authorized pursuant to subsection (a) of section 10a-109e shall
2445 be subject to the provisions of section 3-20.

2446 Sec. 103. Subsection (e) of section 12-217jj of the general statutes is
2447 repealed and the following is substituted in lieu thereof (*Effective from*
2448 *passage and applicable to income years commencing on or after January 1,*
2449 *2011*):

2450 (e) On and after July 1, 2006, and for income years commencing on
2451 or after January 1, 2006, any credit allowed pursuant to this
2452 [subsection] section may be sold, assigned or otherwise transferred, in
2453 whole or in part, to one or more taxpayers, provided (1) no credit, after
2454 issuance, may be sold, assigned or otherwise transferred, in whole or
2455 in part, more than three times, (2) in the case of a credit allowed for the
2456 income year commencing on or after January 1, 2011, and prior to
2457 January 1, 2012, any entity that is not subject to tax under chapter 207
2458 or this chapter may transfer not more than fifty per cent of such credit
2459 in any one income year, and (3) in the case of a credit allowed for an
2460 income year commencing on or after January 1, 2012, any entity that is
2461 not subject to tax under chapter 207 or this chapter may transfer not
2462 more than twenty-five per cent of such credit in any one income year.

2463 Sec. 104. Subsection (a) of section 12-264 of the general statutes is
2464 repealed and the following is substituted in lieu thereof (*Effective July*
2465 *1, 2011*):

2466 (a) Each (1) municipality, or department or agency thereof, or
2467 district manufacturing, selling or distributing gas to be used for light,
2468 heat or power, (2) company the principal business of which is

2469 manufacturing, selling or distributing gas or steam to be used for light,
2470 heat or power, including each foreign municipal electric utility, as
2471 defined in section 12-59, and given authority to engage in business in
2472 this state pursuant to the provisions of section 16-246c, and (3)
2473 company required to register pursuant to section 16-258a shall pay a
2474 quarterly tax upon gross earnings from such operations in this state.
2475 Gross earnings from such operations under subdivisions (1) and (2) of
2476 this subsection shall include (A) all income classified as operating
2477 revenues by the Department of Public Utility Control in the uniform
2478 systems of accounts prescribed by said department for operations
2479 within the taxable quarter and, with respect to each such company, (B)
2480 all income classified in said uniform systems of accounts as income
2481 from merchandising, jobbing and contract work, (C) income from
2482 nonutility operations, (D) revenues from lease of physical property not
2483 devoted to utility operation, and (E) receipts from the sale of residuals
2484 and other by-products obtained in connection with the production of
2485 gas, electricity or steam. Gross earnings from such operations under
2486 subdivision (3) of this subsection shall be gross income from the sales
2487 of natural gas. [provided gross income shall not include income from
2488 the sale of natural gas to an existing combined cycle facility comprised
2489 of three gas turbines providing electric generation services, as defined
2490 in section 16-1, with a total capacity of seven hundred seventy-five
2491 megawatts, for use in the production of electricity.] Gross earnings of a
2492 gas company, as defined in section 16-1, shall not include income
2493 earned in a taxable quarter commencing prior to June 30, 2008, from
2494 the sale of natural gas or propane as a fuel for a motor vehicle. No
2495 deductions shall be allowed from such gross earnings for any
2496 commission, rebate or other payment, except a refund resulting from
2497 an error or overcharge and those specifically mentioned in section 12-
2498 265, as amended by this act. Gross earnings of a company as described
2499 in subdivision (2) of this subsection shall not include income earned in
2500 any taxable quarter commencing on or after July 1, 2000, from the sale
2501 of steam.

2502 Sec. 105. Subsection (c) of section 12-265 of the general statutes is

2503 repealed and the following is substituted in lieu thereof (*Effective July*
2504 *1, 2011*):

2505 (c) [(1)] The rate of tax on the sale, furnishing or distribution of
2506 electricity or natural gas for use directly by a company engaged in a
2507 manufacturing production process, in accordance with the Standard
2508 Industrial Classification Manual, United States Office of Management
2509 and Budget, 1987 edition, classifications 2000 to 3999, inclusive, or
2510 Sector 31, 32 or 33 in the North American Industrial Classification
2511 System United States Manual, United States Office of Management and
2512 Budget, 1997 edition, shall be four per cent with respect to calendar
2513 quarters commencing on or after January 1, 1994, and prior to January
2514 1, 1995, three per cent with respect to calendar quarters commencing
2515 on or after January 1, 1995, and prior to January 1, 1996, and two per
2516 cent with respect to calendar quarters commencing on or after January
2517 1, 1996, and prior to January 1, 1997. The sale, furnishing or
2518 distribution of electricity or natural gas for use by a company as
2519 provided in this subsection shall not be subject to the provisions of this
2520 chapter with respect to calendar quarters commencing on or after
2521 January 1, 1997. Not later than thirty days after May 19, 1993, and
2522 thirty days after the effective date of each rate decrease provided for in
2523 this section, each electric and gas public service company, as defined in
2524 section 16-1, which does not have a proposed rate amendment under
2525 section 16-19 pending before the Department of Public Utility Control
2526 at such time, shall request the department to reopen the proceeding
2527 under section 16-19 on the company's most recent rate amendment,
2528 solely for the purpose of decreasing the company's rates to reflect the
2529 decreases required under this section. The department shall
2530 immediately reopen such proceedings, solely for such purpose.

2531 [(2)] For purposes of this subsection, the sale, furnishing or
2532 distribution of natural gas for use as fuel in the operation of a
2533 cogeneration facility providing electricity or steam to a company
2534 engaged in a manufacturing production process described in
2535 subdivision (1) of this subsection shall be deemed to be a sale,
2536 furnishing or distribution of natural gas for use directly by such

2537 company in such process where such cogeneration facility is located
2538 entirely on the premises owned or controlled by such company,
2539 whether or not the cogeneration facility is owned or operated by such
2540 company.]

2541 Sec. 106. Subsection (b) of section 12-587 of the general statutes is
2542 amended by adding subdivision (4) as follows (*Effective July 1, 2011*):

2543 (NEW) (4) (A) For the quarterly periods beginning July 1, 2011, and
2544 ending June 30, 2012, any company subject to tax under this subsection
2545 that receives in excess of three dollars and sixteen cents per gallon
2546 from the first sale of petroleum products within this state shall be
2547 deemed to have received three dollars and sixteen cents per gallon.

2548 (B) For the quarterly periods beginning July 1, 2012, and ending
2549 June 30, 2013, any company subject to tax under this subsection that
2550 receives in excess of three dollars and twenty-seven cents per gallon
2551 from the first sale of petroleum products within this state shall be
2552 deemed to have received three dollars and twenty-seven cents per
2553 gallon.

2554 Sec. 107. Subsection (c) of section 12-587 of the general statutes is
2555 amended by adding subdivision (4) as follows (*Effective July 1, 2011*):

2556 (NEW) (4) (A) For the quarterly periods beginning July 1, 2011, and
2557 ending June 30, 2012, any company subject to tax under this subsection
2558 that gives consideration or contracts to give consideration in excess of
2559 three dollars and sixteen cents per gallon from the first sale of
2560 petroleum products within this state shall be deemed to have received
2561 three dollars and sixteen cents per gallon.

2562 (B) For the quarterly periods beginning July 1, 2012, and ending
2563 June 30, 2013, any company subject to tax under this subsection that
2564 gives consideration or contracts to give consideration in excess of three
2565 dollars and twenty-seven cents per gallon from the first sale of
2566 petroleum products within this state shall be deemed to have received
2567 three dollars and twenty-seven cents per gallon.

2568 Sec. 108. Section 12-35g of the general statutes is repealed and the
2569 following is substituted in lieu thereof (*Effective from passage*):

2570 (a) As used in this section:

2571 (1) "Person" means person, as defined in section 12-1;

2572 (2) "Affected taxable period" means any taxable period ending on or
2573 before [November 30, 2008] June 30, 2011, for which (A) a tax return
2574 was required by law to be filed with the Commissioner of Revenue
2575 Services and for which no return has been previously filed or made by
2576 the commissioner on behalf of an affected person, or (B) a tax return
2577 was previously filed but not examined by the Department of Revenue
2578 Services and on which return the tax was underreported;

2579 (3) "Affected person" means a person owing any tax for an affected
2580 taxable period;

2581 (4) "Tax" means any tax imposed by any law of this state and
2582 required to be paid to the department, other than the tax imposed
2583 under chapter 222 on any licensee, as defined in subdivision (1) of
2584 subsection (c) of section 12-486;

2585 (5) "Commissioner" means the Commissioner of Revenue Services;
2586 and

2587 (6) "Department" means the Department of Revenue Services.

2588 (b) (1) The commissioner shall establish a tax amnesty program for
2589 persons owing any tax for any affected taxable period. The tax
2590 amnesty program shall be conducted during the period [May 1, 2009,
2591 to June 25, 2009] September 1, 2011, to December 1, 2011, inclusive.

2592 (2) An amnesty application shall be prepared by the commissioner
2593 to be filed by an affected person with the department, and shall
2594 provide for specification by the affected person of the tax and the
2595 affected taxable period for which amnesty is being sought under the
2596 tax amnesty program. The commissioner may require certain amnesty

2597 applications to be filed electronically, either by computer transmission
2598 or other technology specified by the commissioner. The commissioner
2599 may require payment of taxes and interest due under the tax amnesty
2600 program to be made by means of electronic funds transfer approved
2601 by the commissioner.

2602 (3) The tax amnesty program shall provide that, upon the filing of
2603 an amnesty application by the affected person during the tax amnesty
2604 period, and payment by such person of all taxes and interest due from
2605 such person to this state for affected tax periods, amnesty shall be
2606 granted to the applicant by the commissioner, and the commissioner
2607 shall waive any civil penalties that may be applicable and shall not
2608 seek criminal prosecution for any affected person for an affected
2609 taxable period for which amnesty has been granted.

2610 (4) An amnesty application, if filed by an affected person and if
2611 granted by the commissioner, shall constitute an express and absolute
2612 relinquishment by the affected person of all of the affected person's
2613 administrative and judicial rights of appeal that have not run or
2614 otherwise expired as of the date payment is made for affected taxable
2615 periods, and no payment made by an affected person pursuant to this
2616 section for affected taxable periods shall be refunded or credited to
2617 such person.

2618 (5) If an affected person who has filed an amnesty application
2619 during the tax amnesty period fails to pay all amounts due to this state
2620 for affected taxable periods, any amnesty granted pursuant to this
2621 section shall be invalid.

2622 (6) No waiver of penalty or reduction of interest pursuant to this
2623 section shall entitle any affected person to a refund or credit of any
2624 amount previously paid.

2625 (7) In the case of taxes due for an affected taxable period that are
2626 paid in full on or before [June 25, 2009] December 1, 2011, interest shall
2627 be computed at the rate of three-fourths of one per cent per month or
2628 fraction thereof from the date such taxes were originally due to the

2629 date of payment or [June 25, 2009] December 1, 2011, whichever is
2630 earlier.

2631 (c) Amnesty shall not be granted pursuant to subsection (b) of this
2632 section to any affected person who (1) has received notice from the
2633 department that an audit examination is being conducted in relation to
2634 the affected taxable period for which amnesty is being sought, or (2) is
2635 a party to any criminal investigation or to any civil or criminal
2636 litigation that is pending on [November 25, 2008] June 30, 2011, in any
2637 court of the United States or this state for failure to file or failure to
2638 pay, or for fraud in relation to any tax imposed by any law of this state
2639 and required to be paid to the department.

2640 (d) Any person who wilfully delivers or discloses to the
2641 commissioner or the commissioner's authorized agent any application,
2642 list, return, account, statement or other document, known by such
2643 person to be fraudulent or false in any material matter, shall be
2644 ineligible for the tax amnesty program, and may, in addition to any
2645 other penalty provided by law, be fined not more than five thousand
2646 dollars or imprisoned not more than five years nor less than one year,
2647 or both.

2648 (e) Notwithstanding any provision of law, the commissioner may
2649 do all things necessary in order to provide for the timely
2650 implementation of this section.

2651 Sec. 109. (NEW) (*Effective from passage*) On and after the effective
2652 date of this section, for each continuing education course that an
2653 agency of the state approves or accredits for which an enrollee is or
2654 will be charged a fee for such course, such agency shall collect from the
2655 provider of such course at the time of approval or accreditation of such
2656 course a fee of seventy-five dollars.

2657 Sec. 110. (NEW) (*Effective July 1, 2011*) Any fines, civil penalties or
2658 restitution imposed by the Banking Commissioner or ordered by a
2659 court of competent jurisdiction in accordance with section 36a-50, 36a-
2660 53 or 36a-57 of the general statutes shall be deposited into the General

2661 Fund.

2662 Sec. 111. (*Effective from passage*) The Secretary of the Office of Policy
2663 and Management, in consultation with the State Treasurer, shall, on or
2664 before October 1, 2011, and annually thereafter, submit a report, in
2665 accordance with section 11-4a of the general statutes, to the joint
2666 standing committee of the General Assembly having cognizance of
2667 matters relating to finance, revenue and bonding. Such report shall (1)
2668 identify each item of authorization for general obligation bonds of the
2669 state that was enacted prior to January first in the year five years prior
2670 to the year of the report, and that has not appeared on an agenda of the
2671 State Bond Commission, and (2) recommend cancellation of such
2672 items, where prudent and appropriate. Prior to January 1, 2012, and
2673 annually thereafter, said joint standing committee shall meet to
2674 consider the recommendations included in such report.

2675 Sec. 112. (*Effective from passage*) The chairpersons and ranking
2676 members of the joint standing committee of the General Assembly
2677 having cognizance of matters relating to finance, revenue and capital
2678 bonding shall, in consultation with the president pro tempore of the
2679 Senate, the speaker of the House of Representatives, the majority
2680 leaders of the Senate and House of Representatives, and the minority
2681 leaders of the Senate and House of Representatives, develop criteria to
2682 be considered prior to the inclusion of any item in a general obligation
2683 bond authorization. Such criteria may include, but need not be limited
2684 to, an item's (1) promotion of job growth and economic development,
2685 (2) impact on certain critical state services in the areas of public safety,
2686 transportation, public health and technology, (3) impact on alternative
2687 energy sources, including fuel cell technology, (4) contribution to
2688 government efficiency, and (5) relative importance, when compared to
2689 other items being considered.

2690 Sec. 113. (*Effective from passage*) Notwithstanding subsection (i) of
2691 section 3-20 of the general statutes, the Treasurer shall restructure two
2692 hundred million dollars of debt service payable in the fiscal year
2693 ending June 30, 2012.

2694 Sec. 114. Subsection (a) of section 12-217aa of the general statutes is
2695 repealed and the following is substituted in lieu thereof (*Effective July*
2696 *1, 2011, and applicable to income years commencing on or after January 1,*
2697 *2011*):

2698 (a) [Except as otherwise provided in section 12-217t, whenever]
2699 Whenever a company is eligible to claim more than one corporation
2700 business tax credit, the credits shall be claimed for the income year in
2701 the following order: (1) Any credit that may be carried backward to a
2702 preceding income year or years shall first be claimed (A) with any
2703 credit carry-back that will expire first being claimed before any credit
2704 carry-back that will expire later or will not expire at all, and (B) if the
2705 credit carry-backs will expire at the same time, in the order in which
2706 the company may receive the maximum benefit; (2) any credit that
2707 may not be carried backward to a preceding income year or years and
2708 that may not be carried forward to a succeeding income year or years
2709 shall next be claimed, in the order in which the company may receive
2710 the maximum benefit; and (3) any credit that may be carried forward
2711 to a succeeding income year or years shall next be claimed (A) with
2712 any credit carry-forward that will expire first being claimed before any
2713 credit carry-forward that will expire later or will not expire at all, and
2714 (B) if the credit carry-forwards will expire at the same time, in the
2715 order in which the company may receive the maximum benefit.

2716 Sec. 115. Subsection (c) of section 16a-46e of the general statutes is
2717 repealed and the following is substituted in lieu thereof (*Effective from*
2718 *passage*):

2719 (c) No person shall receive a rebate pursuant to this section for a
2720 furnace or boiler replacement if such person has received a monetary
2721 grant for the same furnace or boiler replacement under any program
2722 administered by [the Fuel Oil Conservation Board established
2723 pursuant to section 16a-22l or] any other state or federal grant program
2724 that pays the full cost of furnace or boiler replacement. A person using
2725 a state or federal low interest loan program to pay for the cost of
2726 furnace or boiler replacement may be eligible for a rebate pursuant to

2727 this section. In no event shall a rebate exceed the total expenditures for
2728 such furnace or boiler replacement.

2729 Sec. 116. (Effective from July 1, 2011) Notwithstanding section 2-35 of
2730 the general statutes, the appropriations in section 1 of this act are
2731 supported by the GENERAL FUND revenue estimates as follows:

	2011 - 2012	2012 - 2013
T1269		
T1270	TAXES	
T1271	Personal Income	\$7,675,500,000
T1272	Sales and Use	3,462,200,000
T1273	Corporations	693,000,000
T1274	Public Service Corporations	268,700,000
T1275	Inheritance and Estate	135,600,000
T1276	Insurance Companies	239,500,000
T1277	Cigarettes	393,300,000
T1278	Real Estate Conveyance	90,300,000
T1279	Oil Companies	154,700,000
T1280	Electric Generation	0
T1281	Alcoholic Beverages	47,100,000
T1282	Admissions, Dues and Cabaret	35,600,000
T1283	Miscellaneous	138,300,000
T1284	TOTAL TAXES	13,333,800,000
T1285		
T1286	Refunds of Taxes	-1,020,000,000
T1287	R & D Credit Exchange	-9,000,000
T1288	TAXES LESS REFUNDS	12,304,800,000
T1289		
T1290	OTHER REVENUE	
T1291	Transfer Special Revenue	288,400,000
T1292	Indian Gaming Payments	375,500,000
T1293	Licenses, Permits and Fees	429,400,000
T1294	Sales of Commodities and Services	36,400,000
T1295	Rentals, Fines and Escheats	137,400,000
T1296	Investment Income	2,900,000
T1297	Miscellaneous	163,000,000

T1298	Refunds of Payments	-38,300,000	-22,600,000
T1299	TOTAL OTHER REVENUE	1,394,700,000	1,410,700,000
T1300			
T1301	OTHER SOURCES		
T1302	Federal Grants	3,253,418,750	3,350,018,750
T1303	Transfer From Tobacco Settlement	96,100,000	93,100,000
T1304	Transfer from Other Funds	-132,600,000	-206,400,000
T1305	TOTAL OTHER SOURCES	3,216,918,750	3,236,719,000
T1306			
T1307	TOTAL GENERAL FUND REVENUE	16,916,418,750	17,697,919,000

2732 Sec. 117. (Effective from July 1, 2011) Notwithstanding section 2-35 of
2733 the general statutes, the appropriations in section 2 of this act are
2734 supported by the SPECIAL TRANSPORTATION FUND revenue
2735 estimates as follows:

T1308		2011 - 2012	2012 - 2013
T1309			
T1310	TAXES		
T1311	Motor Fuels	\$507,100,000	\$506,700,000
T1312	Oil Companies	226,900,000	199,400,000
T1313	Sales Tax DMV	70,600,000	71,900,000
T1314	TOTAL TAXES	804,600,000	778,000,000
T1315	Refunds of Taxes	-7,200,000	-7,400,000
T1316	TOTAL - TAXES LESS REFUNDS	797,400,000	770,600,000
T1317			
T1318	OTHER SOURCES		
T1319	Motor Vehicle Receipts	237,600,000	242,600,000
T1320	Licenses, Permits, Fees	145,300,000	147,300,000
T1321	Interest Income	12,500,000	15,000,000
T1322	Federal Grants	13,100,000	13,100,000
T1323	Transfers from Other Funds	102,600,000	151,300,000
T1324	TOTAL - OTHER SOURCES	511,100,000	569,300,000
T1325	Refunds of Payments	-3,100,000	-3,200,000
T1326	NET TOTAL OTHER SOURCES	508,000,000	566,100,000

T1327			
T1328	TOTAL SPECIAL TRANSPORTATION FUND REVENUE	1,305,400,000	1,336,700,000

2736 Sec. 118. (*Effective from July 1, 2011*) Notwithstanding section 2-35 of
 2737 the general statutes, the appropriations in section 3 of this act are
 2738 supported by the MASHANTUCKET PEQUOT AND MOHEGAN
 2739 FUND revenue estimates as follows:

T1329		2011 - 2012	2012 - 2013
T1330			
T1331	Transfers from General Fund	\$61,800,000	\$61,800,000
T1332			
T1333	TOTAL MASHANTUCKET PEQUOT AND MOHEGAN FUND REVENUE	61,800,000	61,800,000

2740 Sec. 119. (*Effective from July 1, 2011*) Notwithstanding section 2-35 of
 2741 the general statutes, the appropriations in section 4 of this act are
 2742 supported by the SOLDIERS, SAILORS AND MARINES' FUND
 2743 revenue estimates as follows:

T1334		2011 - 2012	2012 - 2013
T1335			
T1336	Transfers from the Trust Fund	\$3,100,000	\$3,100,000
T1337			
T1338	TOTAL SOLDIERS, SAILORS AND MARINES' FUND REVENUE	3,100,000	3,100,000

2744 Sec. 120. (*Effective from July 1, 2011*) Notwithstanding section 2-35 of
 2745 the general statutes, the appropriations in section 5 of this act are
 2746 supported by the REGIONAL MARKET OPERATION FUND revenue
 2747 estimates as follows:

T1339		2011 - 2012	2012 - 2013
T1340			
T1341	Rentals and Investment Income	\$925,000	\$925,000
T1342	Use of Fund Balance from Prior Years	45,000	15,000

T1343			
T1344	TOTAL REGIONAL MARKET OPERATION FUND REVENUE	970,000	940,000

2748 Sec. 121. (Effective from July 1, 2011) Notwithstanding section 2-35 of
 2749 the general statutes, the appropriations in section 6 of this act are
 2750 supported by the BANKING FUND revenue estimates as follows:

T1345		2011 - 2012	2012 - 2013
T1346			
T1347	Fees and Assessments	\$25,900,000	\$21,900,000
T1348	Use of Fund Balance from Prior Years	700,000	4,300,000
T1349			
T1350	TOTAL BANKING FUND REVENUE	26,600,000	26,200,000

2751 Sec. 122. (Effective from July 1, 2011) Notwithstanding section 2-35 of
 2752 the general statutes, the appropriations in section 7 of this act are
 2753 supported by the INSURANCE FUND revenue estimates as follows:

T1351		2011 - 2012	2012 - 2013
T1352			
T1353	Fees and Assessments	\$26,700,000	\$26,200,000
T1354			
T1355	TOTAL INSURANCE FUND REVENUE	26,700,000	26,200,000

2754 Sec. 123. (Effective from July 1, 2011) Notwithstanding section 2-35 of
 2755 the general statutes, the appropriations in section 8 of this act are
 2756 supported by the CONSUMER COUNSEL AND PUBLIC UTILITY
 2757 CONTROL FUND revenue estimates as follows:

T1356		2011 - 2012	2012 - 2013
T1357			
T1358	Fees and Assessments	\$26,300,000	\$25,900,000
T1359			
T1360	TOTAL CONSUMER COUNSEL AND PUBLIC UTILITY CONTROL FUND REVENUE	26,300,000	25,900,000

2758 Sec. 124. *(Effective from July 1, 2011)* Notwithstanding section 2-35 of
 2759 the general statutes, the appropriations in section 9 of this act are
 2760 supported by the WORKERS' COMPENSATION FUND revenue
 2761 estimates as follows:

T1361		2011 - 2012	2012 - 2013
T1362			
T1363	Fees and Assessments	\$22,300,000	\$22,100,000
T1364			
T1365	TOTAL WORKERS' COMPENSATION FUND REVENUE	22,300,000	22,100,000

2762 Sec. 125. *(Effective from July 1, 2011)* Notwithstanding section 2-35 of
 2763 the general statutes, the appropriations in section 10 of this act are
 2764 supported by the CRIMINAL INJURIES COMPENSATION FUND
 2765 revenue estimates as follows:

T1366		2011 - 2012	2012 - 2013
T1367			
T1368	Restitutions	\$3,310,000	\$3,310,000
T1369	Use of Fund Balance from Prior Years	200,000	300,000
T1370			
T1371	TOTAL CRIMINAL INJURIES COMPENSATION FUND REVENUE	3,510,000	3,610,000

2766 Sec. 126. Sections 3-121a, 10a-42a and 16a-22l of the general statutes
 2767 are repealed. *(Effective from passage)*

2768 Sec. 127. Section 12-217t of the general statutes is repealed. *(Effective*
 2769 *July 1, 2011, and applicable to income years commencing on or after January*
 2770 *1, 2011)*

2771 Sec. 128. Section 13a-153f of the general statutes is repealed.
 2772 *(Effective October 1, 2013)"*

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	<i>July 1, 2011</i>	New section
Sec. 9	<i>July 1, 2011</i>	New section
Sec. 10	<i>July 1, 2011</i>	New section
Sec. 11	<i>July 1, 2011</i>	New section
Sec. 12	<i>from passage</i>	New section
Sec. 13	<i>July 1, 2011</i>	New section
Sec. 14	<i>July 1, 2011</i>	New section
Sec. 15	<i>July 1, 2011</i>	New section
Sec. 16	<i>July 1, 2011</i>	New section
Sec. 17	<i>July 1, 2011</i>	New section
Sec. 18	<i>July 1, 2011</i>	New section
Sec. 19	<i>July 1, 2011</i>	New section
Sec. 20	<i>July 1, 2011</i>	New section
Sec. 21	<i>July 1, 2011</i>	New section
Sec. 22	<i>July 1, 2011</i>	New section
Sec. 23	<i>July 1, 2011</i>	New section
Sec. 24	<i>July 1, 2011</i>	New section
Sec. 25	<i>July 1, 2011</i>	New section
Sec. 26	<i>July 1, 2011</i>	New section
Sec. 27	<i>July 1, 2011</i>	New section
Sec. 28	<i>July 1, 2011</i>	New section
Sec. 29	<i>July 1, 2011</i>	New section
Sec. 30	<i>July 1, 2011</i>	New section
Sec. 31	<i>July 1, 2011</i>	New section
Sec. 32	<i>July 1, 2011</i>	New section
Sec. 33	<i>July 1, 2011</i>	New section
Sec. 34	<i>July 1, 2011</i>	New section
Sec. 35	<i>July 1, 2011</i>	New section
Sec. 36	<i>July 1, 2011</i>	New section
Sec. 37	<i>July 1, 2011</i>	10-262h

Sec. 38	July 1, 2011	New section
Sec. 39	July 1, 2011	New section
Sec. 40	July 1, 2011	New section
Sec. 41	from passage	New section
Sec. 42	from passage	New section
Sec. 43	from passage	New section
Sec. 44	from passage	New section
Sec. 45	from passage	New section
Sec. 46	from passage	New section
Sec. 47	from passage	New section
Sec. 48	from passage	New section
Sec. 49	from passage	New section
Sec. 50	from passage	New section
Sec. 51	from passage	New section
Sec. 52	from passage	New section
Sec. 53	from passage	New section
Sec. 54	from passage	New section
Sec. 55	from passage	10-233c(g)
Sec. 56	from passage	3-14b
Sec. 57	from passage	4b-21(b)
Sec. 58	from passage	4b-47
Sec. 59	from passage	13a-80
Sec. 60	from passage	13a-80a
Sec. 61	from passage	13a-85c
Sec. 62	from passage	13b-34(h)
Sec. 63	from passage	29-32b(a)
Sec. 64	October 1, 2011	New section
Sec. 65	July 1, 2011	New section
Sec. 66	July 1, 2011	4-85
Sec. 67	July 1, 2011	New section
Sec. 68	July 1, 2011	New section
Sec. 69	July 1, 2011	New section
Sec. 70	from passage	New section
Sec. 71	July 1, 2011	New section
Sec. 72	July 1, 2011	New section
Sec. 73	July 1, 2011	New section
Sec. 74	from passage	New section
Sec. 75	July 1, 2011	10-2641(c)(3)
Sec. 76	July 1, 2011	New section
Sec. 77	from passage	New section

Sec. 78	<i>July 1, 2011</i>	10-266p
Sec. 79	<i>July 1, 2011</i>	7-473c(d)
Sec. 80	<i>July 1, 2011</i>	31-53(h)
Sec. 81	<i>October 1, 2011</i>	New section
Sec. 82	<i>October 1, 2011</i>	New section
Sec. 83	<i>October 1, 2011</i>	New section
Sec. 84	<i>October 1, 2011</i>	14-107(b)
Sec. 85	<i>July 1, 2011</i>	10-153f(e)
Sec. 86	<i>July 1, 2011</i>	New section
Sec. 87	<i>from passage</i>	10-221a(b) to (d)
Sec. 88	<i>from passage</i>	10-221a(j)
Sec. 89	<i>from passage</i>	10-5d
Sec. 90	<i>from passage</i>	10-5e
Sec. 91	<i>from passage</i>	10-221(f)
Sec. 92	<i>from passage</i>	New section
Sec. 93	<i>from passage</i>	4a-60b
Sec. 94	<i>from passage</i>	2-32b
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>July 1, 2011</i>	10a-91e
Sec. 100	<i>July 1, 2011</i>	10a-109e(f)
Sec. 101	<i>July 1, 2011</i>	10a-109g(a)(1)
Sec. 102	<i>July 1, 2011</i>	10a-109g
Sec. 103	<i>from passage and applicable to income years commencing on or after January 1, 2011</i>	12-217jj(e)
Sec. 104	<i>July 1, 2011</i>	12-264(a)
Sec. 105	<i>July 1, 2011</i>	12-265(c)
Sec. 106	<i>July 1, 2011</i>	12-587(b)
Sec. 107	<i>July 1, 2011</i>	12-587(c)
Sec. 108	<i>from passage</i>	12-35g
Sec. 109	<i>from passage</i>	New section
Sec. 110	<i>July 1, 2011</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>	New section

Sec. 114	<i>July 1, 2011, and applicable to income years commencing on or after January 1, 2011</i>	12-217aa(a)
Sec. 115	<i>from passage</i>	16a-46e(c)
Sec. 116	<i>from July 1, 2011</i>	New section
Sec. 117	<i>from July 1, 2011</i>	New section
Sec. 118	<i>from July 1, 2011</i>	New section
Sec. 119	<i>from July 1, 2011</i>	New section
Sec. 120	<i>from July 1, 2011</i>	New section
Sec. 121	<i>from July 1, 2011</i>	New section
Sec. 122	<i>from July 1, 2011</i>	New section
Sec. 123	<i>from July 1, 2011</i>	New section
Sec. 124	<i>from July 1, 2011</i>	New section
Sec. 125	<i>from July 1, 2011</i>	New section
Sec. 126	<i>from passage</i>	Repealer section
Sec. 127	<i>July 1, 2011, and applicable to income years commencing on or after January 1, 2011</i>	Repealer section
Sec. 128	<i>October 1, 2013</i>	Repealer section