



General Assembly

January Session, 2013

Bill No. 6704

LCO No. 8345



Referred to Committee on No Committee

Introduced by:

REP. SHARKEY, 88th Dist.

SEN. WILLIAMS, 29th Dist.

AN ACT CONCERNING EXPENDITURES AND REVENUE FOR THE BIENNIUM ENDING JUNE 30, 2015.

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

- 1 Section 1. (*Effective July 1, 2013*) The following sums are
2 appropriated from the GENERAL FUND for the annual periods
3 indicated for the purposes described.

	2013-2014	2014-2015
T1		
T2	LEGISLATIVE	
T3		
T4	LEGISLATIVE MANAGEMENT	
T5	Personal Services	47,745,867 50,395,341
T6	Other Expenses	16,130,406 17,168,117
T7	Equipment	107,285 50,100
T8	Flag Restoration	75,000 75,000
T9	Interim Salary/Caucus Offices	605,086 495,478
T10	Connecticut Academy of Science and Engineering	500,000 400,000

T11	Old State House	555,950	581,500
T12	Interstate Conference Fund	383,747	399,080
T13	New England Board of Higher Education	192,938	202,584
T14	Nonfunctional - Change to Accruals	309,233	295,053
T15	AGENCY TOTAL	66,605,512	70,062,253
T16			
T17	AUDITORS OF PUBLIC ACCOUNTS		
T18	Personal Services	11,287,145	11,860,523
T19	Other Expenses	426,778	439,153
T20	Equipment	10,000	10,000
T21	Nonfunctional - Change to Accruals	68,686	69,637
T22	AGENCY TOTAL	11,792,609	12,379,313
T23			
T24	COMMISSION ON AGING		
T25	Personal Services	395,673	417,627
T26	Other Expenses	37,418	38,848
T27	Nonfunctional - Change to Accruals	7,901	2,499
T28	AGENCY TOTAL	440,992	458,974
T29			
T30	PERMANENT COMMISSION ON THE STATUS OF WOMEN		
T31	Personal Services	513,111	543,032
T32	Other Expenses	78,834	57,117
T33	Equipment	1,000	1,000
T34	Nonfunctional - Change to Accruals	5,476	3,588
T35	AGENCY TOTAL	598,421	604,737
T36			
T37	COMMISSION ON CHILDREN		
T38	Personal Services	630,416	670,356
T39	Other Expenses	76,187	77,055
T40	Nonfunctional - Change to Accruals	9,431	5,062
T41	AGENCY TOTAL	716,034	752,473
T42			
T43	LATINO AND PUERTO RICAN AFFAIRS COMMISSION		
T44	Personal Services	400,430	419,433
T45	Other Expenses	63,980	28,144
T46	Nonfunctional - Change to Accruals	6,351	2,457

T47	AGENCY TOTAL	470,761	450,034
T48			
T49	AFRICAN-AMERICAN AFFAIRS COMMISSION		
T50	Personal Services	260,856	273,642
T51	Other Expenses	25,032	25,684
T52	Nonfunctional - Change to Accruals	4,081	1,551
T53	AGENCY TOTAL	289,969	300,877
T54			
T55	ASIAN PACIFIC AMERICAN AFFAIRS COMMISSION		
T56	Personal Services	169,370	179,683
T57	Other Expenses	65,709	15,038
T58	Nonfunctional - Change to Accruals	4,483	2,678
T59	AGENCY TOTAL	239,562	197,399
T60			
T61	GENERAL GOVERNMENT		
T62			
T63	GOVERNOR'S OFFICE		
T64	Personal Services	2,322,025	2,328,660
T65	Other Expenses	216,646	216,646
T66	Equipment	1	1
T67	New England Governors' Conference	109,937	113,289
T68	National Governors' Association	130,907	134,899
T69	Nonfunctional - Change to Accruals	0	9,030
T70	AGENCY TOTAL	2,779,516	2,802,525
T71			
T72	SECRETARY OF THE STATE		
T73	Personal Services	1,153,186	1,295,025
T74	Other Expenses	1,564,207	1,424,207
T75	Equipment	1	1
T76	Commercial Recording Division	7,003,824	7,103,239
T77	Board of Accountancy	270,251	282,167
T78	Connecticut State Library	12,520,085	12,753,643
T79	Nonfunctional - Change to Accruals	73,633	34,060
T80	AGENCY TOTAL	22,585,187	22,892,342
T81			
T82	LIEUTENANT GOVERNOR'S OFFICE		

T83	Personal Services	630,003	642,515
T84	Other Expenses	74,133	74,133
T85	Equipment	1	1
T86	Nonfunctional - Change to Accruals	12,502	3,409
T87	AGENCY TOTAL	716,639	720,058
T88			
T89	STATE TREASURER		
T90	Personal Services	3,529,167	3,651,385
T91	Other Expenses	166,264	166,264
T92	Equipment	1	1
T93	Nonfunctional - Change to Accruals	21,585	22,203
T94	AGENCY TOTAL	3,717,017	3,839,853
T95			
T96	STATE COMPROLLER		
T97	Personal Services	22,884,665	24,043,551
T98	Other Expenses	4,241,958	4,141,958
T99	Equipment	1	1
T100	Governmental Accounting Standards Board	19,570	19,570
T101	Nonfunctional - Change to Accruals	203,623	148,923
T102	AGENCY TOTAL	27,349,817	28,354,003
T103			
T104	DEPARTMENT OF REVENUE SERVICES		
T105	Personal Services	57,919,094	60,513,194
T106	Other Expenses	9,409,801	7,704,801
T107	Equipment	1	1
T108	Collection and Litigation Contingency Fund	94,294	94,294
T109	Nonfunctional - Change to Accruals	323,813	326,251
T110	AGENCY TOTAL	67,747,003	68,638,541
T111			
T112	OFFICE OF GOVERNMENTAL ACCOUNTABILITY		
T113	Personal Services	764,039	800,028
T114	Other Expenses	78,188	78,188
T115	Equipment	1	1
T116	Child Fatality Review Panel	95,682	101,255
T117	Information Technology Initiatives	31,588	31,588
T118	Citizens' Election Fund Admin	1,759,186	1,956,136

T119	Elections Enforcement Commission	1,413,786	1,497,138
T120	Office of State Ethics	1,416,036	1,511,748
T121	Freedom of Information Commission	1,609,668	1,663,840
T122	Contracting Standards Board	170,000	170,000
T123	Judicial Review Council	137,328	140,863
T124	Judicial Selection Commission	87,730	89,956
T125	Office of the Child Advocate	509,374	524,747
T126	Office of the Victim Advocate	434,045	445,172
T127	Board of Firearms Permit Examiners	83,430	85,591
T128	Nonfunctional - Change to Accruals	0	41,375
T129	AGENCY TOTAL	8,590,081	9,137,626
T130			
T131	OFFICE OF POLICY AND MANAGEMENT		
T132	Personal Services	11,692,148	12,141,297
T133	Other Expenses	2,117,001	1,817,001
T134	Equipment	1	1
T135	Automated Budget System and Data Base Link	49,706	49,706
T136	Cash Management Improvement Act	91	91
T137	Justice Assistance Grants	1,076,943	1,078,704
T138	Innovation Challenge Grant Program	375,000	375,000
T139	Criminal Justice Information System	1,856,718	482,700
T140	Main Street Investment Fund Administration	71,250	71,250
T141	Youth Services Prevention	3,500,000	3,500,000
T142	Regional Planning Agencies	475,000	475,000
T143	Reimbursement to Towns for Loss of Taxes on State Property	73,641,646	73,641,646
T144	Reimbursements to Towns for Private Tax-Exempt Property	115,431,737	115,431,737
T145	Reimbursement Property Tax - Disability Exemption	400,000	400,000
T146	Distressed Municipalities	5,800,000	5,800,000
T147	Property Tax Relief Elderly Circuit Breaker	20,505,900	20,505,900
T148	Property Tax Relief Elderly Freeze Program	235,000	235,000
T149	Property Tax Relief for Veterans	2,970,098	2,970,098
T150	Focus Deterrence	475,000	475,000
T151	Municipal Aid Adjustment	2,217,456	1,358,728
T152	Nonfunctional - Change to Accruals	177,188	0

T153	AGENCY TOTAL	243,067,883	240,808,859
T154			
T155	DEPARTMENT OF VETERANS' AFFAIRS		
T156	Personal Services	21,974,165	23,055,692
T157	Other Expenses	5,607,850	5,607,850
T158	Equipment	1	1
T159	Support Services for Veterans	180,500	180,500
T160	Burial Expenses	7,200	7,200
T161	Headstones	332,500	332,500
T162	Nonfunctional - Change to Accruals	75,705	137,388
T163	AGENCY TOTAL	28,177,921	29,321,131
T164			
T165	DEPARTMENT OF ADMINISTRATIVE SERVICES		
T166	Personal Services	48,997,323	51,845,696
T167	Other Expenses	35,865,292	38,408,346
T168	Equipment	1	1
T169	Tuition Reimbursement - Training and Travel	382,000	382,000
T170	Labor - Management Fund	75,000	75,000
T171	Management Services	4,741,484	4,753,809
T172	Loss Control Risk Management	114,854	114,854
T173	Surety Bonds for State Officials and Employees	63,500	5,600
T174	Quality of Work-Life	350,000	350,000
T175	Refunds Of Collections	25,723	25,723
T176	Rents and Moving	12,183,335	12,100,447
T177	Capitol Day Care Center	120,888	120,888
T178	W. C. Administrator	5,250,000	5,250,000
T179	Connecticut Education Network	3,268,712	3,291,857
T180	State Insurance and Risk Mgmt Operations	12,643,063	13,345,386
T181	IT Services	13,783,670	13,849,251
T182	Nonfunctional - Change to Accruals	734,264	729,894
T183	AGENCY TOTAL	138,599,109	144,648,752
T184			
T185	ATTORNEY GENERAL		
T186	Personal Services	31,469,627	33,015,870
T187	Other Expenses	1,141,319	1,139,319
T188	Equipment	1	1

T189	Nonfunctional - Change to Accruals	199,953	209,407
T190	AGENCY TOTAL	32,810,900	34,364,597
T191			
T192	DIVISION OF CRIMINAL JUSTICE		
T193	Personal Services	45,026,046	47,166,648
T194	Other Expenses	2,462,258	2,449,701
T195	Equipment	26,883	1
T196	Witness Protection	200,000	200,000
T197	Training And Education	51,000	51,000
T198	Expert Witnesses	350,000	350,000
T199	Medicaid Fraud Control	1,421,372	1,471,890
T200	Criminal Justice Commission	481	481
T201	Cold Case Unit	249,910	264,844
T202	Shooting Taskforce	1,009,495	1,066,178
T203	Nonfunctional - Change to Accruals	301,793	293,139
T204	AGENCY TOTAL	51,099,238	53,313,882
T205			
T206	REGULATION AND PROTECTION		
T207			
T208	DEPARTMENT OF EMERGENCY SERVICES AND PUBLIC PROTECTION		
T209	Personal Services	131,117,477	132,850,282
T210	Other Expenses	30,069,428	26,289,428
T211	Equipment	106,022	93,990
T212	Stress Reduction	23,354	23,354
T213	Fleet Purchase	4,870,266	5,692,090
T214	Gun Law Enforcement Task Force	1,000,000	0
T215	Workers' Compensation Claims	4,238,787	4,238,787
T216	Fire Training School - Willimantic	153,709	153,709
T217	Maintenance of County Base Fire Radio Network	23,918	23,918
T218	Maintenance of State-Wide Fire Radio Network	15,919	15,919
T219	Police Association of Connecticut	190,000	190,000
T220	Connecticut State Firefighter's Association	194,711	194,711
T221	Fire Training School - Torrington	77,299	77,299
T222	Fire Training School - New Haven	45,946	45,946
T223	Fire Training School - Derby	35,283	35,283

T224	Fire Training School - Wolcott	95,154	95,154
T225	Fire Training School - Fairfield	66,876	66,876
T226	Fire Training School - Hartford	160,870	160,870
T227	Fire Training School - Middletown	56,101	56,101
T228	Fire Training School - Stamford	52,661	52,661
T229	Nonfunctional - Change to Accruals	731,031	678,000
T230	AGENCY TOTAL	173,324,812	171,034,378
T231			
T232	DEPARTMENT OF MOTOR VEHICLES		
T233	Personal Services	209,950	244,342
T234	Other Expenses	190,374	194,722
T235	Nonfunctional - Change to Accruals	0	755
T236	AGENCY TOTAL	400,324	439,819
T237			
T238	MILITARY DEPARTMENT		
T239	Personal Services	2,958,725	3,130,954
T240	Other Expenses	2,831,808	2,993,728
T241	Equipment	1	1
T242	Honor Guards	471,526	471,526
T243	Veteran's Service Bonuses	312,000	172,000
T244	Nonfunctional - Change to Accruals	20,182	19,610
T245	AGENCY TOTAL	6,594,242	6,787,819
T246			
T247	DEPARTMENT OF CONSUMER PROTECTION		
T248	Personal Services	14,559,102	15,226,846
T249	Other Expenses	1,193,900	1,193,900
T250	Equipment	1	1
T251	Nonfunctional - Change to Accruals	83,225	97,562
T252	AGENCY TOTAL	15,836,228	16,518,309
T253			
T254	LABOR DEPARTMENT		
T255	Personal Services	8,482,128	8,839,335
T256	Other Expenses	964,324	964,324
T257	Equipment	1	1
T258	CETC Workforce	763,697	770,595
T259	Workforce Investment Act	28,481,350	28,481,350

T260	Job Funnels Projects	853,750	853,750
T261	Employees' Review Board	22,210	22,210
T262	Connecticut's Youth Employment Program	4,500,000	4,500,000
T263	Jobs First Employment Services	18,826,769	18,660,859
T264	STRIDE	590,000	590,000
T265	Apprenticeship Program	595,824	618,019
T266	Spanish-American Merchants Association	570,000	570,000
T267	Connecticut Career Resource Network	155,579	160,054
T268	21st Century Jobs	427,447	429,178
T269	Incumbent Worker Training	377,500	377,500
T270	STRIVE	270,000	270,000
T271	Intensive Support Services	304,000	304,000
T272	Nonfunctional - Change to Accruals	119,149	76,564
T273	AGENCY TOTAL	66,303,728	66,487,739
T274			
T275	COMMISSION ON HUMAN RIGHTS AND OPPORTUNITIES		
T276	Personal Services	5,590,665	5,934,143
T277	Other Expenses	305,337	302,837
T278	Equipment	1	1
T279	Martin Luther King, Jr. Commission	6,318	6,318
T280	Nonfunctional - Change to Accruals	60,156	39,012
T281	AGENCY TOTAL	5,962,477	6,282,311
T282			
T283	PROTECTION AND ADVOCACY FOR PERSONS WITH DISABILITIES		
T284	Personal Services	2,229,783	2,278,257
T285	Other Expenses	203,190	203,190
T286	Equipment	1	1
T287	Nonfunctional - Change to Accruals	8,425	10,351
T288	AGENCY TOTAL	2,441,399	2,491,799
T289			
T290	CONSERVATION AND DEVELOPMENT		
T291			
T292	DEPARTMENT OF AGRICULTURE		
T293	Personal Services	3,604,488	3,767,095
T294	Other Expenses	722,045	652,045
T295	Equipment	1	1

T296	Vibrio Bacterium Program	1	1
T297	Senior Food Vouchers	365,062	363,016
T298	Environmental Conservation	85,500	85,500
T299	Collection of Agricultural Statistics	975	975
T300	Tuberculosis and Brucellosis Indemnity	855	855
T301	Fair Testing	3,838	3,838
T302	WIC Coupon Program for Fresh Produce	174,886	174,886
T303	Nonfunctional - Change to Accruals	25,369	21,028
T304	AGENCY TOTAL	4,983,020	5,069,240
T305			
T306	DEPARTMENT OF ENERGY AND ENVIRONMENTAL PROTECTION		
T307	Personal Services	30,412,459	31,668,528
T308	Other Expenses	3,875,422	3,800,422
T309	Equipment	1	1
T310	Stream Gaging	189,583	189,583
T311	Mosquito Control	253,028	262,547
T312	State Superfund Site Maintenance	514,046	514,046
T313	Laboratory Fees	161,794	161,794
T314	Dam Maintenance	133,574	138,760
T315	Emergency Spill Response	7,286,647	7,538,207
T316	Solid Waste Management	3,829,572	3,957,608
T317	Underground Storage Tank	952,363	999,911
T318	Clean Air	4,692,787	4,824,375
T319	Environmental Conservation	9,261,679	9,466,633
T320	Environmental Quality	10,024,734	10,327,745
T321	Pheasant Stocking Account	160,000	160,000
T322	Greenways Account	2	2
T323	Conservation Districts & Soil and Water Councils	300,000	300,000
T324	Interstate Environmental Commission	48,783	48,783
T325	Agreement USGS - Hydrological Study	147,683	147,683
T326	New England Interstate Water Pollution Commission	28,827	28,827
T327	Northeast Interstate Forest Fire Compact	3,295	3,295
T328	Connecticut River Valley Flood Control Commission	32,395	32,395
T329	Thames River Valley Flood Control Commission	48,281	48,281

T330	Agreement USGS-Water Quality Stream Monitoring	204,641	204,641
T331	Nonfunctional - Change to Accruals	0	289,533
T332	AGENCY TOTAL	72,561,596	75,113,600
T333			
T334	COUNCIL ON ENVIRONMENTAL QUALITY		
T335	Personal Services	163,401	170,396
T336	Other Expenses	1,812	1,812
T337	Equipment	1	1
T338	AGENCY TOTAL	165,214	172,209
T339			
T340	DEPARTMENT OF ECONOMIC AND COMMUNITY DEVELOPMENT		
T341	Personal Services	8,032,848	8,357,352
T342	Other Expenses	586,717	586,717
T343	Equipment	1	1
T344	Statewide Marketing	12,000,000	12,000,000
T345	Small Business Incubator Program	387,093	387,093
T346	Hartford Urban Arts Grant	359,776	359,776
T347	New Britain Arts Council	71,956	71,956
T348	Main Street Initiatives	162,450	162,450
T349	Office of Military Affairs	430,833	430,834
T350	CCAT-CT Manufacturing Supply Chain	732,256	732,256
T351	Capitol Region Development Authority	6,620,145	6,170,145
T352	Neighborhood Music School	50,000	50,000
T353	Nutmeg Games	24,000	24,000
T354	Discovery Museum	359,776	359,776
T355	National Theatre for the Deaf	143,910	143,910
T356	CONNSTEP	588,382	588,382
T357	Development Research and Economic Assistance	137,902	137,902
T358	CT Trust for Historic Preservation	199,876	199,876
T359	Connecticut Science Center	599,073	599,073
T360	CT Flagship Producing Theaters Grant	475,000	475,000
T361	Performing Arts Centers	1,439,104	1,439,104
T362	Performing Theaters Grant	452,857	452,857
T363	Arts Commission	1,797,830	1,797,830

T364	Greater Hartford Arts Council	89,943	89,943
T365	Stepping Stones Museum for Children	42,079	42,079
T366	Maritime Center Authority	504,949	504,949
T367	Tourism Districts	1,435,772	1,435,772
T368	Amistad Committee for the Freedom Trail	45,000	45,000
T369	Amistad Vessel	359,776	359,776
T370	New Haven Festival of Arts and Ideas	757,423	757,423
T371	New Haven Arts Council	89,943	89,943
T372	Beardsley Zoo	372,539	372,539
T373	Mystic Aquarium	589,106	589,106
T374	Quinebaug Tourism	39,457	39,457
T375	Northwestern Tourism	39,457	39,457
T376	Eastern Tourism	39,457	39,457
T377	Central Tourism	39,457	39,457
T378	Twain/Stowe Homes	90,890	90,890
T379	Cultural Alliance of Fairfield County	89,943	89,943
T380	Nonfunctional - Change to Accruals	25,848	50,013
T381	AGENCY TOTAL	40,302,824	40,201,494
T382			
T383	DEPARTMENT OF HOUSING		
T384	Personal Services	1,364,835	1,400,703
T385	Other Expenses	140,000	140,000
T386	Elderly Rental Registry and Counselors	1,058,144	1,058,144
T387	Fair Housing	293,313	293,313
T388	Tax Relief For Elderly Renters	24,860,000	24,860,000
T389	Subsidized Assisted Living Demonstration	2,178,000	2,345,000
T390	Congregate Facilities Operation Costs	7,282,393	7,784,420
T391	Housing Assistance and Counseling Program	438,500	438,500
T392	Elderly Congregate Rent Subsidy	2,141,495	2,162,504
T393	Housing/Homeless Services	11,111,980	11,111,980
T394	Tax Abatement	1,444,646	1,444,646
T395	Payment In Lieu Of Taxes	1,873,400	1,873,400
T396	Housing/Homeless Services - Municipality	640,398	640,398
T397	Nonfunctional - Change to Accruals	55,377	7,043
T398	AGENCY TOTAL	54,882,481	55,560,051
T399			
T400	AGRICULTURAL EXPERIMENT STATION		

T401	Personal Services	5,959,626	6,293,102
T402	Other Expenses	901,360	901,360
T403	Equipment	1	1
T404	Mosquito Control	473,853	490,203
T405	Wildlife Disease Prevention	87,992	93,062
T406	Nonfunctional - Change to Accruals	36,578	43,362
T407	AGENCY TOTAL	7,459,410	7,821,090
T408			
T409	HEALTH AND HOSPITALS		
T410			
T411	DEPARTMENT OF PUBLIC HEALTH		
T412	Personal Services	34,643,549	34,383,489
T413	Other Expenses	6,571,032	6,771,619
T414	Equipment	1	1
T415	Needle and Syringe Exchange Program	459,416	459,416
T416	Children's Health Initiatives	2,051,217	2,065,957
T417	Childhood Lead Poisoning	72,362	72,362
T418	Aids Services	4,975,686	4,975,686
T419	Breast and Cervical Cancer Detection and Treatment	2,209,922	2,222,917
T420	Children with Special Health Care Needs	1,220,505	1,220,505
T421	Medicaid Administration	2,637,563	2,784,617
T422	Fetal and Infant Mortality Review	19,000	19,000
T423	Immunization Services	30,076,656	31,361,117
T424	Community Health Services	6,298,866	5,855,796
T425	Rape Crisis	422,008	422,008
T426	X-Ray Screening and Tuberculosis Care	1,195,148	1,195,148
T427	Genetic Diseases Programs	795,427	795,427
T428	Local and District Departments of Health	4,669,173	4,669,173
T429	Venereal Disease Control	187,362	187,362
T430	School Based Health Clinics	12,747,463	12,638,716
T431	Nonfunctional - Change to Accruals	201,698	147,102
T432	AGENCY TOTAL	111,454,054	112,247,418
T433			
T434	OFFICE OF THE CHIEF MEDICAL EXAMINER		
T435	Personal Services	4,447,470	4,674,075
T436	Other Expenses	884,544	900,443

T437	Equipment	19,226	19,226
T438	Medicolegal Investigations	27,387	27,417
T439	Nonfunctional - Change to Accruals	21,176	26,603
T440	AGENCY TOTAL	5,399,803	5,647,764
T441			
T442	DEPARTMENT OF DEVELOPMENTAL SERVICES		
T443	Personal Services	255,814,066	266,164,510
T444	Other Expenses	22,302,444	22,196,100
T445	Equipment	1	1
T446	Human Resource Development	198,361	198,361
T447	Family Support Grants	2,860,287	2,860,287
T448	Cooperative Placements Program	23,088,551	24,079,717
T449	Clinical Services	4,300,720	4,300,720
T450	Early Intervention	37,286,804	37,286,804
T451	Community Temporary Support Services	60,753	60,753
T452	Community Respite Care Programs	558,137	558,137
T453	Workers' Compensation Claims	15,246,035	15,246,035
T454	Pilot Program for Autism Services	1,637,528	1,637,528
T455	Voluntary Services	32,376,869	32,376,869
T456	Supplemental Payments for Medical Services	5,978,116	5,978,116
T457	Rent Subsidy Program	4,437,554	4,437,554
T458	Family Reunion Program	121,749	121,749
T459	Employment Opportunities and Day Services	212,763,749	222,857,347
T460	Community Residential Services	434,901,326	453,347,020
T461	Nonfunctional - Change to Accruals	982,585	2,500,118
T462	AGENCY TOTAL	1,054,915,635	1,096,207,726
T463			
T464	DEPARTMENT OF MENTAL HEALTH AND ADDICTION SERVICES		
T465	Personal Services	180,175,144	193,931,357
T466	Other Expenses	28,626,219	28,626,219
T467	Equipment	1	1
T468	Housing Supports And Services	15,832,467	16,332,467
T469	Managed Service System	52,594,458	57,034,913
T470	Legal Services	995,819	995,819
T471	Connecticut Mental Health Center	8,665,721	8,665,721
T472	Professional Services	11,788,898	11,788,898

T473	General Assistance Managed Care	202,305,969	261,184,875
T474	Workers' Compensation Claims	10,594,566	10,594,566
T475	Nursing Home Screening	591,645	591,645
T476	Young Adult Services	69,942,480	75,866,518
T477	TBI Community Services	15,296,810	17,079,532
T478	Jail Diversion	4,416,110	4,523,270
T479	Behavioral Health Medications	6,169,095	6,169,095
T480	Prison Overcrowding	6,620,112	6,727,968
T481	Medicaid Adult Rehabilitation Option	4,803,175	4,803,175
T482	Discharge and Diversion Services	17,412,660	20,062,660
T483	Home and Community Based Services	12,937,339	17,371,852
T484	Persistent Violent Felony Offenders Act	675,235	675,235
T485	Nursing Home Contract	485,000	485,000
T486	Pre-Trial Account	350,000	350,000
T487	Compulsive Gamblers Program	300,000	300,000
T488	Grants for Substance Abuse Services	20,605,434	17,567,934
T489	Grants for Mental Health Services	66,134,714	58,909,714
T490	Employment Opportunities	10,522,428	10,522,428
T491	Nonfunctional - Change to Accruals	1,458,025	2,444,140
T492	AGENCY TOTAL	750,299,524	833,605,002
T493			
T494	PSYCHIATRIC SECURITY REVIEW BOARD		
T495	Personal Services	245,989	252,955
T496	Other Expenses	31,469	31,469
T497	Equipment	1	1
T498	Nonfunctional - Change to Accruals	711	1,126
T499	AGENCY TOTAL	278,170	285,551
T500			
T501	HUMAN SERVICES		
T502			
T503	DEPARTMENT OF SOCIAL SERVICES		
T504	Personal Services	114,586,355	122,937,704
T505	Other Expenses	121,447,741	120,658,216
T506	Equipment	1	1
T507	Children's Health Council	208,050	208,050
T508	HUSKY Information and Referral	159,393	0
T509	State Food Stamp Supplement	685,149	725,059

T510	HUSKY B Program	30,460,000	30,540,000
T511	Charter Oak Health Plan	4,280,000	0
T512	Family Empowerment	191,516	191,516
T513	Family School Connection	915,934	915,934
T514	Medicaid	2,322,513,826	2,069,136,668
T515	Old Age Assistance	37,629,862	39,949,252
T516	Aid To The Blind	812,205	855,251
T517	Aid To The Disabled	63,289,492	67,961,417
T518	Temporary Assistance to Families - TANF	112,139,791	112,058,614
T519	Emergency Assistance	1	1
T520	Food Stamp Training Expenses	12,000	12,000
T521	CT Pharmaceutical Assistance Contract to the Elderly	126,500	0
T522	Healthy Start	1,430,311	1,430,311
T523	DMHAS-Disproportionate Share	108,935,000	108,935,000
T524	Connecticut Home Care Program	44,324,196	45,584,196
T525	Human Resource Development-Hispanic Programs	945,739	945,739
T526	Services To The Elderly	324,737	324,737
T527	Safety Net Services	2,814,792	2,814,792
T528	Transportation for Employment Independence Program	3,028,671	2,028,671
T529	Refunds Of Collections	150,000	150,000
T530	Services for Persons With Disabilities	602,013	602,013
T531	Child Care Services-TANF/CCDBG	98,967,400	0
T532	Nutrition Assistance	479,666	479,666
T533	Housing/Homeless Services	53,214,668	57,839,176
T534	Disproportionate Share-Medical Emergency Assistance	134,243,423	0
T535	State Administered General Assistance	17,283,300	17,866,800
T536	Child Care Quality Enhancements	563,286	563,286
T537	Connecticut Children's Medical Center	15,579,200	15,579,200
T538	Community Services	975,199	975,199
T539	Human Service Infrastructure Community Action Program	3,453,326	3,453,326
T540	Teen Pregnancy Prevention	1,837,378	1,837,378
T541	Fatherhood Initiative	371,656	371,656
T542	Child Support Refunds and Reimbursements	181,585	181,585

T543	Human Resource Development-Hispanic Programs - Municipality	5,364	5,364
T544	Teen Pregnancy Prevention - Municipality	137,826	137,826
T545	Community Services - Municipality	83,761	83,761
T546	Nonfunctional - Change to Accruals	13,955,945	35,859,861
T547	AGENCY TOTAL	3,313,346,258	2,864,199,226
T548			
T549	STATE DEPARTMENT ON AGING		
T550	Personal Services	2,216,331	2,343,834
T551	Other Expenses	195,577	195,577
T552	Equipment	1	1
T553	Programs for Senior Citizens	6,370,065	6,370,065
T554	Nonfunctional - Change to Accruals	100,494	13,675
T555	AGENCY TOTAL	8,882,468	8,923,152
T556			
T557	STATE DEPARTMENT OF REHABILITATION		
T558	Personal Services	5,950,718	6,277,563
T559	Other Expenses	1,632,775	1,629,580
T560	Equipment	1	1
T561	Part-Time Interpreters	196,200	201,522
T562	Educational Aid for Blind and Visually Handicapped Children	3,603,169	3,795,388
T563	Enhanced Employment Opportunities	653,416	653,416
T564	Vocational Rehabilitation - Disabled	7,460,892	7,460,892
T565	Supplementary Relief and Services	99,749	99,749
T566	Vocational Rehabilitation - Blind	899,402	899,402
T567	Special Training for the Deaf Blind	286,581	286,581
T568	Connecticut Radio Information Service	83,258	83,258
T569	Employment Opportunities	757,878	757,878
T570	Independent Living Centers	528,680	528,680
T571	Nonfunctional - Change to Accruals	0	39,821
T572	AGENCY TOTAL	22,152,719	22,713,731
T573			
T574	EDUCATION, MUSEUMS, LIBRARIES		
T575			
T576	DEPARTMENT OF EDUCATION		
T577	Personal Services	17,666,603	18,557,662

T578	Other Expenses	3,458,980	3,458,980
T579	Equipment	1	1
T580	Basic Skills Exam Teachers in Training	1,226,867	1,255,655
T581	Teachers' Standards Implementation Program	2,941,683	2,941,683
T582	Development of Mastery Exams Grades 4, 6, and 8	20,147,588	18,971,294
T583	Primary Mental Health	427,209	427,209
T584	Leadership, Education, Athletics in Partnership (LEAP)	726,750	726,750
T585	Adult Education Action	240,687	240,687
T586	Connecticut Pre-Engineering Program	262,500	262,500
T587	Connecticut Writing Project	50,000	50,000
T588	Resource Equity Assessments	168,064	168,064
T589	Neighborhood Youth Centers	1,271,386	1,271,386
T590	Longitudinal Data Systems	1,263,197	1,263,197
T591	School Accountability	1,856,588	1,860,598
T592	Sheff Settlement	13,259,263	9,409,526
T593	Parent Trust Fund Program	500,000	500,000
T594	Regional Vocational-Technical School System	146,551,879	155,632,696
T595	Science Program for Educational Reform Districts	455,000	455,000
T596	Wrap Around Services	450,000	450,000
T597	Parent Universities	487,500	487,500
T598	School Health Coordinator Pilot	190,000	190,000
T599	Commissioner's Network	10,000,000	17,500,000
T600	Technical Assistance for Regional Cooperation	95,000	95,000
T601	New or Replicated Schools	300,000	900,000
T602	Bridges to Success	601,652	601,652
T603	K-3 Reading Assessment Pilot	2,699,941	2,699,941
T604	Talent Development	10,025,000	10,025,000
T605	Common Core	8,300,000	6,300,000
T606	Alternative High School and Adult Reading Incentive Program	1,200,000	1,200,000
T607	Special Master	2,116,169	2,116,169
T608	American School For The Deaf	10,659,030	10,659,030
T609	Regional Education Services	1,166,026	1,166,026
T610	Family Resource Centers	7,582,414	7,582,414

T611	Youth Service Bureau Enhancement	620,300	620,300
T612	Child Nutrition State Match	2,354,000	2,354,000
T613	Health Foods Initiative	4,661,604	4,806,300
T614	Vocational Agriculture	9,485,565	9,485,565
T615	Transportation of School Children	24,884,748	24,884,748
T616	Adult Education	21,033,915	21,045,036
T617	Health and Welfare Services Pupils Private Schools	4,297,500	4,297,500
T618	Education Equalization Grants	2,066,589,276	2,132,891,002
T619	Bilingual Education	1,916,130	1,916,130
T620	Priority School Districts	47,427,206	46,947,022
T621	Young Parents Program	229,330	229,330
T622	Interdistrict Cooperation	9,146,369	9,150,379
T623	School Breakfast Program	2,300,041	2,379,962
T624	Excess Cost - Student Based	139,805,731	139,805,731
T625	Non-Public School Transportation	3,595,500	3,595,500
T626	School To Work Opportunities	213,750	213,750
T627	Youth Service Bureaus	2,989,268	2,989,268
T628	Open Choice Program	37,018,594	42,616,736
T629	Magnet Schools	265,449,020	281,250,025
T630	After School Program	4,500,000	4,500,000
T631	Nonfunctional - Change to Accruals	767,244	1,055,616
T632	AGENCY TOTAL	2,917,632,068	3,016,459,520
T633			
T634	OFFICE OF EARLY CHILDHOOD		
T635	Personal Services	1,795,967	4,673,647
T636	Other Expenses	541,000	696,000
T637	Equipment	1	1
T638	Children's Trust Fund	10,563,768	10,563,768
T639	Early Childhood Program	6,748,003	6,761,345
T640	Community Plans for Early Childhood	600,000	750,000
T641	Improving Early Literacy	150,000	150,000
T642	Child Care Services	18,419,752	18,419,752
T643	Evenstart	475,000	475,000
T644	Head Start Services	2,610,743	2,610,743
T645	Head Start Enhancement	1,684,350	1,684,350
T646	Child Care Services-TANF/CCDBG	0	101,489,658

T647	Child Care Quality Enhancements	3,259,170	3,259,170
T648	Head Start - Early Childhood Link	2,090,000	2,090,000
T649	School Readiness Quality Enhancement	3,895,645	3,895,645
T650	School Readiness & Quality Enhancement	74,767,825	74,299,075
T651	Nonfunctional - Change to Accruals	82,891	484,648
T652	AGENCY TOTAL	127,684,115	232,302,802
T653			
T654	OFFICE OF HIGHER EDUCATION		
T655	Personal Services	1,598,563	1,664,650
T656	Other Expenses	106,911	106,911
T657	Equipment	1	1
T658	Minority Advancement Program	1,517,959	2,181,737
T659	Alternate Route to Certification	85,892	92,840
T660	National Service Act	315,289	325,210
T661	International Initiatives	66,500	66,500
T662	Minority Teacher Incentive Program	447,806	447,806
T663	English Language Learner Scholarship	95,000	95,000
T664	Awards to Children of Deceased/ Disabled Veterans	3,800	3,800
T665	Governor's Scholarship	42,011,398	43,623,498
T666	Nonfunctional - Change to Accruals	30,010	10,889
T667	AGENCY TOTAL	46,279,129	48,618,842
T668			
T669	UNIVERSITY OF CONNECTICUT		
T670	Operating Expenses	202,067,550	229,098,979
T671	CommPACT Schools	475,000	475,000
T672	Kirklyn M. Kerr Grant Program	400,000	400,000
T673	AGENCY TOTAL	202,942,550	229,973,979
T674			
T675	UNIVERSITY OF CONNECTICUT HEALTH CENTER		
T676	Operating Expenses	125,061,891	135,415,234
T677	AHEC	480,422	480,422
T678	Nonfunctional - Change to Accruals	1,015,846	1,103,433
T679	AGENCY TOTAL	126,558,159	136,999,089
T680			
T681	TEACHERS' RETIREMENT BOARD		
T682	Personal Services	1,628,071	1,707,570

T683	Other Expenses	563,290	575,197
T684	Equipment	1	1
T685	Retirement Contributions	948,540,000	984,110,000
T686	Retirees Health Service Cost	16,912,000	21,214,000
T687	Municipal Retiree Health Insurance Costs	5,447,370	5,447,370
T688	Nonfunctional - Change to Accruals	14,038	10,466
T689	AGENCY TOTAL	973,104,770	1,013,064,604
T690			
T691	BOARD OF REGENTS FOR HIGHER EDUCATION		
T692	Charter Oak State College	2,377,493	2,475,851
T693	Community Tech College System	148,745,337	155,900,920
T694	Connecticut State University	148,631,924	155,542,999
T695	Board of Regents	723,017	728,841
T696	Nonfunctional - Change to Accruals	447,623	979,321
T697	AGENCY TOTAL	300,925,394	315,627,932
T698			
T699	CORRECTIONS		
T700			
T701	DEPARTMENT OF CORRECTION		
T702	Personal Services	428,511,042	442,986,743
T703	Other Expenses	74,249,357	74,224,357
T704	Equipment	1	1
T705	Workers' Compensation Claims	26,886,219	26,886,219
T706	Inmate Medical Services	89,713,923	93,932,101
T707	Board of Pardons and Paroles	6,174,461	6,490,841
T708	Distance Learning	95,000	95,000
T709	Aid to Paroled and Discharged Inmates	9,026	9,026
T710	Legal Services To Prisoners	827,065	827,065
T711	Volunteer Services	162,221	162,221
T712	Community Support Services	41,275,777	41,275,777
T713	Nonfunctional - Change to Accruals	2,557,575	2,332,019
T714	AGENCY TOTAL	670,461,667	689,221,370
T715			
T716	DEPARTMENT OF CHILDREN AND FAMILIES		
T717	Personal Services	265,473,153	278,821,431
T718	Other Expenses	35,455,292	35,455,292

T719	Equipment	1	1
T720	Workers' Compensation Claims	11,247,553	11,247,553
T721	Family Support Services	986,402	986,402
T722	Differential Response System	8,346,386	8,346,386
T723	Regional Behavioral Health Consultation	1,810,000	1,810,000
T724	Health Assessment and Consultation	1,015,002	1,015,002
T725	Grants for Psychiatric Clinics for Children	15,483,393	15,483,393
T726	Day Treatment Centers for Children	6,783,292	6,783,292
T727	Juvenile Justice Outreach Services	12,841,081	12,841,081
T728	Child Abuse and Neglect Intervention	8,542,370	8,542,370
T729	Community Based Prevention Programs	8,374,056	8,345,606
T730	Family Violence Outreach and Counseling	1,892,201	1,892,201
T731	Support for Recovering Families	15,323,546	15,323,546
T732	No Nexus Special Education	5,041,071	5,041,071
T733	Family Preservation Services	5,735,278	5,735,278
T734	Substance Abuse Treatment	9,491,729	9,491,729
T735	Child Welfare Support Services	2,501,872	2,501,872
T736	Board and Care for Children - Adoption	91,065,504	92,820,312
T737	Board and Care for Children - Foster	113,318,397	113,243,586
T738	Board and Care for Children - Residential	141,375,200	142,148,669
T739	Individualized Family Supports	11,882,968	11,882,968
T740	Community Kidcare	35,716,720	35,716,720
T741	Covenant to Care	159,814	159,814
T742	Neighborhood Center	250,414	250,414
T743	Nonfunctional - Change to Accruals	1,285,159	1,662,894
T744	AGENCY TOTAL	811,397,854	827,548,883
T745			
T746	JUDICIAL		
T747			
T748	JUDICIAL DEPARTMENT		
T749	Personal Services	325,867,529	342,634,762
T750	Other Expenses	64,248,692	66,722,732
T751	Equipment	2,000	0
T752	Forensic Sex Evidence Exams	1,441,460	1,441,460
T753	Alternative Incarceration Program	56,504,295	56,504,295
T754	Justice Education Center, Inc.	545,828	545,828
T755	Juvenile Alternative Incarceration	28,367,478	28,367,478

T756	Juvenile Justice Centers	3,136,361	3,136,361
T757	Probate Court	9,350,000	10,750,000
T758	Youthful Offender Services	18,177,084	18,177,084
T759	Victim Security Account	9,402	9,402
T760	Children of Incarcerated Parents	582,250	582,250
T761	Legal Aid	1,660,000	1,660,000
T762	Youth Violence Initiative	1,500,000	1,500,000
T763	Judge's Increases	1,796,754	3,688,736
T764	Children's Law Center	109,838	109,838
T765	Nonfunctional - Change to Accruals	2,381,725	2,279,008
T766	AGENCY TOTAL	515,680,696	538,109,234
T767			
T768	PUBLIC DEFENDER SERVICES COMMISSION		
T769	Personal Services	40,098,345	41,909,712
T770	Other Expenses	1,545,428	1,550,119
T771	Assigned Counsel - Criminal	9,111,900	9,111,900
T772	Expert Witnesses	2,100,000	2,100,000
T773	Training And Education	130,000	130,000
T774	Assigned Counsel - Child Protection	7,436,000	7,436,000
T775	Contracted Attorneys Related Expenses	150,000	150,000
T776	Family Contracted Attorneys/ AMC	575,000	575,000
T777	Nonfunctional - Change to Accruals	224,916	260,298
T778	AGENCY TOTAL	61,371,589	63,223,029
T779			
T780	NON-FUNCTIONAL		
T781			
T782	MISCELLANEOUS APPROPRIATION TO THE GOVERNOR		
T783	Governor's Contingency Account	1	1
T784			
T785	DEBT SERVICE - STATE TREASURER		
T786	Debt Service	1,434,000,853	1,554,881,403
T787	UConn 2000 - Debt Service	135,251,409	156,037,386
T788	CHEFA Day Care Security	5,500,000	5,500,000
T789	Pension Obligation Bonds - TRB	145,076,576	133,922,226
T790	Nonfunctional - Change to Accruals	0	11,321
T791	AGENCY TOTAL	1,719,828,838	1,850,352,336

T792			
T793	STATE COMPTRROLLER - MISCELLANEOUS		
T794	Adjudicated Claims	4,100,000	4,100,000
T795			
T796	STATE COMPTRROLLER - FRINGE BENEFITS		
T797	Unemployment Compensation	8,275,189	8,643,507
T798	State Employees Retirement Contributions	916,024,145	969,312,947
T799	Higher Education Alternative Retirement System	28,485,055	30,131,328
T800	Pensions and Retirements - Other Statutory	1,730,420	1,749,057
T801	Judges and Compensation Commissioners Retirement	16,298,488	17,731,131
T802	Insurance - Group Life	8,808,780	9,353,107
T803	Employers Social Security Tax	224,928,273	235,568,631
T804	State Employees Health Service Cost	615,897,053	650,960,045
T805	Retired State Employees Health Service Cost	548,693,300	568,635,039
T806	Tuition Reimbursement - Training and Travel	3,127,500	3,127,500
T807	Nonfunctional - Change to Accruals	24,419,312	17,200,946
T808	AGENCY TOTAL	2,396,687,515	2,512,413,238
T809			
T810	RESERVE FOR SALARY ADJUSTMENTS		
T811	Reserve For Salary Adjustments	30,424,382	36,273,043
T812			
T813	WORKERS' COMPENSATION CLAIMS - ADMINISTRATIVE SERVICES		
T814	Workers' Compensation Claims	27,187,707	27,187,707
T815			
T816	TOTAL - GENERAL FUND	17,358,606,991	17,663,333,266
T817			
T818	LESS:		
T819			
T820	Unallocated Lapse	-91,676,192	-91,676,192
T821	Unallocated Lapse - Legislative	-3,028,105	-3,028,105
T822	Unallocated Lapse - Judicial	-7,400,672	-7,400,672
T823	General Other Expenses Reductions - Legislative	-140,000	-140,000

T824	General Other Expenses Reductions - Executive	-3,312,000	-3,312,000
T825	General Other Expenses Reductions - Judicial	-548,000	-548,000
T826	General Lapse - Legislative	-56,251	-56,251
T827	General Lapse - Judicial	-401,946	-401,946
T828	General Lapse - Executive	-13,785,503	-13,785,503
T829	Municipal Opportunities and Regional Efficiencies Program	0	-10,000,000
T830	GAAP Lapse	-5,500,000	-7,500,000
T831	Transfer GAAP Funding	-40,000,000	0
T832	Statewide Hiring Reduction - Executive	-5,478,184	-16,675,121
T833	Statewide Hiring Reduction - Judicial	-1,128,261	-3,434,330
T834	Statewide Hiring Reduction - Legislative	-190,309	-579,285
T835			
T836	NET - GENERAL FUND	17,185,961,568	17,504,795,861

4 Sec. 2. (*Effective July 1, 2013*) The following sums are appropriated
5 from the SPECIAL TRANSPORTATION FUND for the annual periods
6 indicated for the purposes described.

T837		2013-2014	2014-2015
T838	GENERAL GOVERNMENT		
T839			
T840	DEPARTMENT OF ADMINISTRATIVE SERVICES		
T841	State Insurance and Risk Mgmt Operations	7,364,543	7,916,074
T842	Nonfunctional - Change to Accruals	203	3,839
T843	AGENCY TOTAL	7,364,746	7,919,913
T844			
T845	REGULATION AND PROTECTION		
T846			
T847	DEPARTMENT OF MOTOR VEHICLES		
T848	Personal Services	43,238,195	46,037,478
T849	Other Expenses	14,814,529	15,171,471
T850	Equipment	648,153	514,000
T851	Commercial Vehicle Information Systems and Networks Project	205,445	208,666
T852	Nonfunctional - Change to Accruals	272,024	295,105

T853	AGENCY TOTAL	59,178,346	62,226,720
T854			
T855	TRANSPORTATION		
T856			
T857	DEPARTMENT OF TRANSPORTATION		
T858	Personal Services	158,016,528	166,723,924
T859	Other Expenses	51,831,318	51,642,318
T860	Equipment	1,416,949	1,389,819
T861	Minor Capital Projects	439,639	449,639
T862	Highway and Bridge Renewal-Equipment	5,376,942	5,376,942
T863	Highway Planning And Research	3,155,986	3,246,823
T864	Rail Operations	143,419,140	147,720,554
T865	Bus Operations	143,424,847	146,972,169
T866	Tweed-New Haven Airport Grant	1,500,000	1,500,000
T867	ADA Para-transit Program	30,252,234	32,935,449
T868	Non-ADA Dial-A-Ride Program	576,361	576,361
T869	Pay-As-You-Go Transportation Projects	9,700,000	19,700,000
T870	Nonfunctional - Change to Accruals	950,775	1,817,139
T871	AGENCY TOTAL	550,060,719	580,051,137
T872			
T873	NON-FUNCTIONAL		
T874			
T875	DEBT SERVICE - STATE TREASURER		
T876	Debt Service	463,814,137	483,218,293
T877			
T878	STATE COMPROLLER - FRINGE BENEFITS		
T879	Unemployment Compensation	237,011	248,862
T880	State Employees Retirement Contributions	108,347,033	130,144,053
T881	Insurance - Group Life	286,000	292,000
T882	Employers Social Security Tax	15,600,381	16,304,506
T883	State Employees Health Service Cost	38,535,326	40,823,865
T884	Nonfunctional - Change to Accruals	655,603	1,876,668
T885	AGENCY TOTAL	163,661,354	189,689,954
T886			
T887	RESERVE FOR SALARY ADJUSTMENTS		
T888	Reserve For Salary Adjustments	3,558,297	3,661,897

T889			
T890	WORKERS' COMPENSATION CLAIMS - ADMINISTRATIVE SERVICES		
T891	Workers' Compensation Claims	6,544,481	6,544,481
T892			
T893	TOTAL - SPECIAL TRANSPORTATION FUND	1,254,182,080	1,333,312,395
T894			
T895	LESS:		
T896			
T897	Unallocated Lapse	-11,000,000	-11,000,000
T898			
T899	NET - SPECIAL TRANSPORTATION FUND	1,243,182,080	1,322,312,395

7 Sec. 3. (*Effective July 1, 2013*) The following sums are appropriated
8 from the MASHANTUCKET PEQUOT AND MOHEGAN FUND for
9 the annual periods indicated for the purposes described.

T900		2013-2014	2014-2015
T901	GENERAL GOVERNMENT		
T902			
T903	OFFICE OF POLICY AND MANAGEMENT		
T904	Grants To Towns	61,779,907	61,779,907
T905			

10 Sec. 4. (*Effective July 1, 2013*) The following sums are appropriated
11 from the SOLDIERS, SAILORS AND MARINES' FUND for the annual
12 periods indicated for the purposes described.

T906		2013-2014	2014-2015
T907	HUMAN SERVICES		
T908			
T909	SOLDIERS, SAILORS AND MARINES' FUND		
T910	Personal Services	614,160	646,063
T911	Other Expenses	42,397	42,397
T912	Award Payments To Veterans	1,979,800	1,979,800
T913	Fringe Benefits	457,753	481,531

T914	Nonfunctional - Change to Accruals	5,509	7,197
T915	AGENCY TOTAL	3,099,619	3,156,988
T916			

13 Sec. 5. (*Effective July 1, 2013*) The following sums are appropriated
 14 from the REGIONAL MARKET OPERATION FUND for the annual
 15 periods indicated for the purposes described.

T917		2013-2014	2014-2015
T918	CONSERVATION AND DEVELOPMENT		
T919			
T920	DEPARTMENT OF AGRICULTURE		
T921	Personal Services	380,287	399,028
T922	Other Expenses	273,007	273,007
T923	Equipment	1	1
T924	Fringe Benefits	266,201	266,201
T925	Nonfunctional - Change to Accruals	2,184	3,261
T926	AGENCY TOTAL	921,680	941,498
T927			

16 Sec. 6. (*Effective July 1, 2013*) The following sums are appropriated
 17 from the BANKING FUND for the annual periods indicated for the
 18 purposes described.

T928		2013-2014	2014-2015
T929	REGULATION AND PROTECTION		
T930			
T931	DEPARTMENT OF BANKING		
T932	Personal Services	10,284,067	10,756,571
T933	Other Expenses	1,466,890	1,461,490
T934	Equipment	40,700	37,200
T935	Fringe Benefits	7,201,412	7,537,960
T936	Indirect Overhead	120,739	126,172
T937	Nonfunctional - Change to Accruals	72,709	111,996
T938	AGENCY TOTAL	19,186,517	20,031,389
T939			
T940	LABOR DEPARTMENT		

T941	Opportunity Industrial Centers	500,000	500,000
T942	Individual Development Accounts	200,000	200,000
T943	Customized Services	1,000,000	1,000,000
T944	AGENCY TOTAL	1,700,000	1,700,000
T945			
T946	CONSERVATION AND DEVELOPMENT		
T947			
T948	DEPARTMENT OF HOUSING		
T949	Fair Housing	168,639	168,639
T950			
T951	JUDICIAL		
T952			
T953	JUDICIAL DEPARTMENT		
T954	Foreclosure Mediation Program	5,521,606	5,902,565
T955	Nonfunctional - Change to Accruals	31,686	43,256
T956	AGENCY TOTAL	5,553,292	5,945,821
T957			
T958	TOTAL - BANKING FUND	26,608,448	27,845,849
T959			
T960			
T961	NET - BANKING FUND	26,608,448	27,845,849

19 Sec. 7. (*Effective July 1, 2013*) The following sums are appropriated
 20 from the INSURANCE FUND for the annual periods indicated for the
 21 purposes described.

T962		2013-2014	2014-2015
T963	GENERAL GOVERNMENT		
T964			
T965	OFFICE OF POLICY AND MANAGEMENT		
T966	Personal Services	232,048	291,800
T967	Other Expenses	500	500
T968	Fringe Benefits	162,434	169,260
T969	Nonfunctional - Change to Accruals	3,299	4,682
T970	AGENCY TOTAL	398,281	466,242
T971			
T972	REGULATION AND PROTECTION		

T973			
T974	INSURANCE DEPARTMENT		
T975	Personal Services	14,060,426	14,712,168
T976	Other Expenses	2,052,428	2,052,428
T977	Equipment	119,750	52,600
T978	Fringe Benefits	9,853,241	10,321,507
T979	Indirect Overhead	602,646	629,765
T980	Nonfunctional - Change to Accruals	142,818	165,870
T981	AGENCY TOTAL	26,831,309	27,934,338
T982			
T983	OFFICE OF THE HEALTHCARE ADVOCATE		
T984	Personal Services	1,293,734	1,339,621
T985	Other Expenses	374,985	326,267
T986	Equipment	0	5,000
T987	Fringe Benefits	910,309	947,599
T988	Indirect Overhead	26,056	27,229
T989	Nonfunctional - Change to Accruals	0	12,157
T990	AGENCY TOTAL	2,605,084	2,657,873
T991			
T992	HEALTH AND HOSPITALS		
T993			
T994	DEPARTMENT OF MENTAL HEALTH AND ADDICTION SERVICES		
T995	Managed Service System	435,000	435,000
T996			
T997	HUMAN SERVICES		
T998			
T999	STATE DEPARTMENT ON AGING		
T1000	Fall Prevention	475,000	475,000
T1001			
T1002	TOTAL - INSURANCE FUND	30,744,674	31,968,453

22 Sec. 8. (*Effective July 1, 2013*) The following sums are appropriated
23 from the CONSUMER COUNSEL AND PUBLIC UTILITY CONTROL
24 FUND for the annual periods indicated for the purposes described.

T1003		2013-2014	2014-2015
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T1004	REGULATION AND PROTECTION		
T1005			
T1006	OFFICE OF CONSUMER COUNSEL		
T1007	Personal Services	1,226,668	1,279,373
T1008	Other Expenses	351,657	344,032
T1009	Equipment	2,200	2,200
T1010	Fringe Benefits	863,463	905,635
T1011	Indirect Overhead	69,625	72,758
T1012	Nonfunctional - Change to Accruals	0	14,439
T1013	AGENCY TOTAL	2,513,613	2,618,437
T1014			
T1015	CONSERVATION AND DEVELOPMENT		
T1016			
T1017	DEPARTMENT OF ENERGY AND ENVIRONMENTAL PROTECTION		
T1018	Personal Services	11,022,629	11,495,649
T1019	Other Expenses	2,289,156	1,789,156
T1020	Equipment	19,500	19,500
T1021	Fringe Benefits	7,736,625	8,090,619
T1022	Indirect Overhead	150,000	156,750
T1023	Operation Fuel	1,100,000	1,100,000
T1024	Nonfunctional - Change to Accruals	37,304	114,090
T1025	AGENCY TOTAL	22,355,214	22,765,764
T1026			
T1027	TOTAL - CONSUMER COUNSEL AND PUBLIC UTILITY CONTROL FUND	24,868,827	25,384,201

25 Sec. 9. (Effective July 1, 2013) The following sums are appropriated
 26 from the WORKERS' COMPENSATION FUND for the annual periods
 27 indicated for the purposes described.

T1028		2013-2014	2014-2015
T1029	GENERAL GOVERNMENT		
T1030			
T1031	DIVISION OF CRIMINAL JUSTICE		
T1032	Personal Services	358,609	382,159
T1033	Other Expenses	17,000	17,000
T1034	Equipment	1	1

T1035	Fringe Benefits	256,772	273,645
T1036	Nonfunctional - Change to Accruals	0	4,970
T1037	AGENCY TOTAL	632,382	677,775
T1038			
T1039	REGULATION AND PROTECTION		
T1040			
T1041	LABOR DEPARTMENT		
T1042	Occupational Health Clinics	683,262	683,653
T1043	Nonfunctional - Change to Accruals	107	106
T1044	AGENCY TOTAL	683,369	683,759
T1045			
T1046	WORKERS' COMPENSATION COMMISSION		
T1047	Personal Services	9,034,093	9,328,657
T1048	Other Expenses	2,510,057	2,461,233
T1049	Equipment	1,028,625	2,052,000
T1050	Fringe Benefits	6,527,477	6,740,127
T1051	Indirect Overhead	575,355	601,246
T1052	Nonfunctional - Change to Accruals	98,183	96,325
T1053	AGENCY TOTAL	19,773,790	21,279,588
T1054			
T1055	HUMAN SERVICES		
T1056			
T1057	STATE DEPT OF REHABILITATION		
T1058	Personal Services	484,591	506,819
T1059	Other Expenses	24,500	24,500
T1060	Rehabilitative Services	1,261,913	1,261,913
T1061	Fringe Benefits	339,311	354,875
T1062	AGENCY TOTAL	2,110,315	2,148,107
T1063			
T1064	TOTAL - WORKERS' COMPENSATION FUND	23,199,856	24,789,229

28 Sec. 10. (*Effective July 1, 2013*) The following sums are appropriated
 29 from the CRIMINAL INJURIES COMPENSATION FUND for the
 30 annual periods indicated for the purposes described.

T1065		2013-2014	2014-2015
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T1066	JUDICIAL		
T1067			
T1068	JUDICIAL DEPARTMENT		
T1069	Criminal Injuries Compensation	3,380,286	2,787,016
T1070			

31 Sec. 11. (*Effective July 1, 2013*) (a) The Secretary of the Office of Policy
32 and Management shall recommend reductions in executive branch
33 expenditures for the fiscal years ending June 30, 2014, and June 30,
34 2015, in order to reduce such expenditures in the General Fund by
35 \$13,785,503 during each such fiscal year.

36 (b) The Secretary of the Office of Policy and Management shall
37 recommend reductions in legislative branch expenditures for the fiscal
38 years ending June 30, 2014, and June 30, 2015, in order to reduce such
39 expenditures in the General Fund by \$56,251 during each such fiscal
40 year.

41 (c) The Secretary of the Office of Policy and Management shall
42 recommend reductions in Judicial Department expenditures for the
43 fiscal years ending June 30, 2014, and June 30, 2015, in order to reduce
44 such expenditures in the General Fund by \$401,946 during each such
45 fiscal year.

46 Sec. 12. (*Effective from passage*) (a) The Secretary of the Office of
47 Policy and Management shall recommend reductions in executive
48 branch expenditures for Personal Services, for the fiscal years ending
49 June 30, 2014, and June 30, 2015, in order to reduce such expenditures
50 by \$5,478,184 during the fiscal year ending June 30, 2014, and by
51 \$16,675,121 during the fiscal year ending June 30, 2015. The provisions
52 of this subsection shall not apply to the constituent units of the state
53 system of higher education, as defined in section 10a-1 of the general
54 statutes.

55 (b) The Secretary of the Office of Policy and Management shall

56 recommend reductions in legislative branch expenditures for Personal
57 Services, for the fiscal years ending June 30, 2014, and June 30, 2015, in
58 order to reduce such expenditures by \$190,309 during the fiscal year
59 ending June 30, 2014, and by \$579,285 during the fiscal year ending
60 June 30, 2015.

61 (c) The Secretary of the Office of Policy and Management shall
62 recommend reductions in Judicial Department expenditures for
63 Personal Services, for the fiscal years ending June 30, 2014, and June
64 30, 2015, in order to reduce such expenditures by \$1,128,261 during the
65 fiscal year ending June 30, 2014, and by \$3,434,330 during the fiscal
66 year ending June 30, 2015.

67 Sec. 13. (*Effective from passage*) For the fiscal years ending June 30,
68 2013, June 30, 2014, and June 30, 2015, the Department of Social
69 Services may, in compliance with advanced planning documents
70 approved by the federal Department of Health and Human Services
71 for the development of the health insurance and health information
72 exchanges, the Medicaid data analytics system, the integrated
73 eligibility management system and other related information
74 technology systems said department may undertake, establish
75 receivables for the reimbursement anticipated from such projects.

76 Sec. 14. (*Effective July 1, 2013*) During the fiscal year ending June 30,
77 2014, up to \$115,000 from the Stem Cell Research Fund established by
78 section 19a-32e of the general statutes may be used by the
79 Commissioner of Public Health for administrative expenses.

80 Sec. 15. (*Effective from passage*) Notwithstanding the provisions of
81 section 17a-17 of the general statutes, for the fiscal years ending June
82 30, 2014, and June 30, 2015, the provisions of said section 17a-17 shall
83 not be considered in any increases or decreases to rates or allowable
84 per diem payments to private residential treatment centers licensed
85 pursuant to section 17a-145 of the general statutes.

86 Sec. 16. (*Effective from passage*) Not later than sixty days after the

87 effective date of this section, the Commissioner of Social Services shall
88 enter into one or more memoranda of understanding for the fiscal year
89 ending June 30, 2014, with the Department of Rehabilitation Services,
90 Department on Aging and Department of Housing to ensure effective
91 continuity of services. Such memoranda of understanding shall
92 include, but not be limited to: The administrative support functions to
93 be provided by the Department of Social Services, including, but not
94 limited to, human resources, payroll processing, purchasing, accounts
95 payable, contracting, information technology, legal services, and
96 additional services agreed upon between the Department of Social
97 Services and the Department of Rehabilitation Services, Department on
98 Aging and Department of Housing. The memoranda of understanding
99 required in this section shall be developed in collaboration with the
100 Office of Policy and Management.

101 Sec. 17. (*Effective July 1, 2013*) (a) The Secretary of the Office of Policy
102 and Management may transfer amounts appropriated for Personal
103 Services in sections 1 to 10, inclusive, of this act from agencies to the
104 Reserve for Salary Adjustments account to reflect a more accurate
105 impact of collective bargaining and related costs.

106 (b) The Secretary of the Office of Policy and Management may
107 transfer funds appropriated in section 1 of this act, for Reserve for
108 Salary Adjustments, to any agency in any appropriated fund to give
109 effect to salary increases, other employee benefits, agency costs related
110 to staff reductions including accrual payments, achievement of agency
111 general personal services reductions, or other personal services
112 adjustments authorized by this act, any other act or other applicable
113 statute.

114 Sec. 18. (*Effective July 1, 2013*) (a) That portion of unexpended funds,
115 as determined by the Secretary of the Office of Policy and
116 Management, appropriated in public act 11-6, as amended by public
117 act 11-61, which relate to collective bargaining agreements and related
118 costs, shall not lapse on June 30, 2013, and such funds shall continue to

119 be available for such purpose during the fiscal years ending June 30,
120 2014, and June 30, 2015.

121 (b) That portion of unexpended funds, as determined by the
122 Secretary of the Office of Policy and Management, appropriated in
123 sections 1 and 2 of this act, which relate to collective bargaining
124 agreements and related costs for the fiscal year ending June 30, 2014,
125 shall not lapse on June 30, 2014, and such funds shall continue to be
126 available for such purpose during the fiscal year ending June 30, 2015.

127 Sec. 19. (*Effective July 1, 2013*) Notwithstanding the provisions of
128 section 4-28e of the general statutes, the sum of \$500,000 shall be made
129 available from the Tobacco and Health Trust Fund, for each of the
130 fiscal years ending June 30, 2014, and June 30, 2015, to The University
131 of Connecticut Health Center for the Connecticut Health Information
132 Network.

133 Sec. 20. (*Effective July 1, 2013*) (a) Notwithstanding the provisions of
134 section 4-28e of the general statutes, for each of the fiscal years ending
135 June 30, 2014, and June 30, 2015, the sum of \$1,050,000 shall be
136 transferred from the Tobacco and Health Trust Fund to the
137 Department of Public Health, for (1) grants for the Easy Breathing
138 Program, as follows: (A) For an adult asthma program within the Easy
139 Breathing Program - \$150,000, and (B) for a children's asthma program
140 within the Easy Breathing Program - \$250,000; (2) a grant to the
141 Connecticut Coalition for Environmental Justice for the Asthma
142 Outreach and Education Program - \$150,000; and (3) regional
143 emergency medical services coordinators - \$500,000.

144 (b) Notwithstanding the provisions of section 4-28e of the general
145 statutes, for each of the fiscal years ending June 30, 2014, and June 30,
146 2015, the sum of \$3,400,000 shall be transferred from the Tobacco and
147 Health Trust Fund to the Department of Social Services, for Medicaid,
148 to support smoking cessation programs.

149 (c) Notwithstanding the provisions of section 4-28e of the general

150 statutes, the sum of \$500,000 for the fiscal year ending June 30, 2014,
151 and the sum of \$750,000 for the fiscal year ending June 30, 2015, shall
152 be transferred from the Tobacco and Health Trust Fund to the
153 Department of Developmental Services to implement
154 recommendations resulting from a study conducted pursuant to public
155 act 11-6 to enhance and improve the services and supports for
156 individuals with autism and their families.

157 (d) Notwithstanding the provisions of section 4-28e of the general
158 statutes, for each of the fiscal years ending June 30, 2014, and June 30,
159 2015, the sum of \$200,000 shall be transferred from the Tobacco and
160 Health Trust Fund to the Department of Social Services, for Other
161 Expenses, to support The University of Connecticut - Medicaid
162 Partnership.

163 Sec. 21. (*Effective July 1, 2013*) Notwithstanding the provisions of
164 section 10-183t of the general statutes, for the fiscal years ending June
165 30, 2014, and June 30, 2015, (1) the state shall appropriate only the
166 amount specified in section 1 of this act, and (2) the retired teachers'
167 health insurance premium account within the Teachers' Retirement
168 Fund, established pursuant to the provisions of subsection (d) of said
169 section 10-183t, shall pay (A) forty-two per cent of the basic plan's
170 premium equivalent under subsection (a) of said section 10-183t, and
171 (B) seventy-five per cent of the subsidy under subsection (c) of said
172 section 10-183t.

173 Sec. 22. (*Effective July 1, 2013*) Any appropriation, or portion thereof,
174 made to any agency from the General Fund in section 1 of this act, may
175 be transferred at the request of such agency to any other agency by the
176 Governor, with the approval of the Finance Advisory Committee, to
177 take full advantage of federal matching funds, provided both agencies
178 shall certify that the expenditure of such transferred funds by the
179 receiving agency will be for the same purpose as that of the original
180 appropriation or portion thereof so transferred. Any federal funds
181 generated through the transfer of appropriations between agencies

182 may be used for reimbursing General Fund expenditures or for
183 expanding program services or a combination of both as determined
184 by the Governor, with the approval of the Finance Advisory
185 Committee.

186 Sec. 23. (*Effective July 1, 2013*) (a) Any appropriation, or portion
187 thereof, made to any agency from the General Fund in section 1 of this
188 act, may be adjusted in accordance with subsection (b) of this section,
189 by the Governor, with approval of the Finance Advisory Committee in
190 order to maximize federal funding available to the state, consistent
191 with the relevant federal provisions of law.

192 (b) The Governor shall report on any adjustment permitted under
193 subsection (a) of this section, in accordance with the provisions of
194 section 11-4a of the general statutes, to the joint standing committees of
195 the General Assembly having cognizance of matters relating to
196 appropriations and the budgets of state agencies and finance.

197 Sec. 24. (*Effective July 1, 2013*) Any appropriation, or portion thereof,
198 made to The University of Connecticut Health Center in section 1 of
199 this act may be transferred by the Secretary of the Office of Policy and
200 Management to the Disproportionate Share - Medical Emergency
201 Assistance account or to the Medicaid account in the Department of
202 Social Services for the purpose of maximizing federal reimbursement.

203 Sec. 25. (*Effective July 1, 2013*) All funds appropriated to the
204 Department of Social Services for DMHAS - Disproportionate Share
205 shall be expended by the Department of Social Services in such
206 amounts and at such times as prescribed by the Office of Policy and
207 Management. The Department of Social Services shall make
208 disproportionate share payments to hospitals providing services to the
209 Department of Mental Health and Addiction Services for operating
210 expenses and for related fringe benefit expenses. Funds received by the
211 hospitals providing services to the Department of Mental Health and
212 Addiction Services for fringe benefits shall be used to reimburse the

213 Comptroller. All other funds received by the hospitals providing
214 services to the Department of Mental Health and Addiction Services
215 shall be deposited to grants - other than federal accounts. All
216 disproportionate share payments not expended in grants - other than
217 federal accounts shall lapse at the end of the fiscal year.

218 Sec. 26. (*Effective July 1, 2013*) Any appropriation, or portion thereof,
219 made to the Department of Veterans' Affairs in section 1 of this act
220 may be transferred by the Secretary of the Office of Policy and
221 Management to the Disproportionate Share - Medical Emergency
222 Assistance account or to the Medicaid account in the Department of
223 Social Services for the purpose of maximizing federal reimbursement.

224 Sec. 27. (*Effective July 1, 2013*) During each of the fiscal years ending
225 June 30, 2014, and June 30, 2015, \$1,000,000 of the federal funds
226 received by the Department of Education, from Part B of the
227 Individuals with Disabilities Education Act (IDEA), shall be
228 transferred to the Department of Developmental Services, for the Birth-
229 to-Three program, in order to carry out Part B responsibilities
230 consistent with the IDEA.

231 Sec. 28. (*Effective July 1, 2013*) (a) For the fiscal year ending June 30,
232 2014, the distribution of priority school district grants, pursuant to
233 subsection (a) of section 10-266p of the general statutes, shall be as
234 follows: (1) For priority school districts in the amount of \$40,932,755,
235 (2) for extended school building hours in the amount of \$2,994,752, and
236 (3) for school accountability in the amount of \$3,499,699.

237 (b) For the fiscal year ending June 30, 2015, the distribution of
238 priority school district grants, pursuant to subsection (a) of section 10-
239 266p of the general statutes, shall be as follows: (1) For priority school
240 districts in the amount of \$40,452,571, (2) for extended school building
241 hours in the amount of \$2,994,752, and (3) for school accountability in
242 the amount of \$3,499,699.

243 Sec. 29. (*Effective from passage*) The unexpended balance of funds

244 appropriated in section 67 of public act 11-61, as amended by section 1
245 of public act 12-104 and section 1 of public act 12-1 of the June 12
246 special session, to the Department of Education, for School Readiness
247 Quality Enhancement, shall not lapse on June 30, 2013, and such funds
248 shall be transferred to the School Readiness Quality Enhancement
249 account in the Office of Early Childhood and made available for the
250 purpose of improving the quality of early childhood programs during
251 the fiscal year ending June 30, 2014.

252 Sec. 30. (*Effective July 1, 2013*) (a) Up to \$1,100,000 made available to
253 the Department of Mental Health and Addiction Services, for the Pre-
254 Trial Alcohol Substance Abuse Program, shall be available for Regional
255 Action Councils during each of the fiscal years ending June 30, 2014,
256 and June 30, 2015.

257 (b) Up to \$510,000 made available to the Department of Mental
258 Health and Addiction Services, for the Pre-Trial Alcohol Substance
259 Abuse Program, shall be available for the Governor's Partnership to
260 Protect Connecticut's Workforce during each of the fiscal years ending
261 June 30, 2014, and June 30, 2015.

262 Sec. 31. (*Effective July 1, 2013*) The sum of \$250,000 appropriated in
263 section 1 of this act to The University of Connecticut, for Operating
264 Expenses, for each of the fiscal years ending June 30, 2014, and June 30,
265 2015, shall be made available during each of said fiscal years to
266 support the Connecticut Center for Advanced Technology.

267 Sec. 32. (*Effective July 1, 2013*) The unexpended balance of funds
268 appropriated to the Office of Policy and Management, for Other
269 Expenses, for a health care and pension consulting contract, in section
270 1 of public act 05-251, as amended by section 1 of public act 06-186, and
271 carried forward under section 29 of public act 07-1 of the June special
272 session, subsection (c) of section 4-89 of the general statutes, section 20
273 of public act 09-1 of the June special session, and section 19 of public
274 act 11-6 shall not lapse on June 30, 2013, and such funds shall continue

275 to be available for such purpose during the fiscal years ending June 30,
276 2014, and June 30, 2015.

277 Sec. 33. (*Effective July 1, 2013*) The unexpended balance of funds
278 appropriated in section 1 of public act 12-104, as amended by section 1
279 of public act 12-1 of the June 12 special session, to the Office of Policy
280 and Management, for the Criminal Justice Information System, shall
281 not lapse on June 30, 2013, and shall continue to be available for such
282 purpose during the fiscal years ending June 30, 2014, and June 30, 2015.

283 Sec. 34. (*Effective July 1, 2013*) For all allowable expenditures made
284 pursuant to a contract subject to cost settlement with the Department
285 of Developmental Services by an organization in compliance with
286 performance requirements of such contract, one hundred per cent, or
287 an alternative amount as identified by the Commissioner of
288 Developmental Services and approved by the Secretary of the Office of
289 Policy and Management, of the difference between actual expenditures
290 incurred and the amount received by the organization from the
291 Department of Developmental Services pursuant to such contract shall
292 be reimbursed to the Department of Developmental Services during
293 the fiscal year ending June 30, 2014, and the fiscal year ending June 30,
294 2015.

295 Sec. 35. (*Effective July 1, 2013*) Notwithstanding the provisions of
296 section 10a-22u of the general statutes, the amount of funds available
297 to the Office of Higher Education, for expenditure from the private
298 occupational school student protection account, shall be up to \$400,000
299 for the fiscal year ending June 30, 2014, and up to \$475,000 for the fiscal
300 year ending June 30, 2015.

301 Sec. 36. (*Effective July 1, 2013*) The unexpended balance of funds
302 transferred from the Reserve for Salary Adjustment account in the
303 Special Transportation Fund, to the Department of Motor Vehicles, in
304 section 39 of special act 00-13, and carried forward in subsection (a) of
305 section 34 of special act 01-1 of the June special session, and subsection

306 (a) of section 41 of public act 03-1 of the June 30 special session, and
307 section 43 of public act 05-251, and section 42 of public act 07-1 of the
308 June special session, and section 26 of public act 09-3 of the June
309 special session, and section 17 of public act 11-6 for the Commercial
310 Vehicle Information Systems and Networks Project, shall not lapse on
311 June 30, 2013, and such funds shall continue to be available for
312 expenditure for such purpose during the fiscal years ending June 30,
313 2014, and June 30, 2015.

314 Sec. 37. (*Effective July 1, 2013*) (a) The unexpended balance of funds
315 appropriated to the Department of Motor Vehicles in section 49 of
316 special act 99-10, and carried forward in subsection (b) of section 34 of
317 special act 01-1 of the June special session, and subsection (b) of section
318 41 of public act 03-1 of the June 30 special session, and subsection (a) of
319 section 45 of public act 05-251, and subsection (a) of section 43 of
320 public act 07-1 of the June special session, and subsection (a) of section
321 27 of public act 09-3 of the June special session, and subsection (a) of
322 section 18 of public act 11-6 for the purpose of upgrading the
323 Department of Motor Vehicles' registration and driver license data
324 processing systems, shall not lapse on June 30, 2013, and such funds
325 shall continue to be available for expenditure for such purpose during
326 the fiscal years ending June 30, 2014, and June 30, 2015.

327 (b) Up to \$7,000,000 of the unexpended balance appropriated to the
328 Department of Transportation, for Personal Services, in section 12 of
329 public act 03-1 of the June 30 special session, and carried forward and
330 transferred to the Department of Motor Vehicles' Reflective License
331 Plates account by section 33 of public act 04-216, and carried forward
332 by section 72 of public act 04-2 of the May special session, and
333 subsection (b) of section 45 of public act 05-251, and subsection (b) of
334 section 43 of public act 07-1 of the June special session, and subsection
335 (b) of section 27 of public act 09-3 of the June special session, and
336 subsection (b) of section 18 of public act 11-6 shall not lapse on June 30,
337 2013, and such funds shall continue to be available for expenditure for
338 the purpose of upgrading the Department of Motor Vehicles'

339 registration and driver license data processing systems for the fiscal
340 years ending June 30, 2014, and June 30, 2015.

341 (c) Up to \$8,500,000 of the unexpended balance appropriated to the
342 State Treasurer, for Debt Service, in section 12 of public act 03-1 of the
343 June 30 special session, and carried forward and transferred to the
344 Department of Motor Vehicles' Reflective License Plates account by
345 section 33 of public act 04-216, and carried forward by section 72 of
346 public act 04-2 of the May special session, and subsection (c) of section
347 45 of public act 05-251, and subsection (c) of section 43 of public act 07-
348 1 of the June special session, and subsection (c) of section 27 of public
349 act 09-3 of the June special session, and subsection (c) of section 18 of
350 public act 11-6 shall not lapse on June 30, 2013, and such funds shall
351 continue to be available for expenditure for the purpose of upgrading
352 the Department of Motor Vehicles' registration and driver license data
353 processing systems for the fiscal years ending June 30, 2014, and June
354 30, 2015.

355 Sec. 38. (*Effective July 1, 2013*) The total number of positions which
356 may be filled by any state agency shall not exceed the number of
357 positions recommended by the joint standing committee of the General
358 Assembly having cognizance of matters relating to appropriations and
359 the budgets of state agencies, including any revisions to such
360 recommendation resulting from enactments of the General Assembly,
361 as set forth in the report on the state budget published by the
362 legislative Office of Fiscal Analysis, except upon the recommendation
363 of the Governor and approval of the Finance Advisory Committee.

364 Sec. 39. (*Effective July 1, 2013*) Up to \$100,000 of the amount
365 appropriated in section 1 of this act to the Labor Department, for Jobs
366 First Employment Services, for each of the fiscal years ending June 30,
367 2014, and June 30, 2015, shall be made available in each of said fiscal
368 years for a grant to the WorkPlace in Bridgeport.

369 Sec. 40. (*Effective July 1, 2013*) (a) The unexpended balance of funds

370 appropriated to Legislative Management, for Connecticut Academy of
371 Science and Engineering, in section 67 of public act 11-61, as amended
372 by section 1 of public act 12-104 and section 1 of public act 12-1 of the
373 June 12 special session, for the fiscal year ending June 30, 2013, shall
374 not lapse on said date, and such funds shall continue to be available
375 for a health impact assessment study during the fiscal year ending
376 June 30, 2014.

377 (b) The unexpended balance of funds appropriated in section 67 of
378 public act 11-61 to the Commission on Human Rights and
379 Opportunities, Other Expenses, for the fiscal year ending June 30, 2012,
380 and carried forward and transferred to Legislative Management,
381 Connecticut Academy of Science and Engineering, in section 12 of
382 public act 12-104, for the purpose of conducting a disparity study, shall
383 not lapse on June 30, 2013, and such funds shall continue to be
384 available for such purpose for the fiscal year ending June 30, 2014.

385 (c) Up to \$90,000 of the unexpended balance of funds appropriated
386 to Legislative Management, for Other Expenses, in section 67 of public
387 act 11-61, as amended by section 1 of public act 12-104 and section 1 of
388 public act 12-1 of the June 12 special session, for the fiscal year ending
389 June 30, 2013, shall not lapse on said date, and such funds shall
390 continue to be available for the eyewitness task force during the fiscal
391 year ending June 30, 2014.

392 (d) Up to \$316,900 of the unexpended balance of funds appropriated
393 to Legislative Management, for Other Expenses, in section 67 of public
394 act 11-61, as amended by section 1 of public act 12-104 and section 1 of
395 public act 12-1 of the June 12 special session, for the fiscal year ending
396 June 30, 2013, shall not lapse on said date, and such funds shall be
397 made available for the Old State House cupola during the fiscal year
398 ending June 30, 2014.

399 (e) Up to \$80,000 of the unexpended balance of funds appropriated
400 to Legislative Management, for Minor Capital Improvements, in

401 section 67 of public act 11-61, as amended by section 1 of public act 12-
402 104 and section 1 of public act 12-1 of the June 12 special session, for
403 the fiscal year ending June 30, 2013, shall not lapse on said date, and
404 such funds shall be made available for the Old State House cupola
405 during the fiscal year ending June 30, 2014.

406 (f) Up to \$100,000 of the unexpended balance of funds appropriated
407 to Legislative Management, for Minor Capital Improvements, in
408 section 67 of public act 11-61, as amended by section 1 of public act 12-
409 104 and section 1 of public act 12-1 of the June 12 special session, for
410 the fiscal year ending June 30, 2013, shall not lapse on said date, and
411 such funds shall be made available for improvements to the Capitol
412 generator during the fiscal year ending June 30, 2014.

413 (g) Up to \$20,000 of the unexpended balance of funds appropriated
414 to Legislative Management, for Equipment, in section 67 of public act
415 11-61, as amended by section 1 of public act 12-104 and section 1 of
416 public act 12-1 of the June 12 special session, for the fiscal year ending
417 June 30, 2013, shall not lapse on said date, and such funds shall
418 continue to be available for equipment items during the fiscal year
419 ending June 30, 2014.

420 (h) Up to \$150,971 of the unexpended balance of funds appropriated
421 to Legislative Management, for Other Expenses, in section 67 of public
422 act 11-61, as amended by section 1 of public act 12-104 and section 1 of
423 public act 12-1 of the June 12 special session, for the fiscal year ending
424 June 30, 2013, shall not lapse on said date, and such funds shall be
425 made available for the Higher Education Committee strategic plan
426 during the fiscal year ending June 30, 2014.

427 (i) Up to \$350,000 of the unexpended balance of funds appropriated
428 to Legislative Management, for Personal Services, in section 67 of
429 public act 11-61, as amended by section 1 of public act 12-104 and
430 section 1 of public act 12-1 of the June 12 special session, for the fiscal
431 year ending June 30, 2013, shall not lapse on said date, and such funds

432 shall continue to be available for such purpose during the fiscal year
433 ending June 30, 2014.

434 Sec. 41. (*Effective July 1, 2013*) The sum of \$1,000,000 of the systems
435 benefits charge collected pursuant to section 16-245l of the general
436 statutes shall be transferred to the Department of Energy and
437 Environmental Protection, Operation Fuel, for energy assistance for
438 each of the fiscal years ending June 30, 2014, and June 30, 2015. The
439 sum of \$100,000 shall be available for the purpose of providing a grant
440 to Operation Fuel, Incorporated for operating expenses incurred for
441 administration of energy assistance for each of said fiscal years.

442 Sec. 42. (*Effective July 1, 2013*) Up to \$150,000 of the amount
443 appropriated in section 1 of this act to the Board of Regents for Higher
444 Education, for Connecticut State University, for each of the fiscal years
445 ending June 30, 2014, and June 30, 2015, for the initial stages of the
446 collection and arrangement of the official papers of former Governor
447 William O'Neill shall be made available in each of said years for a
448 grant to the Institute of Municipal and Regional Policy for purposes of
449 assisting in the development of the Connecticut specific model within
450 the Pew-MacArthur Results First Initiative.

451 Sec. 43. (*Effective July 1, 2013*) (a) Up to \$25,000 of the unexpended
452 balance of funds appropriated in section 67 of public act 11-61, as
453 amended by section 1 of public act 12-104 and section 1 of public act
454 12-1 of the June 12 special session, to the Department of Emergency
455 Services and Public Protection, for Fleet Purchase, for the fiscal year
456 ending June 30, 2013, shall not lapse on said date, and such funds shall
457 be transferred to the Other Expenses account and made available for a
458 civilian medal of honor during the fiscal year ending June 30, 2014.

459 (b) Up to \$500 of the unexpended balance of funds appropriated in
460 section 67 of public act 11-61, as amended by section 1 of public act 12-
461 104 and section 1 of public act 12-1 of the June 12 special session, to the
462 Department of Emergency Services and Public Protection, for Fleet

463 Purchase, for the fiscal year ending June 30, 2013, shall not lapse on
464 said date, and such funds shall be transferred to the Other Expenses
465 account and made available for a civilian medal of honor during the
466 fiscal year ending June 30, 2015.

467 Sec. 44. (*Effective July 1, 2013*) Up to \$250,000 of the amount
468 appropriated in section 1 of this act to the Department of Education,
469 for School Accountability, for each of the fiscal years ending June 30,
470 2014, and June 30, 2015, shall be made available in each of said fiscal
471 years for implementation of the Connecticut Fiscal State Tracking and
472 Accountability Report System.

473 Sec. 45. (*Effective July 1, 2013*) (a) Notwithstanding subsection (b) of
474 section 19a-55a of the general statutes, for the fiscal year ending June
475 30, 2014, \$1,150,000 of the amount collected pursuant to section 19a-55
476 of the general statutes shall be credited to the newborn screening
477 account, and shall be available for expenditure by the Department of
478 Public Health for the purchase of upgrades to newborn screening
479 technology and for the expenses of the testing required by sections
480 19a-55 and 19a-59 of the general statutes.

481 (b) Notwithstanding subsection (b) of section 19a-55a of the general
482 statutes, for the fiscal year ending June 30, 2015, \$1,150,000 of the
483 amount collected pursuant to section 19a-55 of the general statutes
484 shall be credited to the newborn screening account, and shall be
485 available for expenditure by the Department of Public Health for the
486 purchase of upgrades to newborn screening technology and for the
487 expenses of the testing required by sections 19a-55 and 19a-59 of the
488 general statutes.

489 Sec. 46. (*Effective July 1, 2013*) (a) Up to \$107,000 of the unexpended
490 balance of funds appropriated to the Office of Governmental
491 Accountability, for Other Expenses, in section 67 of public act 11-61, as
492 amended by section 1 of public act 12-104 and section 1 of public act
493 12-1 of the June 12 special session, for the fiscal year ending June 30,

494 2013, shall not lapse on said date, and such funds shall be made
495 available for the purchase of initial case/document management
496 software during the fiscal year ending June 30, 2014.

497 (b) Up to \$20,000 of the unexpended balance of funds appropriated
498 to the Office of Governmental Accountability, for Office of the Child
499 Advocate, in section 67 of public act 11-61, as amended by section 1 of
500 public act 12-104 and section 1 of public act 12-1 of the June 12 special
501 session, for the fiscal year ending June 30, 2013, shall not lapse on said
502 date, and such funds shall be made available for the cost of record and
503 data conversion into a new case/document management system
504 during the fiscal year ending June 30, 2014.

505 (c) Up to \$75,000 of the unexpended balance of funds appropriated
506 to the Office of Governmental Accountability, for Freedom of
507 Information Commission, in section 67 of public act 11-61, as amended
508 by section 1 of public act 12-104 and section 1 of public act 12-1 of the
509 June 12 special session, for the fiscal year ending June 30, 2013, shall
510 not lapse on said date, and such funds shall be made available for the
511 cost of record and data conversion into a new case/document
512 management system during the fiscal year ending June 30, 2014.

513 (d) Up to \$20,000 of the unexpended balance of funds appropriated
514 to the Office of Governmental Accountability, for Office of the Victim
515 Advocate, in section 67 of public act 11-61, as amended by section 1 of
516 public act 12-104 and section 1 of public act 12-1 of the June 12 special
517 session, for the fiscal year ending June 30, 2013, shall not lapse on said
518 date, and such funds shall be made available for the cost of record and
519 data conversion into a new case/document management system
520 during the fiscal year ending June 30, 2014.

521 Sec. 47. (*Effective July 1, 2013*) Up to \$50,000 of the unexpended
522 balance of funds appropriated to the Department of Economic and
523 Community Development, for Office of Military Affairs, in section 67
524 of public act 11-61, as amended by section 1 of public act 12-104 and

525 section 1 of public act 12-1 of the June 12 special session, for the fiscal
526 year ending June 30, 2013, shall not lapse on said date, and such funds
527 shall be made available as follows: \$25,000 for the fiscal year ending
528 June 30, 2014, and \$25,000 for the fiscal year ending June 30, 2015, for
529 grants to ARTE INC. in each of said fiscal years.

530 Sec. 48. (*Effective July 1, 2013*) (a) Up to \$65,000 of the unexpended
531 balance of funds appropriated in section 67 of public act 11-61, as
532 amended by section 1 of public act 12-104 and section 1 of public act
533 12-1 of the June 12 special session, to the Office of Policy and
534 Management, for Personal Services, shall not lapse on June 30, 2013,
535 and such funds shall be transferred to the litigation/settlement account
536 for the fiscal year ending June 30, 2014.

537 (b) Up to \$115,000 of the unexpended balance of funds appropriated
538 in section 67 of public act 11-61, as amended by section 1 of public act
539 12-104 and section 1 of public act 12-1 of the June 12 special session, to
540 the Office of Policy and Management, for Other Expenses, shall not
541 lapse on June 30, 2013, and such funds shall be transferred to the
542 litigation/settlement account for the fiscal year ending June 30, 2014.

543 (c) Up to \$40,000 of the unexpended balance of funds appropriated
544 in section 67 of public act 11-61, as amended by section 1 of public act
545 12-104 and section 1 of public act 12-1 of the June 12 special session, to
546 the Office of Policy and Management, for Automated Budget System
547 and Data Base Link, shall not lapse on June 30, 2013, and such funds
548 shall be transferred to the litigation/settlement account for the fiscal
549 year ending June 30, 2014.

550 (d) Up to \$215,000 of the unexpended balance of funds appropriated
551 in section 67 of public act 11-61, as amended by section 1 of public act
552 12-104 and section 1 of public act 12-1 of the June 12 special session, to
553 the Office of Policy and Management, for Justice Assistance Grants,
554 shall not lapse on June 30, 2013, and such funds shall be transferred to
555 the litigation/settlement account for the fiscal year ending June 30,

556 2014.

557 (e) Up to \$375,000 of the unexpended balance of funds appropriated
558 in section 1 of public act 12-104, as amended by section 1 of public act
559 12-1 of the June 12 special session, to the Office of Policy and
560 Management, for Innovation Challenge Grant Program, shall not lapse
561 on June 30, 2013, and such funds shall be transferred to the
562 litigation/settlement account for the fiscal year ending June 30, 2014.

563 (f) Up to \$40,000 of the unexpended balance of funds appropriated
564 in section 1 of public act 12-104, as amended by section 1 of public act
565 12-1 of the June 12 special session, to the Office of Policy and
566 Management, for Revenue Maximization, shall not lapse on June 30,
567 2013, and such funds shall be transferred to the litigation/settlement
568 account for the fiscal year ending June 30, 2014.

569 (g) Up to \$37,000 of the unexpended balance of funds appropriated
570 in section 1 of public act 12-1 of the June 12 special session, to the
571 Office of Policy and Management, for Main Street Investment Fund
572 Administration shall not lapse on June 30, 2013, and such funds shall
573 be transferred to the litigation/settlement account for the fiscal year
574 ending June 30, 2014.

575 (h) Up to \$500,000 of the unexpended balance of funds appropriated
576 in section 67 of public act 11-61, as amended by section 1 of public act
577 12-104 and section 1 of public act 12-1 of the June 12 special session, to
578 the Office of Policy and Management, for Tax Relief for Elderly
579 Renters, shall not lapse on June 30, 2013, and such funds shall be
580 transferred to the litigation/settlement account for the fiscal year
581 ending June 30, 2014.

582 (i) Up to \$475,000 of the unexpended balance of funds appropriated
583 in section 67 of public act 11-61, as amended by section 1 of public act
584 12-104 and section 1 of public act 12-1 of the June 12 special session, to
585 the Office of Policy and Management, for Regional Planning Agencies
586 shall not lapse on June 30, 2013, and such funds shall be transferred to

587 the litigation/settlement account for the fiscal year ending June 30,
588 2014.

589 (j) Up to \$145,000 of the unexpended balance of funds appropriated
590 in section 67 of public act 11-61, as amended by section 1 of public act
591 12-104 and section 1 of public act 12-1 of the June 12 special session, to
592 the Office of Policy and Management, for Property Tax Relief Elderly
593 Freeze Program shall not lapse on June 30, 2013, and such funds shall
594 be transferred to the litigation/settlement account for the fiscal year
595 ending June 30, 2014.

596 Sec. 49. (*Effective July 1, 2013*) (a) The Secretary of the Office of Policy
597 and Management shall recommend reductions in executive branch
598 Other Expenses expenditures for the fiscal years ending June 30, 2014,
599 and June 30, 2015, in order to reduce such expenditures in the General
600 Fund by \$3,312,000 during each such fiscal year.

601 (b) The Secretary of the Office of Policy and Management shall
602 recommend reductions in legislative branch Other Expenses
603 expenditures for the fiscal years ending June 30, 2014, and June 30,
604 2015, in order to reduce such expenditures in the General Fund by
605 \$140,000 during each such fiscal year.

606 (c) The Secretary of the Office of Policy and Management shall
607 recommend reductions in Judicial Department Other Expenses
608 expenditures for the fiscal years ending June 30, 2014, and June 30,
609 2015, in order to reduce such expenditures in the General Fund by
610 \$548,000 during each such fiscal year.

611 Sec. 50. (*Effective July 1, 2013*) (a) Up to \$4,200,000 of the unexpended
612 balance of funds appropriated in section 68 of public act 11-61, as
613 amended by section 2 of public act 12-104, to the Department of
614 Transportation, for Rail Operations, shall not lapse on June 30, 2013,
615 and such funds shall be transferred to the Pay-As-You-Go
616 Transportation Projects account for the fiscal year ending June 30, 2014.

617 (b) Up to \$1,500,000 of the unexpended balance of funds
618 appropriated in section 68 of public act 11-61, as amended by section 2
619 of public act 12-104, to the Department of Transportation, for Personal
620 Services, shall not lapse on June 30, 2013, and such funds shall be
621 transferred to the Pay-As-You-Go Transportation Projects account for
622 the fiscal year ending June 30, 2014.

623 (c) Up to \$200,000 of the unexpended balance of funds appropriated
624 in section 2 of public act 12-104, to the Department of Transportation,
625 for Transit Improvement Program, shall not lapse on June 30, 2013,
626 and such funds shall be transferred to the Pay-As-You-Go
627 Transportation Projects account for the fiscal year ending June 30, 2014.

628 (d) Up to \$4,100,000 of the unexpended balance of funds
629 appropriated in section 68 of public act 11-61, as amended by section 2
630 of public act 12-104, to the Department of Transportation, for Pay-As-
631 You-Go Transportation Projects, shall not lapse on June 30, 2013, and
632 such funds shall continue to be available for such purpose for the fiscal
633 year ending June 30, 2014.

634 Sec. 51. (*Effective July 1, 2013*) (a) Up to \$750,000 of the unexpended
635 balance of funds appropriated in section 68 of public act 11-61, as
636 amended by section 2 of public act 12-104, to the Department of Motor
637 Vehicles, for Other Expenses, shall not lapse on June 30, 2013, and such
638 funds shall be available for the fiscal year ending June 30, 2014, for
639 efforts related to providing motor vehicle licenses for persons who
640 cannot provide the Commissioner of Motor Vehicles with proof of
641 legal residence in the United States.

642 (b) Up to \$100,000 of the unexpended balance of funds appropriated
643 in section 68 of public act 11-61, as amended by section 2 of public act
644 12-104, to the Department of Motor Vehicles, for Equipment, shall not
645 lapse on June 30, 2013, and such funds shall be available for the fiscal
646 year ending June 30, 2014, for efforts related to providing motor
647 vehicle licenses for persons who cannot provide the Commissioner of

648 Motor Vehicles with proof of legal residence in the United States.

649 Sec. 52. (*Effective July 1, 2013*) The Secretary of the Office of Policy
650 and Management shall recommend reductions in municipal aid for the
651 fiscal year ending June 30, 2015, in order to reduce such expenditures
652 in the General Fund by \$10,000,000 during said fiscal year.

653 Sec. 53. (*Effective from passage*) (a) Notwithstanding the provisions of
654 section 10-16n of the general statutes, for the fiscal year ending June 30,
655 2013, the commissioner of education may use up to twenty-five per
656 cent of the funding for grants provided pursuant to said section for the
657 purpose of enhancing program quality contingent upon a reduction in
658 federal funding that would otherwise reduce the number of children
659 served.

660 (b) Notwithstanding the provisions of section 10-16n of the general
661 statutes, for the fiscal year ending June 30, 2014, the executive director
662 of the Office of Early Childhood may use up to twenty-five per cent of
663 the funding for grants provided pursuant to said section for the
664 purpose of enhancing program quality contingent upon a reduction in
665 federal funding that would otherwise reduce the number of children
666 served.

667 Sec. 54. (*Effective July 1, 2013*) (a) Up to \$1,242,604 of the unexpended
668 balance of funds appropriated in section 69 of public act 11-61, as
669 amended by section 6 of public act 12-104, to the Department of
670 Energy and Environmental Protection, for Personal Services, shall not
671 lapse on June 30, 2013, and such funds shall be transferred to the Other
672 Expenses account and shall be available during the fiscal year ending
673 June 30, 2014.

674 (b) Up to \$172,396 of the unexpended balance of funds appropriated
675 in section 69 of public act 11-61, as amended by section 6 of public act
676 12-104, to the Department of Energy and Environmental Protection, for
677 Fringe Benefits, shall not lapse on June 30, 2013, and such funds shall
678 be transferred to the Other Expenses account and shall be available

679 during the fiscal year ending June 30, 2014.

680 (c) Up to \$685,000 of the unexpended balance of funds appropriated
681 in section 69 of public act 11-61, as amended by section 6 of public act
682 12-104, to the Department of Energy and Environmental Protection, for
683 Fringe Benefits, shall not lapse on June 30, 2013, and such funds shall
684 be transferred to the Equipment account and shall be available during
685 the fiscal year ending June 30, 2014.

686 Sec. 55. (*Effective July 1, 2013*) For the fiscal years ending June 30,
687 2014, and June 30, 2015, the Department of Social Services and the
688 Department of Mental Health and Addiction Services may establish
689 receivables for the reimbursement anticipated from expenditures
690 resulting from the Medicaid expansion beginning on or after January 1,
691 2014, pursuant to Section 1902(a)(10)(A)(i)(VIII) of the Social Security
692 Act and for reimbursement of expenditures from the Medicaid account
693 in the Department of Social Services and the General Assistance
694 Managed Care account in the Department of Mental Health and
695 Addiction Services.

696 Sec. 56. (*Effective July 1, 2013*) Notwithstanding the provisions of
697 section 4-85 of the general statutes, the Secretary of the Office of Policy
698 and Management shall not allot funds appropriated in sections 1 to 10,
699 inclusive, of this act for Nonfunctional - Change to Accruals.

700 Sec. 57. (*Effective July 1, 2013*) The amount appropriated in section 1
701 of this act to the Department of Social Services, for Fatherhood
702 Initiative, for each of the fiscal years ending June 30, 2014, and June 30,
703 2015, shall be distributed equally for each of said fiscal years to the
704 following: Families in Crises, Madonna Place, New Opportunities Inc.,
705 New Haven Family Alliance, Career Resources Inc. and Family Strides
706 Inc.

707 Sec. 58. (*Effective from passage*) Not later than June 30, 2013, the
708 Comptroller may designate up to \$190,800,000 of the resources of the
709 General Fund for the fiscal year ending June 30, 2013, to be accounted

710 for as revenue of the General Fund for the fiscal year ending June 30,
711 2014, and \$30,000,000 of the resources of the General Fund for fiscal
712 year ending June 30, 2013, to be accounted for as revenue of the
713 General Fund for the fiscal year ending June 30, 2015.

714 Sec. 59. (*Effective July 1, 2013*) (a) Up to \$5,000 of the unexpended
715 balance of funds appropriated in section 67 of public act 11-61, as
716 amended by section 1 of public act 12-104 and section 1 of public act
717 12-1 of the June 12 special session, to the Permanent Commission on
718 the Status of Women, for Other Expenses, shall not lapse on June 30,
719 2013, and such funds shall be available for a pay equity study by the
720 Institute for Women's Policy Research during the fiscal year ending
721 June 30, 2014.

722 (b) Up to \$2,500 of the unexpended balance of funds appropriated in
723 section 67 of public act 11-61, as amended by section 1 of public act 12-
724 104 and section 1 of public act 12-1 of the June 12 special session, to the
725 Permanent Commission on the Status of Women, for Other Expenses,
726 shall not lapse on June 30, 2013, and such funds shall be available for a
727 women's health review to be done by Yale Health Research during the
728 fiscal year ending June 30, 2014.

729 (c) Up to \$2,500 of the unexpended balance of funds appropriated in
730 section 67 of public act 11-61, as amended by section 1 of public act 12-
731 104 and section 1 of public act 12-1 of the June 12 special session, to the
732 Permanent Commission on the Status of Women, for Other Expenses,
733 shall not lapse on June 30, 2013, and such funds shall be available for a
734 homelessness study to be done by Partnership for Strong Communities
735 during the fiscal year ending June 30, 2014.

736 Sec. 60. (*Effective July 1, 2013*) (a) (1) Up to \$110,000 of the
737 unexpended balance of funds appropriated in section 67 of public act
738 11-61, as amended by section 1 of public act 12-104 and section 1 of
739 public act 12-1 of the June 12 special session, to the Department of
740 Revenue Services, for Personal Services, shall not lapse on June 30,

741 2013, and such funds shall be available for the fiscal year ending June
742 30, 2014, for sales and use tax collection enhancements.

743 (2) Up to \$40,000 of the unexpended balance of funds appropriated
744 in section 67 of public act 11-61, as amended by section 1 of public act
745 12-104 and section 1 of public act 12-1 of the June 12 special session, to
746 the Department of Revenue Services, for Personal Services, shall not
747 lapse on June 30, 2013, and such funds shall be transferred to the State
748 Comptroller - Fringe Benefits as follows: \$10,000 for Employers Social
749 Security Tax and \$30,000 for State Employees Health Service Cost, and
750 made available for the fiscal year ending June 30, 2014, for sales and
751 use tax collection enhancements.

752 (b) Up to \$700,000 of the unexpended balance of funds appropriated
753 in section 67 of public act 11-61, as amended by section 1 of public act
754 12-104 and section 1 of public act 12-1 of the June 12 special session, to
755 the Department of Revenue Services, for Other Expenses, shall not
756 lapse on June 30, 2013, and such funds shall be available for the fiscal
757 year ending June 30, 2014, for sales and use tax collection
758 enhancements.

759 Sec. 61. (*Effective July 1, 2013*) (a) Up to \$330,000 of the unexpended
760 balance of funds appropriated to the Department of Education, for
761 Magnet Schools, in section 67 of public act 11-61, as amended by
762 section 1 of public act 12-104 and section 1 of public act 12-1 of the June
763 12 special session, for the fiscal year ending June 30, 2013, shall not
764 lapse on said date, and such funds shall be transferred to the
765 Interdistrict Cooperation account and made available for a grant to the
766 Sound School summer youth program during the fiscal year ending
767 June 30, 2014.

768 (b) Up to \$170,000 of the unexpended balance of funds appropriated
769 to the Department of Education, for Magnet Schools, in section 67 of
770 public act 11-61, as amended by section 1 of public act 12-104 and
771 section 1 of public act 12-1 of the June 12 special session, for the fiscal

772 year ending June 30, 2013, shall not lapse on said date, and such funds
 773 shall be transferred to the Neighborhood Youth Centers account and
 774 made available for a grant to the New Haven YMCA as follows:
 775 \$85,000 during the fiscal year ending June 30, 2014, and \$85,000 during
 776 the fiscal year ending June 30, 2015.

777 (c) Up to \$2,300,000 of the unexpended balance of funds
 778 appropriated to the Department of Education, for Magnet Schools, in
 779 section 67 of public act 11-61, as amended by section 1 of public act 12-
 780 104 and section 1 of public act 12-1 of the June 12 special session, for
 781 the fiscal year ending June 30, 2013, shall not lapse on said date, and
 782 such funds shall be available for the purpose of Sheff programming,
 783 including the payment of supplemental magnet transportation costs,
 784 pursuant to subdivision (4) of subsection (b) of section 10-264i of the
 785 general statutes, during the fiscal year ending June 30, 2014.

786 Sec. 62. (*Effective from passage*) The following sums are appropriated
 787 from the GENERAL FUND for the purposes herein specified for the
 788 fiscal year ending June 30, 2013:

T1071	GENERAL FUND	2012-2013
T1072		
T1073	STATE COMPTROLLER	
T1074	Personal Services	600,000
T1075	Other Expenses	600,000
T1076		
T1077	STATE COMPTROLLER - MISCELLANEOUS	
T1078	Adjudicated Claims	4,900,000
T1079		
T1080	DEPARTMENT OF EMERGENCY SERVICES AND PUBLIC PROTECTION	
T1081	Personal Services	13,800,000
T1082		
T1083	DEPARTMENT OF MENTAL HEALTH AND ADDICTION SERVICES	
T1084	General Assistance Managed Care	12,500,000
T1085		

T1086	DEPARTMENT OF SOCIAL SERVICES	
T1087	Personal Services	6,000,000
T1088	Medicaid - Acute Care Services	80,500,000
T1089		
T1090	DEPARTMENT OF CORRECTION	
T1091	Personal Services	23,100,000
T1092		
T1093	TOTAL - GENERAL FUND	142,000,000

789 Sec. 63. (*Effective from passage*) The unexpended balance of the
790 amount appropriated in section 62 of this act to the State Comptroller -
791 Miscellaneous, for Adjudicated Claims, shall not lapse on June 30,
792 2013, and shall remain available for such purpose for the fiscal year
793 ending June 30, 2014.

794 Sec. 64. (NEW) (*Effective from passage*) Notwithstanding the
795 provisions of sections 4-87, 4-97 and 4-100 of the general statutes, for
796 the fiscal year ending June 30, 2013, on or after July 1, 2013, but before
797 the accounts are closed for said fiscal year, the Comptroller shall, with
798 the approval of the Secretary of the Office of Policy and Management,
799 transfer any Medicaid appropriations in the Department of Social
800 Services that would otherwise lapse if not for such transfers into any
801 Medicaid appropriations in the Department of Social Services that
802 would otherwise end in a deficit position at the end of said fiscal year
803 if not for such transfers. In no event shall the adjustments authorized
804 by this section exceed total annual appropriations for the Medicaid
805 accounts in the aggregate for said fiscal year.

806 Sec. 65. (*Effective July 1, 2013*) Up to \$250,000 of the amount
807 appropriated in section 1 of this act to the Department of Housing, for
808 Housing/Homeless Services, for each of the fiscal years ending June
809 30, 2014, and June 30, 2015, shall be made available in each of said
810 fiscal years for the Norwich/New London Continuum of Care to
811 facilitate rehousing and homelessness prevention in southeastern
812 Connecticut.

813 Sec. 66. (NEW) (*Effective July 1, 2013*) There is established an account
814 in the General Fund to be known as the "municipal aid adjustment
815 account". Moneys in the account shall be expended by the Secretary of
816 the Office of Policy and Management for grants to municipalities for
817 the fiscal years ending June 30, 2014, and June 30, 2015.

818 Sec. 67. (*Effective January 1, 2014*) The Department of Social Services
819 shall discontinue the Medicaid program for low-income adults.

820 Sec. 68. (*Effective January 1, 2014*) There is established within the
821 Department of Social Services a Medicaid Coverage for the Lowest
822 Income Populations program pursuant to section
823 1902(a)(10)(A)(i)(VIII) of the Social Security Act. No state
824 appropriation shall be authorized for said program for the period from
825 January 1, 2014, through December 31, 2016.

826 Sec. 69. (*Effective July 1, 2013*) Budgetary reductions made in the
827 fiscal year ending June 30, 2014, related to the discontinuance of the
828 Medicaid program for low-income adults, shall be reflected for the
829 fiscal year ending June 30, 2013, in the same manner as budgetary
830 reductions for the payment of Medicare Part B premiums in the fiscal
831 year ending June 30, 2002, in accordance with section 9 of public act 01-
832 2 of the June special session, were reflected for the fiscal year ending
833 June 30, 2001.

834 Sec. 70. (NEW) (*Effective July 1, 2013*) (a) As used in this section:

835 (1) "Person" means person, as defined in section 12-1 of the general
836 statutes;

837 (2) "Affected taxable period" means any taxable period ending on or
838 before November 30, 2012;

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

841 (4) "Tax" means any tax imposed by any law of this state and

842 required to be collected by the department, other than the tax imposed
843 under chapter 222 of the general statutes on any licensee, as defined in
844 subdivision (1) of subsection (c) of section 12-486 of the general
845 statutes;

846 (5) "Commissioner" means the Commissioner of Revenue Services;
847 and

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

849 (b) (1) The commissioner shall establish a tax amnesty program for
850 persons owing any tax for any affected taxable period. The tax
851 amnesty program shall be conducted during the period from
852 September 16, 2013, to November 15, 2013, inclusive.

853 (2) An amnesty application shall be prepared by the commissioner
854 that shall provide for specification by the affected person of the tax and
855 the affected taxable period for which amnesty is being sought under
856 the tax amnesty program. The commissioner, at his or her discretion,
857 may require that such amnesty applications be filed electronically.

858 (3) The tax amnesty program shall provide that, upon the filing of
859 an amnesty application by an affected person and payment by such
860 person of the tax and interest due from such person for an affected
861 taxable period, the commissioner shall not seek to collect any civil
862 penalties that may be applicable and shall not seek criminal
863 prosecution for any affected person for an affected taxable period for
864 which amnesty has been granted. Amnesty shall be granted only to
865 those affected persons who have applied for amnesty during the tax
866 amnesty period and who have paid the tax and interest determined by
867 the commissioner to be due upon filing the amnesty application.

868 (4) An amnesty application, if filed by an affected person and if
869 granted by the commissioner, shall constitute an express and absolute
870 relinquishment by the affected person of all of the affected person's
871 administrative and judicial rights of appeal that have not run or

872 otherwise expired as of the date payment is made for an affected
873 taxable period, and no payment made by an affected person pursuant
874 to this section for an affected taxable period shall be refunded or
875 credited to such person. The commissioner shall not consider any
876 request to exercise the authority granted to the commissioner under
877 section 12-39s of the general statutes in connection with any amnesty
878 application granted by the commissioner.

879 (5) If an affected person who has filed an amnesty application
880 during the tax amnesty program fails to pay all amounts due to this
881 state for an affected taxable period, any amnesty granted pursuant to
882 this section shall be invalid.

883 (6) No waiver of penalty or reduction of interest granted pursuant
884 to this section shall entitle any affected person to a refund or credit of
885 any amount previously paid.

886 (7) In the case of tax due for an affected taxable period, interest shall
887 be computed at the rate of one per cent per month or fraction thereof
888 from the date such tax was originally due to the date of payment,
889 except if the tax and interest are paid in full on or before November 15,
890 2013, the interest shall be equal to one-fourth of the interest that the
891 department's records show to be due and payable as of the date of
892 filing of the amnesty application for an affected taxable period.

893 (c) Amnesty shall not be granted pursuant to subsection (b) of this
894 section to any affected person who (1) is a party to any criminal
895 investigation or to any criminal litigation that is pending on July 1,
896 2013, in any court of the United States or this state, (2) is a party to a
897 closing agreement with the commissioner, (3) has made an offer of
898 compromise that has been accepted by the commissioner, or (4) is a
899 party to a managed audit agreement.

900 (d) Any person owing any tax for an affected taxable period for
901 which a tax return was required by law to be filed with the
902 commissioner and for which no return has been previously filed by

903 such person, and such person fails to file a timely amnesty application
904 under this section with respect to such affected taxable period shall be
905 subject to a penalty equal to twenty-five per cent of the tax owed for
906 such affected taxable period. The amount of such penalty shall not be
907 subject to waiver.

908 (e) Notwithstanding any provision of the general statutes, the
909 commissioner may do all things necessary to provide for the timely
910 implementation of this section.

911 Sec. 71. Subsection (c) of section 4-28e of the general statutes is
912 repealed and the following is substituted in lieu thereof (*Effective July*
913 *1, 2013*):

914 (c) (1) For the fiscal year ending June 30, 2001, disbursements from
915 the Tobacco Settlement Fund shall be made as follows: (A) To the
916 General Fund in the amount identified as "Transfer from Tobacco
917 Settlement Fund" in the General Fund revenue schedule adopted by
918 the General Assembly; (B) to the Department of Mental Health and
919 Addiction Services for a grant to the regional action councils in the
920 amount of five hundred thousand dollars; and (C) to the Tobacco and
921 Health Trust Fund in an amount equal to nineteen million five
922 hundred thousand dollars.

923 (2) For the fiscal year ending June 30, 2002, and each fiscal year
924 thereafter, disbursements from the Tobacco Settlement Fund shall be
925 made as follows: (A) To the Tobacco and Health Trust Fund in an
926 amount equal to twelve million dollars, except in the fiscal years
927 ending June 30, 2014, and June 30, 2015, said disbursement shall be in
928 an amount equal to six million dollars; (B) to the Biomedical Research
929 Trust Fund in an amount equal to four million dollars; (C) to the
930 General Fund in the amount identified as "Transfer from Tobacco
931 Settlement Fund" in the General Fund revenue schedule adopted by
932 the General Assembly; and (D) any remainder to the Tobacco and
933 Health Trust Fund.

934 (3) For each of the fiscal years ending June 30, 2008, to June 30,
935 [2015] 2012, inclusive, the sum of ten million dollars shall be disbursed
936 from the Tobacco Settlement Fund to the Stem Cell Research Fund
937 established by section 19a-32e for grants-in-aid to eligible institutions
938 for the purpose of conducting embryonic or human adult stem cell
939 research.

940 Sec. 72. Subsection (a) of section 12-211a of the general statutes is
941 repealed and the following is substituted in lieu thereof (*Effective from*
942 *passage and applicable to calendar years commencing on or after January 1,*
943 *2013*):

944 (a) (1) Notwithstanding any provision of the general statutes, and
945 except as otherwise provided in subdivision [(4)] (5) of this subsection
946 or in subsection (b) of this section, the amount of tax credit or credits
947 otherwise allowable against the tax imposed under this chapter for any
948 calendar year shall not exceed seventy per cent of the amount of tax
949 due from such taxpayer under this chapter with respect to such
950 calendar year of the taxpayer prior to the application of such credit or
951 credits.

952 (2) For the calendar year [ending December 31, 2011] commencing
953 January 1, 2011, "type one tax credits" means tax credits allowable
954 under section 12-217jj, 12-217kk or 12-217ll; "type two tax credits"
955 means tax credits allowable under section 38a-88a; "type three tax
956 credits" means tax credits that are not type one tax credits or type two
957 tax credits; "thirty per cent threshold" means thirty per cent of the
958 amount of tax due from a taxpayer under this chapter prior to the
959 application of tax credit; "fifty-five per cent threshold" means fifty-five
960 per cent of the amount of tax due from a taxpayer under this chapter
961 prior to the application of tax credits; and "seventy per cent threshold"
962 means seventy per cent of the amount of tax due from a taxpayer
963 under this chapter prior to the application of tax credits.

964 (3) For the calendar [year ending December 31, 2012] year

965 commencing January 1, 2012, "type one tax credits" means the tax
966 credit allowable under section 12-217ll; "type two tax credits" means
967 tax credits allowable under section 38a-88a; "type three tax credits"
968 means tax credits that are not type one tax credits or type two tax
969 credits; "thirty per cent threshold" means thirty per cent of the amount
970 of tax due from a taxpayer under this chapter prior to the application
971 of tax credit; "fifty-five per cent threshold" means fifty-five per cent of
972 the amount of tax due from a taxpayer under this chapter prior to the
973 application of tax credits; and "seventy per cent threshold" means
974 seventy per cent of the amount of tax due from a taxpayer under this
975 chapter prior to the application of tax credits.

976 (4) For the calendar years commencing January 1, 2013, and January
977 1, 2014, "type one tax credits" means the tax credit allowable under
978 sections 12-217jj, 12-217kk and 12-217ll; "type two tax credits" means
979 tax credits allowable under section 38a-88a; "type three tax credits"
980 means tax credits that are not type one tax credits or type two tax
981 credits; "thirty per cent threshold" means thirty per cent of the amount
982 of tax due from a taxpayer under this chapter prior to the application
983 of tax credit; "fifty-five per cent threshold" means fifty-five per cent of
984 the amount of tax due from a taxpayer under this chapter prior to the
985 application of tax credits; and "seventy per cent threshold" means
986 seventy per cent of the amount of tax due from a taxpayer under this
987 chapter prior to the application of tax credits.

988 [(4)] (5) For calendar years commencing on or after January 1, 2011,
989 and prior to January 1, [2013] 2015, and subject to the provisions of
990 subdivisions (2), [and] (3) and (4) of this subsection, the amount of tax
991 credit or credits otherwise allowable against the tax imposed under
992 this chapter shall not exceed:

993 (A) If the tax credit or credits being claimed by a taxpayer are type
994 three tax credits only, thirty per cent of the amount of tax due from
995 such taxpayer under this chapter with respect to said calendar years of
996 the taxpayer prior to the application of such credit or credits.

997 (B) If the tax credit or credits being claimed by a taxpayer are type
998 one tax credits and type three tax credits, but not type two tax credits,
999 fifty-five per cent of the amount of tax due from such taxpayer under
1000 this chapter with respect to said calendar years of the taxpayer prior to
1001 the application of such credit or credits, provided (i) type three tax
1002 credits shall be claimed before type one tax credits are claimed, (ii) the
1003 type three tax credits being claimed may not exceed the thirty per cent
1004 threshold, and (iii) the sum of the type one tax credits and the type
1005 three tax credits being claimed may not exceed the fifty-five per cent
1006 threshold.

1007 (C) If the tax credit or credits being claimed by a taxpayer are type
1008 two tax credits and type three tax credits, but not type one tax credits,
1009 seventy per cent of the amount of tax due from such taxpayer under
1010 this chapter with respect to said calendar years of the taxpayer prior to
1011 the application of such credit or credits, provided (i) type three tax
1012 credits shall be claimed before type two tax credits are claimed, (ii) the
1013 type three tax credits being claimed may not exceed the thirty per cent
1014 threshold, and (iii) the sum of the type two tax credits and the type
1015 three tax credits being claimed may not exceed the seventy per cent
1016 threshold.

1017 (D) If the tax credit or credits being claimed by a taxpayer are type
1018 one tax credits, type two tax credits and type three tax credits, seventy
1019 per cent of the amount of tax due from such taxpayer under this
1020 chapter with respect to said calendar years of the taxpayer prior to the
1021 application of such credits, provided (i) type three tax credits shall be
1022 claimed before type one tax credits or type two tax credits are claimed,
1023 and the type one tax credits shall be claimed before the type two tax
1024 credits are claimed, (ii) the type three tax credits being claimed may
1025 not exceed the thirty per cent threshold, (iii) the sum of the type one
1026 tax credits and the type three tax credits being claimed may not exceed
1027 the fifty-five per cent threshold, and (iv) the sum of the type one tax
1028 credits, the type two tax credits and the type three tax credits being
1029 claimed may not exceed the seventy per cent threshold.

1030 (E) If the tax credit or credits being claimed by a taxpayer are type
1031 one tax credits and type two tax credits only, but not type three tax
1032 credits, seventy per cent of the amount of tax due from such taxpayer
1033 under this chapter with respect to said calendar years of the taxpayer
1034 prior to the application of such credits, provided (i) the type one tax
1035 credits shall be claimed before type two tax credits are claimed, (ii) the
1036 type one tax credits being claimed may not exceed the fifty-five per
1037 cent threshold, and (iii) the sum of the type one tax credits and the
1038 type two tax credits being claimed may not exceed the seventy per cent
1039 threshold.

1040 Sec. 73. Subdivision (7) of subsection (b) of section 12-214 of the
1041 general statutes is repealed and the following is substituted in lieu
1042 thereof (*Effective from passage*):

1043 (7) (A) With respect to income years commencing on or after
1044 January 1, 2012, and prior to January 1, [2014] 2016, any company
1045 subject to the tax imposed in accordance with subsection (a) of this
1046 section shall pay, for each such income year, except when the tax so
1047 calculated is equal to two hundred fifty dollars, an additional tax in an
1048 amount equal to twenty per cent of the tax calculated under said
1049 subsection (a) for such income year, without reduction of the tax so
1050 calculated by the amount of any credit against such tax. The additional
1051 amount of tax determined under this subsection for any income year
1052 shall constitute a part of the tax imposed by the provisions of said
1053 subsection (a) and shall become due and be paid, collected and
1054 enforced as provided in this chapter.

1055 (B) Any company whose gross income for the income year was less
1056 than one hundred million dollars shall not be subject to the additional
1057 tax imposed under subparagraph (A) of this subdivision. This
1058 exception shall not apply to companies filing a combined return for the
1059 income year under section 12-223a or a unitary return under
1060 subsection (d) of section 12-218d.

1061 Sec. 74. Subdivision (7) of subsection (b) of section 12-219 of the
1062 general statutes is repealed and the following is substituted in lieu
1063 thereof (*Effective from passage*):

1064 (7) (A) With respect to income years commencing on or after
1065 January 1, 2012, and prior to January 1, [2014] 2016, the additional tax
1066 imposed on any company and calculated in accordance with
1067 subsection (a) of this section shall, for each such income year, except
1068 when the tax so calculated is equal to two hundred fifty dollars, be
1069 increased by adding thereto an amount equal to twenty per cent of the
1070 additional tax so calculated for such income year, without reduction of
1071 the tax so calculated by the amount of any credit against such tax. The
1072 increased amount of tax payable by any company under this section,
1073 as determined in accordance with this subsection, shall become due
1074 and be paid, collected and enforced as provided in this chapter.

1075 (B) Any company whose gross income for the income year was less
1076 than one hundred million dollars shall not be subject to the additional
1077 tax imposed under subparagraph (A) of this subdivision. This
1078 exception shall not apply to companies filing a combined return for the
1079 income year under section 12-223a or a unitary return under
1080 subsection (d) of section 12-218d.

1081 Sec. 75. Subdivision (3) of subsection (a) of section 12-217jj of the
1082 general statutes is repealed and the following is substituted in lieu
1083 thereof (*Effective July 1, 2013, and applicable to tax credits issued on or after*
1084 *said date*):

1085 (3) (A) "Qualified production" means entertainment content created
1086 in whole or in part within the state, including motion pictures, except
1087 as otherwise provided in this subparagraph; documentaries; long-
1088 form, specials, mini-series, series, sound recordings, videos and music
1089 videos and interstitials television programming; interactive television;
1090 relocated television production; interactive games; videogames;
1091 commercials; any format of digital media, including an interactive web

1092 site, created for distribution or exhibition to the general public; and
1093 any trailer, pilot, video teaser or demo created primarily to stimulate
1094 the sale, marketing, promotion or exploitation of future investment in
1095 either a product or a qualified production via any means and media in
1096 any digital media format, film or videotape, provided such program
1097 meets all the underlying criteria of a qualified production. For the state
1098 fiscal years ending June 30, 2014, and June 30, 2015, "qualified
1099 production" shall not include a motion picture, and no tax credit
1100 voucher for a motion picture may be issued during said years, except,
1101 for the state fiscal year ending June 30, 2015, "qualified production"
1102 shall include a motion picture for which twenty-five per cent or more
1103 of the principal photography shooting days are in this state at a facility
1104 that receives not less than twenty-five million dollars in private
1105 investment and opens for business on or after July 1, 2013, and a tax
1106 credit voucher may be issued for such motion picture.

1107 (B) "Qualified production" shall not include any ongoing television
1108 program created primarily as news, weather or financial market
1109 reports; a production featuring current events, other than a relocated
1110 television production, sporting events, an awards show or other gala
1111 event; a production whose sole purpose is fundraising; a long-form
1112 production that primarily markets a product or service; a production
1113 used for corporate training or in-house corporate advertising or other
1114 similar productions; or any production for which records are required
1115 to be maintained under 18 USC 2257 with respect to sexually explicit
1116 content.

1117 Sec. 76. Section 12-268s of the general statutes is repealed and the
1118 following is substituted in lieu thereof (*Effective from passage*):

1119 (a) As used in this section:

1120 (1) "Person" has the same meaning as provided in section 12-1;

1121 (2) "Electric generation services" has the same meaning as provided
1122 in section 16-1;

1123 (3) "Electric generation facility" means electric generation facility, as
1124 the term is used in section 12-94d;

1125 (4) "Regional bulk power grid" means regional bulk power grid, as
1126 the term is used in section 16a-7b;

1127 (5) "Alternative energy system" has the same meaning as provided
1128 in subdivision (21) of subsection (a) of section 12-213;

1129 (6) "Fuel cells" has the same meaning as provided in subdivision
1130 (113) of section 12-412, as amended by this act;

1131 (7) "Commissioner" means the Commissioner of Revenue Services;

1132 (8) "Department" means the Department of Revenue Services; and

1133 (9) "Person subject to tax" means a person providing electric
1134 generation services and uploading electricity generated at such
1135 person's electric generation facility in this state to the regional bulk
1136 power grid.

1137 (b) (1) For each calendar quarter commencing on or after July 1,
1138 2011, and prior to ~~July~~ October 1, 2013, there is hereby imposed a tax
1139 on each person subject to tax, which tax shall be the product of one-
1140 quarter of one cent, multiplied by the net kilowatt hours of electricity
1141 generated by such person at such person's electric generation facility in
1142 this state and uploaded to the regional bulk power grid.

1143 (2) Each person subject to tax shall, on or before October 31, 2011,
1144 and thereafter on or before the last day of January, April, July and
1145 October of each year until ~~June 30~~ October 31, 2013, as prescribed in
1146 subdivision (1) of this subsection, render to the commissioner a return,
1147 on forms prescribed or furnished by the commissioner, reporting the
1148 kilowatt hours of electricity generated by such person at such person's
1149 electric generation facility in this state and uploaded to the regional
1150 bulk power grid during the calendar quarter ending on the last day of
1151 the preceding month and reporting such other information as the

1152 commissioner deems necessary for the proper administration of this
1153 section. The tax imposed under this section shall be due and payable
1154 on the due date of such return. Each person subject to tax shall be
1155 required to file such return electronically with the department and to
1156 make payment of such tax by electronic funds transfer in the manner
1157 provided by chapter 228g, irrespective of whether the person subject to
1158 tax would have otherwise been required to file such return
1159 electronically or to make such tax payment by electronic funds transfer
1160 under the provisions of chapter 228g.

1161 (c) Whenever the tax imposed under this section is not paid when
1162 due, a penalty of ten per cent of the amount due and unpaid or fifty
1163 dollars, whichever is greater, shall be imposed and interest at the rate
1164 of one per cent per month or fraction thereof shall accrue on such tax
1165 from the due date of such tax until the date of payment.

1166 (d) The provisions of sections 12-548, 12-550 to 12-554, inclusive, and
1167 12-555a shall apply to the provisions of this section in the same manner
1168 and with the same force and effect as if the language of said sections
1169 had been incorporated in full into this section and had expressly
1170 referred to the tax imposed under this section, except to the extent that
1171 any provision is inconsistent with a provision in this section.

1172 (e) The tax imposed by this section shall not apply to any net
1173 kilowatt hours of electricity generated at (1) an electric generation
1174 facility in this state exclusively through the use of fuel cells or an
1175 alternative energy system, (2) a resources recovery facility, as defined
1176 in section 22a-260, or (3) customer-side distributed resources, as
1177 defined in subdivision (40) of subsection (a) of section 16-1.

1178 (f) At the end of the fiscal years ending June 30, 2012, [and] June 30,
1179 2013, and June 30, 2014, the Comptroller is authorized to record as
1180 revenue for each fiscal year the amount of tax imposed under the
1181 provisions of this section on electricity generated prior to the end of
1182 each fiscal year and which tax is received by the Commissioner of

1183 Revenue Services not later than five business days after the last day of
1184 July immediately following the end of each fiscal year.

1185 Sec. 77. Subdivisions (1) and (2) of section 12-408 of the general
1186 statutes are repealed and the following is substituted in lieu thereof
1187 (*Effective July 1, 2013, and applicable to sales occurring on or after said date*):

1188 (1) (A) For the privilege of making any sales, as defined in
1189 subdivision (2) of subsection (a) of section 12-407, at retail, in this state
1190 for a consideration, a tax is hereby imposed on all retailers at the rate
1191 of six and thirty-five-hundredths per cent of the gross receipts of any
1192 retailer from the sale of all tangible personal property sold at retail or
1193 from the rendering of any services constituting a sale in accordance
1194 with subdivision (2) of subsection (a) of section 12-407, except, in lieu
1195 of said rate of six and thirty-five-hundredths per cent, the rates
1196 provided in subparagraphs (B) to [(F)] (H), inclusive, of this
1197 subdivision;

1198 (B) At a rate of fifteen per cent with respect to each transfer of
1199 occupancy, from the total amount of rent received for such occupancy
1200 of any room or rooms in a hotel or lodging house for the first period
1201 not exceeding thirty consecutive calendar days;

1202 (C) With respect to the sale of a motor vehicle to any individual who
1203 is a member of the armed forces of the United States and is on full-time
1204 active duty in Connecticut and who is considered, under 50 App USC
1205 574, a resident of another state, or to any such individual and the
1206 spouse thereof, at a rate of four and one-half per cent of the gross
1207 receipts of any retailer from such sales, provided such retailer requires
1208 and maintains a declaration by such individual, prescribed as to form
1209 by the commissioner and bearing notice to the effect that false
1210 statements made in such declaration are punishable, or other evidence,
1211 satisfactory to the commissioner, concerning the purchaser's state of
1212 residence under 50 App USC 574;

1213 (D) (i) With respect to the sales of computer and data processing

1214 services occurring on or after July 1, 1997, and prior to July 1, 1998, at
1215 the rate of five per cent, on or after July 1, 1998, and prior to July 1,
1216 1999, at the rate of four per cent, on or after July 1, 1999, and prior to
1217 July 1, 2000, at the rate of three per cent, on or after July 1, 2000, and
1218 prior to July 1, 2001, at the rate of two per cent, on or after July 1, 2001,
1219 at the rate of one per cent, and (ii) with respect to sales of Internet
1220 access services, on and after July 1, 2001, such services shall be exempt
1221 from such tax;

1222 (E) (i) With respect to the sales of labor that is otherwise taxable
1223 under subparagraph (C) or (G) of subdivision (2) of subsection (a) of
1224 section 12-407 on existing vessels and repair or maintenance services
1225 on vessels occurring on and after July 1, 1999, such services shall be
1226 exempt from such tax;

1227 (ii) With respect to the sale of a vessel, such sale shall be exempt
1228 from such tax provided such vessel is docked in this state for sixty or
1229 fewer days in a calendar year;

1230 (F) With respect to patient care services for which payment is
1231 received by the hospital on or after July 1, 1999, and prior to July 1,
1232 2001, at the rate of five and three-fourths per cent and on and after July
1233 1, 2001, such services shall be exempt from such tax;

1234 (G) With respect to the rental or leasing of a passenger motor
1235 vehicle for a period of thirty consecutive calendar days or less, at a rate
1236 of nine and thirty-five-hundredths per cent;

1237 (H) With respect to the sale of (i) a motor vehicle for a sales price
1238 exceeding fifty thousand dollars, at a rate of seven per cent on the
1239 entire sales price, (ii) [a vessel for a sales price exceeding one hundred
1240 thousand dollars, at a rate of seven per cent on the entire sales price,
1241 (iii)] jewelry, whether real or imitation, for a sales price exceeding five
1242 thousand dollars, at a rate of seven per cent on the entire sales price,
1243 and [(iv)] (iii) an article of clothing or footwear intended to be worn on
1244 or about the human body, a handbag, luggage, umbrella, wallet or

1245 watch for a sales price exceeding one thousand dollars, at a rate of
1246 seven per cent on the entire sales price. For purposes of this
1247 subparagraph, "motor vehicle" shall have the meaning provided in
1248 section 14-1, but shall not include a motor vehicle subject to the
1249 provisions of subparagraph (C) of this subdivision, a motor vehicle
1250 having a gross vehicle weight rating over twelve thousand five
1251 hundred pounds, or a motor vehicle having a gross vehicle weight
1252 rating of twelve thousand five hundred pounds or less that is not used
1253 for private passenger purposes, but is designed or used to transport
1254 merchandise, freight or persons in connection with any business
1255 enterprise and issued a commercial registration or more specific type
1256 of registration by the Department of Motor Vehicles;

1257 (I) The rate of tax imposed by this chapter shall be applicable to all
1258 retail sales upon the effective date of such rate, except that a new rate
1259 which represents an increase in the rate applicable to the sale shall not
1260 apply to any sales transaction wherein a binding sales contract without
1261 an escalator clause has been entered into prior to the effective date of
1262 the new rate and delivery is made within ninety days after the effective
1263 date of the new rate. For the purposes of payment of the tax imposed
1264 under this section, any retailer of services taxable under subparagraph
1265 (I) of subdivision (2) of subsection (a) of section 12-407, who computes
1266 taxable income, for purposes of taxation under the Internal Revenue
1267 Code of 1986, or any subsequent corresponding internal revenue code
1268 of the United States, as from time to time amended, on an accounting
1269 basis which recognizes only cash or other valuable consideration
1270 actually received as income and who is liable for such tax only due to
1271 the rendering of such services may make payments related to such tax
1272 for the period during which such income is received, without penalty
1273 or interest, without regard to when such service is rendered; and

1274 [(J) For calendar quarters ending on or after September 30, 2011, the
1275 commissioner shall deposit into the municipal revenue sharing
1276 account, established pursuant to section 4-66l, one and fifty-seven-
1277 hundredths per cent of the amounts received by the state from the tax

1278 imposed under subparagraph (A) of this subdivision, and one and
1279 forty-three-hundredths per cent of the amounts received by the state
1280 from the tax imposed under subparagraph (H) of this subdivision;
1281 and]

1282 [(K)] (J) For calendar quarters ending on or after September 30, 2011,
1283 the commissioner shall deposit into the regional performance incentive
1284 account, established pursuant to section 4-66k, six and seven-tenths
1285 per cent of the amounts received by the state from the tax imposed
1286 under subparagraph (B) of this subdivision and ten and seven-tenths
1287 per cent of the amounts received by the state from the tax imposed
1288 under subparagraph (G) of this subdivision.

1289 (2) (A) Reimbursement for the tax hereby imposed shall be collected
1290 by the retailer from the consumer and such tax reimbursement, termed
1291 "tax" in this and the following subsections, shall be paid by the
1292 consumer to the retailer and each retailer shall collect from the
1293 consumer the full amount of the tax imposed by this chapter or an
1294 amount equal as nearly as possible or practicable to the average
1295 equivalent thereof. Such tax shall be a debt from the consumer to the
1296 retailer, when so added to the original sales price, and shall be
1297 recoverable at law in the same manner as other debts except as
1298 provided in section 12-432a. The amount of tax reimbursement, when
1299 so collected, shall be deemed to be a special fund in trust for the state
1300 of Connecticut.

1301 (B) Whenever such tax, payable by the consumer (i) with respect to
1302 a charge account or credit sale occurring on or after July 1, 1984, is
1303 remitted by the retailer to the commissioner and such sale as an
1304 account receivable is determined to be worthless and is actually
1305 written off as uncollectible for federal income tax purposes, or (ii) to a
1306 retailer who computes taxable income, for purposes of taxation under
1307 the Internal Revenue Code of 1986, or any subsequent corresponding
1308 internal revenue code of the United States, as from time to time
1309 amended, on the cash basis method of accounting with respect to a sale

1310 occurring on or after July 1, 1989, is remitted by the retailer to the
1311 commissioner and such sale as an account receivable is determined to
1312 be worthless, the amount of such tax remitted may be credited against
1313 the tax due on the sales tax return filed by the retailer for the monthly
1314 or quarterly period, whichever is applicable, next following the period
1315 in which such amount is actually so written off, but in no event shall
1316 such credit be allowed later than three years following the date such
1317 tax is remitted, unless the credit relates to a period for which a waiver
1318 is given pursuant to subsection (g) of section 12-415. The commissioner
1319 shall, by regulations adopted in accordance with chapter 54, provide
1320 standards for proving any such claim for credit. If any account with
1321 respect to which such credit is allowed is thereafter collected by the
1322 retailer in whole or in part, the amount so collected shall be included
1323 in the sales tax return covering the period in which such collection
1324 occurs. The tax applicable in any such case shall be determined in
1325 accordance with the rate of sales tax in effect at the time of the original
1326 sale.

1327 (C) (i) Any person required to collect tax in accordance with this
1328 subsection who demonstrates to the satisfaction of the Commissioner
1329 of Revenue Services by July first of any year that, in any two quarterly
1330 periods as described in section 12-414, within the most recent four
1331 consecutive quarterly periods, such person was a materialman as such
1332 term is used in chapter 847, who has at least fifty per cent of such
1333 person's sales of building materials to contractors, subcontractors or
1334 repairmen for the improvement of real property, and is authorized by
1335 said chapter to file a mechanic's lien upon such real property and
1336 improvement shall, with respect to such sales made through the
1337 quarterly period ending the succeeding June thirtieth, collect tax due
1338 on such sales, and on sales to such contractors, subcontractors or
1339 repairmen of services described in subdivision (2) of subsection (a) of
1340 section 12-407 with respect to such building materials, for such
1341 purpose and made during such July first through June thirtieth period,
1342 at the time and to the extent that such person receives the receipts

1343 from, or consideration for, such sales from such contractors,
1344 subcontractors or repairmen, provided if such person receives a
1345 portion of such receipts or consideration, such person shall collect the
1346 tax due on such portion at the time the portion is received. The taxes
1347 imposed by this chapter on such receipts and consideration shall be
1348 deemed imposed, solely for purposes of determining when such
1349 person is required to collect and pay over such taxes to the
1350 commissioner under section 12-414, when such person has received
1351 payment of such receipts or consideration in money, or money's worth,
1352 from such contractor, subcontractor or repairman. A contractor,
1353 subcontractor or repairman who purchases building materials or
1354 services from such person pursuant to this subparagraph shall, at the
1355 time such contractor, subcontractor or repairman pays any portion of
1356 the purchase price, pay to the person the tax due on the portion of the
1357 purchase price so paid.

1358 (ii) In the event that a materialman described in this subparagraph
1359 factors any portion of such materialman's receivables, such
1360 materialman shall be deemed to have received payment of such
1361 receipts or consideration in money or money's worth, from the
1362 contractor, subcontractor or repairman and shall be required to pay
1363 over tax on such sale with the next return due, with a credit against
1364 such tax for any tax already paid over with respect to such sale. Any
1365 such amount of tax paid over shall be on account of the tax required to
1366 be collected on the sale to which it relates and such materialman may
1367 take a credit against any tax paid by such contractor, subcontractor or
1368 repairman in the future on such sale, to ensure that tax paid over with
1369 respect to such sale does not exceed the amount of tax imposed on
1370 such sale as if the entire purchase price had been paid at the time of
1371 sale.

1372 (iii) A materialman described in this subparagraph who has not
1373 collected the tax due on the full purchase price for a sale described in
1374 this subparagraph from a contractor, subcontractor or repairman
1375 within one year from the date of such sale, shall pay over to the

1376 commissioner the tax due on any balance of such full purchase price
1377 with such materialman's return for the period which includes the date
1378 which is one year after the date of such sale.

1379 (iv) The commissioner may assess additional tax due with respect to
1380 a sale described in this subparagraph not later than three years from
1381 the date the tax is required to be paid over to the commissioner
1382 pursuant to this subparagraph, and in the case of a wilfully false or
1383 fraudulent return with intent to evade the tax, or where no return has
1384 been filed such taxpayer shall be subject to the provisions of section 12-
1385 428.

1386 (D) In the case of a sale by a producer or wholesaler of newspapers
1387 to a vendor who is not otherwise required to obtain a permit under
1388 this chapter, such producer or wholesaler shall collect the sales tax on
1389 such newspapers at the point of transfer to such vendor. Such tax shall
1390 be based on the stated retail price of such newspapers. Such vendor
1391 may add an amount to the price of the newspapers equal to the
1392 amount paid as sales tax to the producer or wholesaler and such
1393 vendor shall not be required to remit such amount to the state.

1394 Sec. 78. Subdivision (1) of section 12-411 of the general statutes is
1395 repealed and the following is substituted in lieu thereof (*Effective July*
1396 *1, 2013*):

1397 (1) (A) An excise tax is hereby imposed on the storage, acceptance,
1398 consumption or any other use in this state of tangible personal
1399 property purchased from any retailer for storage, acceptance,
1400 consumption or any other use in this state, the acceptance or receipt of
1401 any services constituting a sale in accordance with subdivision (2) of
1402 subsection (a) of section 12-407, purchased from any retailer for
1403 consumption or use in this state, or the storage, acceptance,
1404 consumption or any other use in this state of tangible personal
1405 property which has been manufactured, fabricated, assembled or
1406 processed from materials by a person, either within or without this

1407 state, for storage, acceptance, consumption or any other use by such
1408 person in this state, to be measured by the sales price of materials, at
1409 the rate of six and thirty-five-hundredths per cent of the sales price of
1410 such property or services, except, in lieu of said rate of six and thirty-
1411 five-hundredths per cent;

1412 (B) At a rate of fifteen per cent of the rent paid for occupancy of any
1413 room or rooms in a hotel or lodging house for the first period of not
1414 exceeding thirty consecutive calendar days;

1415 (C) With respect to the storage, acceptance, consumption or use in
1416 this state of a motor vehicle purchased from any retailer for storage,
1417 acceptance, consumption or use in this state by any individual who is a
1418 member of the armed forces of the United States and is on full-time
1419 active duty in Connecticut and who is considered, under 50 App USC
1420 574, a resident of another state, or to any such individual and the
1421 spouse of such individual at a rate of four and one-half per cent of the
1422 sales price of such vehicle, provided such retailer requires and
1423 maintains a declaration by such individual, prescribed as to form by
1424 the commissioner and bearing notice to the effect that false statements
1425 made in such declaration are punishable, or other evidence,
1426 satisfactory to the commissioner, concerning the purchaser's state of
1427 residence under 50 App USC 574;

1428 (D) (i) With respect to the acceptance or receipt in this state of labor
1429 that is otherwise taxable under subparagraph (C) or (G) of subdivision
1430 (2) of subsection (a) of section 12-407 on existing vessels and repair or
1431 maintenance services on vessels occurring on and after July 1, 1999,
1432 such services shall be exempt from such tax;

1433 (ii) With respect to the storage, acceptance or other use of a vessel in
1434 this state, such storage, acceptance or other use shall be exempt from
1435 such tax, provided such vessel is docked in this state for sixty or fewer
1436 days in a calendar year;

1437 (E) (i) With respect to the acceptance or receipt in this state of

1438 computer and data processing services purchased from any retailer for
1439 consumption or use in this state occurring on or after July 1, 1997, and
1440 prior to July 1, 1998, at the rate of five per cent of such services, on or
1441 after July 1, 1998, and prior to July 1, 1999, at the rate of four per cent of
1442 such services, on or after July 1, 1999, and prior to July 1, 2000, at the
1443 rate of three per cent of such services, on or after July 1, 2000, and prior
1444 to July 1, 2001, at the rate of two per cent of such services, on and after
1445 July 1, 2001, at the rate of one per cent of such services, and (ii) with
1446 respect to the acceptance or receipt in this state of Internet access
1447 services, on or after July 1, 2001, such services shall be exempt from
1448 tax;

1449 (F) With respect to the acceptance or receipt in this state of patient
1450 care services purchased from any retailer for consumption or use in
1451 this state for which payment is received by the hospital on or after July
1452 1, 1999, and prior to July 1, 2001, at the rate of five and three-fourths
1453 per cent and on and after July 1, 2001, such services shall be exempt
1454 from such tax;

1455 (G) With respect to the rental or leasing of a passenger motor
1456 vehicle for a period of thirty consecutive calendar days or less, at a rate
1457 of nine and thirty-five-hundredths per cent;

1458 (H) With respect to the sale of (i) a motor vehicle for a sales price
1459 exceeding fifty thousand dollars, at a rate of seven per cent on the
1460 entire [purchase] sales price, (ii) [a vessel for a sales price exceeding
1461 one hundred thousand dollars, at a rate of seven per cent on the entire
1462 purchase price, (iii)] jewelry, whether real or imitation, for a sales price
1463 exceeding five thousand dollars, at a rate of seven per cent on the
1464 entire [purchase] sales price, and [(iv)] (iii) an article of clothing or
1465 footwear intended to be worn on or about the human body, a handbag,
1466 luggage, umbrella, wallet or watch for a sales price exceeding one
1467 thousand dollars, at a rate of seven per cent on the entire [purchase]
1468 sales price. For purposes of this subparagraph, "motor vehicle" shall
1469 have the meaning provided in section 14-1, but shall not include a

1470 motor vehicle subject to the provisions of subparagraph (C) of this
1471 subdivision, a motor vehicle having a gross vehicle weight rating over
1472 twelve thousand five hundred pounds, or a motor vehicle having a
1473 gross vehicle weight rating of twelve thousand five hundred pounds
1474 or less that is not used for private passenger purposes, but is designed
1475 or used to transport merchandise, freight or persons in connection
1476 with any business enterprise and issued a commercial registration or
1477 more specific type of registration by the Department of Motor
1478 Vehicles; and

1479 [(I) For calendar quarters ending on or after September 30, 2011, the
1480 commissioner shall deposit into the municipal revenue sharing
1481 account, established pursuant to section 4-66l, one and fifty-seven-
1482 hundredths per cent of the amounts received by the state from the tax
1483 imposed under subparagraph (A) of this subdivision, and one and
1484 forty-three-hundredths of the amounts received by the state from the
1485 tax imposed under subparagraph (H) of this subdivision; and]

1486 [(J)] (I) For calendar quarters ending on or after September 30, 2011,
1487 the commissioner shall deposit into the regional performance incentive
1488 account, established pursuant to section 4-66k, six and seven-tenths
1489 per cent of the amounts received by the state from the tax imposed
1490 under subparagraph (B) of this subdivision and ten and seven-tenths
1491 per cent of the amounts received by the state from the tax imposed
1492 under subparagraph (G) of this subdivision.

1493 Sec. 79. Section 12-412 of the general statutes is amended by adding
1494 subdivision (119) as follows (*Effective July 1, 2013*):

1495 (NEW) (119) (A) On and after June 1, 2015, sales of any article of
1496 clothing or footwear intended to be worn on or about the human body,
1497 the cost of which to the purchaser is less than fifty dollars.

1498 (B) For purposes of this subdivision, clothing or footwear shall not
1499 include (i) any special clothing or footwear primarily designed for
1500 athletic activity or protective use that is not normally worn except

1501 when used for the athletic activity or protective use for which it was
1502 designed, and (ii) jewelry, handbags, luggage, umbrellas, wallets,
1503 watches and similar items carried on or about the human body but not
1504 worn on the body in the manner characteristic of clothing intended for
1505 exemption under this subdivision.

1506 Sec. 80. (*Effective July 1, 2013*) (a) For all taxable periods that
1507 commence on or after October 1, 2013, and prior to April 1, 2014, the
1508 Commissioner of Revenue Services may require any taxpayer with
1509 sales tax liability that is delinquent, as described in section 12-7a of the
1510 general statutes, to remit electronically the sales tax due on each sale
1511 made by such taxpayer by consumer credit or debit card or electronic
1512 transfer during each such period. The commissioner shall notify in
1513 writing any taxpayer he requires to comply with the provisions of this
1514 section, and shall do so in accordance with subsection (b) of this
1515 section. Any taxpayer so notified shall remit such taxes to the
1516 commissioner through a processor of consumer credit or debit card
1517 payments or electronic transfers approved by said commissioner in
1518 accordance with subsection (c) of this section. Each taxpayer notified
1519 by the commissioner shall remit such taxes not later than the end of the
1520 second business day after each such sale.

1521 (b) Each taxpayer required by the commissioner to comply with the
1522 provisions of subsection (a) of this section shall receive written notice
1523 from the commissioner on or before October 1, 2013. Such notice,
1524 which shall be delivered in accordance with section 12-2f of the general
1525 statutes, shall contain a complete listing of all processors of consumer
1526 credit or debit card payments or electronic transfers approved by the
1527 commissioner.

1528 (c) In order to be approved by the commissioner, a processor of
1529 consumer credit or debit card payments or electronic transfers must
1530 utilize the specific file format prescribed by the commissioner. The
1531 commissioner shall make available the specific file format by August
1532 15, 2013. In addition, and in order to receive approval from the

1533 commissioner, each processor of consumer credit or debit card
1534 payments or electronic transfers shall make available to the
1535 commissioner any and all other information as the commissioner may
1536 require, including, but not limited to, identification of the specific
1537 software, including any third party software, being utilized by said
1538 processor of consumer credit or debit card payments or electronic
1539 transfers, the specifications of such software and such processing, and
1540 assurance that such software and such processing shall provide record
1541 transactions sufficient for purposes of collections and audit of sales
1542 subject to tax.

1543 (d) Any taxpayer who fails to comply with the provisions of this
1544 section shall be subject to any and all penalties imposed under chapter
1545 219 of the general statutes, including the revocation of its permit.

1546 Sec. 81. (*Effective July 1, 2013*) The Commissioner of Revenue
1547 Services shall analyze methods to enhance collection and remittance of
1548 sales taxes by retailers as required pursuant to chapter 219 of the
1549 general statutes. The commissioner shall consider (1) the amount of
1550 such sales taxes that are annually uncollected or consistently
1551 delinquent, (2) the availability and effectiveness of alternative methods
1552 of collection, including those employed in section 80 of this act, (3) the
1553 advisability of requiring more frequent remittance of said taxes, and
1554 (4) whether such methods are likely to reduce deficiencies and increase
1555 collections. The commissioner shall report, in accordance with section
1556 11-4a of the general statutes, his findings and recommendations, if any,
1557 to the joint standing committee of the General Assembly having
1558 cognizance of matters relating to finance, revenue and bonding not
1559 later than February 1, 2014.

1560 Sec. 82. Section 12-430 of the general statutes is amended by adding
1561 subdivision (8) as follows (*Effective July 1, 2013, and applicable to sales*
1562 *occurring on or after said date*):

1563 (NEW) (8) (A) For purposes of this subdivision, (i) "stamped

1564 package of cigarettes" means a package of cigarettes to which
1565 Connecticut cigarette tax stamps, as prescribed by section 12-298, have
1566 been affixed; (ii) "stamper" means a person who, under chapter 214,
1567 may lawfully purchase unstamped packages of cigarettes and who,
1568 before such packages are transferred out of such person's possession, is
1569 required to affix Connecticut cigarette tax stamps to such packages;
1570 (iii) "nonstamping distributor" means a distributor that is licensed
1571 under chapter 214, other than a stamper; and (iv) "licensed dealer" has
1572 the same meaning as provided in section 12-285.

1573 (B) (i) Notwithstanding any other provisions of this chapter,
1574 whenever a stamper sells stamped packages of cigarettes to a licensed
1575 dealer, every such sale by the stamper to the licensed dealer shall be
1576 treated as a retail sale, and not as a sale for resale. The stamper shall be
1577 subject to the tax imposed by this chapter on its gross receipts from
1578 such sales, and shall be required to collect reimbursement for said tax
1579 from the licensed dealer. The amount of the tax reimbursement
1580 required to be collected shall be separately stated on the stamper's
1581 invoice to the licensed dealer. The presentation of a valid resale
1582 certificate by a licensed dealer shall not relieve the stamper of its
1583 obligations under this subdivision. Except as otherwise provided in
1584 this subdivision, every stamper shall file the returns required by this
1585 chapter and shall pay the taxes imposed by this chapter in the same
1586 manner as other sellers.

1587 (ii) Whenever a licensed dealer purchases stamped packages of
1588 cigarettes from a stamper, the subsequent sale of such stamped
1589 packages of cigarettes by the licensed dealer shall be treated as a retail
1590 sale, and not as a sale for resale. The licensed dealer shall be subject to
1591 the tax imposed by this chapter on its gross receipts from such sales,
1592 and shall be required to collect reimbursement for said tax from each
1593 customer. The licensed dealer, in computing, for purposes of this
1594 chapter, its gross receipts and the sales price of stamped packages of
1595 cigarettes, shall not include the amount of the tax reimbursement
1596 required to be paid by the licensed dealer to the stamper pursuant to

1597 subparagraph (B)(i) of this subdivision. The licensed dealer shall be
1598 allowed a credit against the tax imposed by this chapter on its retail
1599 sales of stamped packages of cigarettes during a reporting period in an
1600 amount equal to the amount of tax reimbursement required to be paid
1601 by the licensed dealer to the stamper during the same reporting period
1602 pursuant to subparagraph (B)(i) of this subdivision.

1603 (C) (i) Notwithstanding any other provisions of this chapter,
1604 whenever a stamper sells stamped packages of cigarettes to a
1605 nonstamping distributor, the subsequent sale of such stamped
1606 packages of cigarettes by the nonstamping distributor to a licensed
1607 dealer shall be treated as a retail sale, and not as a sale for resale. The
1608 nonstamping distributor shall be subject to the tax imposed by this
1609 chapter on its gross receipts from such sales, and shall be required to
1610 collect reimbursement for said tax from the licensed dealer. The
1611 amount of the tax reimbursement required to be collected shall be
1612 separately stated on the nonstamping distributor's invoice to the
1613 licensed dealer. The presentation of a valid resale certificate by a
1614 licensed dealer shall not relieve the nonstamping distributor of its
1615 obligations under this subdivision. Except as otherwise provided in
1616 this subdivision, every nonstamping distributor shall file the returns
1617 required by this chapter and shall pay the taxes imposed by this
1618 chapter in the same manner as other sellers.

1619 (ii) Whenever a licensed dealer purchases stamped packages of
1620 cigarettes from a nonstamping distributor, the subsequent sale of such
1621 stamped packages of cigarettes by the licensed dealer shall be treated
1622 as a retail sale, and not as a sale for resale. The licensed dealer shall be
1623 subject to the tax imposed by this chapter on its gross receipts from
1624 such sales, and shall be required to collect reimbursement for said tax
1625 from each customer. The licensed dealer, in computing, for purposes of
1626 this chapter, its gross receipts and the sales price of stamped packages
1627 of cigarettes, shall not include the amount of the tax reimbursement
1628 required to be paid by the licensed dealer to the nonstamping
1629 distributor pursuant to subparagraph (C)(i) of this subdivision. The

1630 licensed dealer shall be allowed a credit against the tax imposed by
1631 this chapter on its retail sales of stamped packages of cigarettes during
1632 a reporting period, in an amount equal to the amount of tax
1633 reimbursement required to be paid by the licensed dealer to the
1634 nonstamping distributor during the same reporting period pursuant to
1635 subparagraph (C)(i) of this subdivision.

1636 Sec. 83. Section 12-704e of the general statutes is repealed and the
1637 following is substituted in lieu thereof (*Effective from passage and*
1638 *applicable to taxable years commencing on or after January 1, 2013*):

1639 (a) Any resident of this state, as defined in subdivision (1) of
1640 subsection (a) of section 12-701, who is subject to the tax imposed
1641 under this chapter for any taxable year shall be allowed a credit
1642 against the tax otherwise due under this chapter in an amount equal to
1643 [thirty per cent] the applicable percentage, as defined in subsection (e)
1644 of this section, of the earned income credit claimed and allowed for the
1645 same taxable year under Section 32 of the Internal Revenue Code, as
1646 defined in subsection (a) of section 12-701.

1647 (b) If the amount of the credit allowed pursuant to this section
1648 exceeds the taxpayer's liability for the tax imposed under this chapter,
1649 the Commissioner of Revenue Services shall treat such excess as an
1650 overpayment and, except as provided under section 12-739 or 12-742,
1651 shall refund the amount of such excess, without interest, to the
1652 taxpayer.

1653 (c) If a married individual who is otherwise eligible for the credit
1654 allowed hereunder has filed a joint federal income tax return for the
1655 taxable year, but is required to file a separate return under this chapter
1656 for such taxable year, the credit for which such individual is eligible
1657 under this section shall be an amount equal to [thirty per cent] the
1658 applicable percentage, as defined in subsection (e) of this section, of
1659 the earned income credit claimed and allowed for such taxable year
1660 under said Section 32 of the Internal Revenue Code multiplied by a

1661 fraction, the numerator of which is such individual's federal adjusted
1662 gross income, as reported on such individual's separate return under
1663 this chapter, and the denominator of which is the federal adjusted
1664 gross income, as reported on the joint federal income tax return.

1665 (d) To the extent permitted under federal law, any state or federal
1666 earned income tax credit shall not be counted as income when received
1667 by an individual who is an applicant for, or recipient of, benefits or
1668 services under any state or federal program that provides such benefits
1669 or services based on need, nor shall any such earned income tax credit
1670 be counted as resources, for the purpose of determining the
1671 individual's or any other individual's eligibility for such benefits or
1672 services, or the amount of such benefits or services.

1673 (e) For purposes of this section, "applicable percentage" means thirty
1674 per cent, except (1) for the taxable year commencing on January 1,
1675 2013, "applicable percentage" means twenty-five per cent, and (2) for
1676 the taxable year commencing on January 1, 2014, "applicable
1677 percentage" means twenty-seven and one-half per cent.

1678 Sec. 84. Section 12-801 of the general statutes is repealed and the
1679 following is substituted in lieu thereof (*Effective from passage*):

1680 As used in sections 12-563a and 12-800 to 12-818, inclusive, the
1681 following terms shall have the following meanings unless the context
1682 clearly indicates another meaning:

1683 (1) "Board" or "board of directors" means the board of directors of
1684 the corporation;

1685 (2) "Corporation" means the Connecticut Lottery Corporation as
1686 created under section 12-802;

1687 (3) "Division" means the former Division of Special Revenue in the
1688 Department of Revenue Services;

1689 (4) "Lottery" means (A) the Connecticut state lottery conducted prior

1690 to the transfer authorized under section 12-808 by the Division of
1691 Special Revenue, (B) after such transfer, the Connecticut state lottery
1692 conducted by the corporation pursuant to sections 12-563a and 12-800
1693 to 12-818, inclusive, [and] (C) the state lottery referred to in subsection
1694 (a) of section 53-278g, and (D) keno;

1695 (5) "Keno" means a lottery game in which twenty numbers are
1696 drawn from a field of eighty numbers by a central computer system
1697 using an approved random number generator, a rabbit ear or wheel
1698 system device employing eighty numbered balls and the player
1699 holding a playslip matching the number of balls required for a
1700 particular spot game is awarded a prize as indicated on the approved
1701 rate card;

1702 ~~[(5)]~~ (6) "Lottery fund" means a fund or funds established by, and
1703 under the management and control of, the corporation, into which all
1704 lottery revenues of the corporation are deposited, from which all
1705 payments and expenses of the corporation are paid and from which
1706 transfers to the General Fund are made pursuant to section 12-812;

1707 ~~[(6)]~~ (7) "Operating revenue" means total revenue received from
1708 lottery sales less all cancelled sales and amounts paid as prizes but
1709 before payment or provision for payment of any other expenses; and

1710 (8) "Playslip" means a lottery ticket issued for purposes of playing
1711 keno.

1712 Sec. 85. Subdivision (4) of subsection (b) of section 12-806 of the
1713 general statutes is repealed and the following is substituted in lieu
1714 thereof (*Effective from passage*):

1715 (4) To introduce new lottery games, modify existing lottery games,
1716 utilize existing and new technologies, determine distribution channels
1717 for the sale of lottery tickets, introduce keno pursuant to signed
1718 agreements with the Mashantucket Pequot Tribe and the Mohegan
1719 Tribe of Indians of Connecticut, in accordance with section 86 of this

1720 act and, to the extent specifically authorized by regulations adopted by
1721 the Department of Consumer Protection pursuant to chapter 54,
1722 introduce instant ticket vending machines, kiosks and automated
1723 wagering systems or machines, with all such rights being subject to
1724 regulatory oversight by the Department of Consumer Protection,
1725 except that the corporation shall not offer any interactive on-line
1726 lottery games, including on-line video lottery games for promotional
1727 purposes;

1728 Sec. 86. (NEW) (*Effective from passage*) Notwithstanding the
1729 provisions of section 3-6c of the general statutes, the Secretary of the
1730 Office of Policy and Management, on behalf of the state of Connecticut,
1731 may enter into separate agreements with the Mashantucket Pequot
1732 Tribe and the Mohegan Tribe of Indians of Connecticut concerning the
1733 operation of keno by the Connecticut Lottery Corporation in the state
1734 of Connecticut. Any such agreement shall provide that the state shall
1735 distribute to each tribe a sum not to exceed twelve and one half per
1736 cent share of the gross operating revenue raised by the state from
1737 keno. For the purposes of this section, "gross operating revenues"
1738 means the total sum wagered, less amounts paid out as prizes.

1739 Sec. 87. Section 13b-61a of the general statutes is repealed and the
1740 following is substituted in lieu thereof (*Effective July 1, 2013*):

1741 (a) Notwithstanding the provisions of subsection (a) of section 13b-
1742 61: (1) For calendar quarters ending on or after September 30, 1998,
1743 and prior to September 30, 1999, the Commissioner of Revenue
1744 Services shall deposit into the Special Transportation Fund established
1745 under section 13b-68 five million dollars of the amount of funds
1746 received by the state from the tax imposed under section 12-587 on the
1747 gross earnings from the sales of petroleum products attributable to
1748 sales of motor vehicle fuel; (2) for calendar quarters ending September
1749 30, 1999, and prior to September 30, 2000, the commissioner shall
1750 deposit into the Special Transportation Fund nine million dollars of the
1751 amount of such funds received by the state from the tax imposed

1752 under said section 12-587 on the gross earnings from the sales of
1753 petroleum products attributable to sales of motor vehicle fuel; (3) for
1754 calendar quarters ending September 30, 2000, and prior to September
1755 30, 2002, the commissioner shall deposit into the Special
1756 Transportation Fund eleven million five hundred thousand dollars of
1757 the amount of such funds received by the state from the tax imposed
1758 under said section 12-587 on the gross earnings from the sales of
1759 petroleum products attributable to sales of motor vehicle fuel; (4) for
1760 the calendar quarters ending September 30, 2002, and prior to
1761 September 30, 2003, the commissioner shall deposit into the Special
1762 Transportation Fund, five million dollars of the amount of such funds
1763 received by the state from the tax imposed under said section 12-587
1764 on the gross earnings from the sales of petroleum products attributable
1765 to sales of motor vehicle fuel; (5) for the calendar quarter ending
1766 September 30, 2003, and prior to September 30, 2005, the commissioner
1767 shall deposit into the Special Transportation Fund, five million two
1768 hundred fifty thousand dollars of the amount of such funds received
1769 by the state from the tax imposed under said section 12-587 on the
1770 gross earnings from the sales of petroleum products attributable to
1771 sales of motor vehicle fuel; and (6) for the calendar quarters ending
1772 September 30, 2005, and prior to September 30, 2006, the commissioner
1773 shall deposit into the Special Transportation Fund ten million eight
1774 hundred seventy-five thousand dollars of the amount of such funds
1775 received by the state from the tax imposed under said section 12-587
1776 on the gross earnings from the sales of petroleum products attributable
1777 to sales of motor vehicle fuel.

1778 (b) Notwithstanding the provisions of subsection (a) of section 13b-
1779 61, for calendar quarters ending on or after September 30, 2006, the
1780 Comptroller shall deposit into the Special Transportation Fund an
1781 annual amount in accordance with the following schedule, from such
1782 funds received by the state from the tax imposed under said section 12-
1783 587 on the gross earnings from the sales of petroleum products. Such
1784 transfers shall be made in quarterly installments.

	Fiscal Year	Annual Transfer
T1094		
T1095		
T1096	2007	\$141,000,000
T1097	2008	\$127,800,000
T1098	2009	\$141,900,000
T1099	2010	\$141,900,000
T1100	2011	\$165,300,000
T1101	2012	\$226,900,000
T1102	2013	\$199,400,000
T1103	2014	[\$222,700,000] <u>\$380,700,000</u>
T1104	2015	[\$226,800,000] <u>\$379,100,000</u>
T1105	2016 and thereafter	[\$231,400,000] <u>\$377,300,000</u>

1785 (c) If in any calendar quarter ending on or after September 30, 2006,
1786 receipts from the tax imposed under section 12-587 are less than
1787 twenty-five per cent of the total of (1) the amount required to be
1788 transferred pursuant to the Special Transportation Fund pursuant to
1789 subsections (a) and (b) of this section, and (2) any other transfers
1790 required by law, the Comptroller shall certify to the Treasurer the
1791 amount of such shortfall and shall forthwith transfer an amount equal
1792 to such shortfall from the resources of the General Fund into the
1793 Special Transportation Fund.

1794 (d) The Commissioner of Revenue Services shall, on or before
1795 January 1, 2013, and on or before the first day of January biennially
1796 thereafter, calculate the amount of tax paid pursuant to section 12-587
1797 on gasoline sold for the prior fiscal year as a percentage of total tax
1798 collected under said section. Such percentage shall become the basis
1799 for determining the transfers to be made under subsection (b) of this
1800 section. The commissioner shall notify the chairpersons and ranking
1801 members of the joint standing committee of the General Assembly
1802 having cognizance of matters relating to finance, revenue and bonding,
1803 and the Secretary of the Office of Policy and Management of such
1804 percentage calculation.

1805 Sec. 88. Section 13b-61c of the general statutes is repealed and the
1806 following is substituted in lieu thereof (*Effective July 1, 2013*):

1807 (a) For the fiscal year ending June 30, 2010, the Comptroller shall
1808 transfer the sum of seventy-one million two hundred thousand dollars
1809 from the resources of the General Fund to the Special Transportation
1810 Fund.

1811 (b) For the fiscal year ending June 30, 2011, the Comptroller shall
1812 transfer the sum of one hundred seven million five hundred fifty
1813 thousand dollars from the resources of the General Fund to the Special
1814 Transportation Fund.

1815 (c) For the fiscal year ending June 30, 2012, the Comptroller shall
1816 transfer the sum of eighty-one million five hundred fifty thousand
1817 dollars from the resources of the General Fund to the Special
1818 Transportation Fund.

1819 (d) For the fiscal year ending June 30, 2013, the Comptroller shall
1820 transfer the sum of ninety-five million two hundred forty-five
1821 thousand dollars from the resources of the General Fund to the Special
1822 Transportation Fund.

1823 (e) For the fiscal year ending June 30, [2014, and annually thereafter]
1824 2015, the Comptroller shall transfer the sum of [one hundred seventy-
1825 two million eight hundred thousand] two million one hundred
1826 thousand dollars from the resources of the General Fund to the Special
1827 Transportation Fund.

1828 (f) For the fiscal year ending June 30, 2016, the Comptroller shall
1829 transfer the sum of one hundred fifty-two million eight hundred
1830 thousand dollars from the resources of the General Fund to the Special
1831 Transportation Fund.

1832 (g) For the fiscal year ending June 30, 2017, and annually thereafter,
1833 the Comptroller shall transfer the sum of one hundred sixty-two

1834 million eight hundred thousand dollars from the resources of the
1835 General Fund to the Special Transportation Fund.

1836 Sec. 89. (*Effective from passage*) Notwithstanding the provisions of
1837 section 45a-82 of the general statutes, the sum of \$1,000,000 shall be
1838 transferred from the Probate Court Administration Fund established
1839 pursuant to section 45a-82 of the general statutes, and credited to the
1840 resources of the General Fund for the fiscal year ending June 30, 2014.

1841 Sec. 90. Subsection (a) of section 3-20g of the general statutes is
1842 repealed and the following is substituted in lieu thereof (*Effective from*
1843 *passage*):

1844 (a) For the purpose of funding the deficit in the General Fund
1845 arising from the operations of the General Fund for the fiscal year
1846 ending June 30, 2009, as reported by the Comptroller to the Governor
1847 in accordance with section 3-115, the Treasurer is authorized to issue
1848 notes of the state from time to time in an amount not to exceed the
1849 amount of such deficit, and to deposit the proceeds thereof in the
1850 General Fund. The Comptroller is hereby authorized and directed to
1851 certify to the Treasurer the estimated amount of such deficit and the
1852 amount so certified shall be conclusive evidence for the purpose of
1853 determining at the time of issuance the amount of notes which the
1854 Treasurer is authorized to issue pursuant to this section to fund the
1855 deficit. The Comptroller shall make such certification promptly upon
1856 passage of this section, and may base such certification on the most
1857 recent of the Comptroller's monthly reports on the fiscal condition of
1858 the state. When the actual amount of the accumulated deficit in the
1859 General Fund as of June 30, 2009, is known, the Comptroller is hereby
1860 authorized and directed to certify to the Treasurer such amount. In the
1861 event that the actual amount of the General Fund deficit is more than
1862 the amount initially estimated by the Comptroller, the Treasurer is
1863 authorized to issue additional notes of the state therefor and to deposit
1864 the proceeds thereof in the General Fund. The Treasurer is authorized
1865 to issue notes in an amount sufficient to refund any notes previously

1866 issued pursuant to this section. Notwithstanding the provisions of
1867 subparagraph (B) of subsection (i) of section 3-20, no such refunding
1868 shall require a certification of the Treasurer that the state reasonably
1869 expects as of the date of the certification to achieve, as a result of the
1870 sale of such refunding notes and the investment and application of the
1871 proceeds of such sale, net debt service savings. In addition to the notes
1872 authorized by this section to fund the deficit, including any refunding
1873 notes, the Treasurer is authorized to issue notes in such additional
1874 amounts as the Treasurer shall determine to pay the costs of issuance
1875 of any notes issued pursuant to this section and interest payable or
1876 accrued on such notes through June 30, 2011.

1877 Sec. 91. Subsection (c) of section 3-20g of the general statutes is
1878 repealed and the following is substituted in lieu thereof (*Effective from*
1879 *passage*):

1880 (c) All such notes shall be general obligations of the state and the
1881 full faith and credit of the state of Connecticut are pledged for the
1882 payment of the principal of and interest on such notes as the same
1883 shall become due, and accordingly and as part of the contract of the
1884 state with the holders of such notes, appropriation of all amounts
1885 necessary for punctual payment of such principal and interest is
1886 hereby made, and the Treasurer shall pay such principal and interest
1887 as the same become due. All such notes shall be sold at not less than
1888 par and accrued interest in such manner and on such terms as the
1889 Treasurer may determine is in the best interest of the state, and shall be
1890 signed in the name of the state and on its behalf by the Treasurer. All
1891 such notes shall mature before July 1, [2016] 2018, in such principal
1892 amounts and at such times, bear such date or dates, be payable at such
1893 place or places, bear interest at such rate or different or varying rates,
1894 payable at such time or times, be in such denominations, be in such
1895 form with or without interest coupons attached, carry such registration
1896 and transfer privileges, be payable in such medium of payment, be
1897 subject to such terms of redemption with or without premium and
1898 have such additional security, covenant or contract provisions, as

1899 appropriate or necessary to improve their marketability, as the
1900 Treasurer shall determine prior to their issuance. In connection with
1901 such notes, the Treasurer may enter into such paying agent
1902 agreements, indentures of trust, escrow agreements or other
1903 agreements, with such parties and with such provisions as the
1904 Treasurer determines are appropriate or necessary.

1905 Sec. 92. Section 3-115b of the general statutes is repealed and the
1906 following is substituted in lieu thereof (*Effective July 1, 2013*):

1907 (a) Commencing with the fiscal year ending June 30, 2014, the
1908 Comptroller, in the Comptroller's sole discretion, may initiate a
1909 process intended to result in the implementation of the use of
1910 generally accepted accounting principles, as prescribed by the
1911 Governmental Accounting Standards Board, with respect to the
1912 preparation and maintenance of the annual financial statements of the
1913 state pursuant to section 3-115.

1914 (b) Commencing with the fiscal year ending June 30, 2014, the
1915 Secretary of the Office of Policy and Management shall initiate a
1916 process intended to result in the implementation of generally accepted
1917 accounting principles, as prescribed by the Governmental Accounting
1918 Standards Board, with respect to the preparation of the biennial
1919 budget of the state.

1920 (c) The Comptroller shall establish an opening combined balance
1921 sheet for all appropriated funds as of July 1, 2013, on the basis of
1922 generally accepted accounting principles. The accrued and unpaid
1923 expenses and liabilities and other adjustments for the purposes of
1924 generally accepted accounting principles, as of June 30, 2013, shall be
1925 aggregated and set up as a deferred charge on the combined balance
1926 sheet. Such deferred charge shall be amortized in equal increments in
1927 each fiscal year of each biennial budget, commencing with the fiscal
1928 year ending June 30, [2014] 2016, and for the succeeding [fourteen]
1929 twelve fiscal years.

1930 Sec. 93. Subsection (a) of section 7-536 of the general statutes is
1931 repealed and the following is substituted in lieu thereof (*Effective from*
1932 *passage*):

1933 (a) As used in sections 7-535 to 7-538, inclusive, as amended by this
1934 act:

1935 (1) "Adjusted equalized net grand list per capita" means the
1936 adjusted equalized net grand list per capita determined for each town
1937 pursuant to section 10-261;

1938 (2) "Density" means the population of a municipality divided by the
1939 number of square miles of the municipality;

1940 (3) "Grant anticipation note" means a note issued in anticipation of
1941 the receipt of project grants to the municipality from moneys in the
1942 Local Capital Improvement Fund;

1943 (4) "Local capital improvement project" means a municipal capital
1944 expenditure project for any of the following purposes: (A) Road
1945 construction, renovation, repair or resurfacing, (B) sidewalk and
1946 pavement improvements, (C) construction, renovation, enlargement or
1947 repair of sewage treatment plants and sanitary or storm, water or
1948 sewer lines, including separation of lines, (D) public building
1949 construction other than schools, including renovation, repair, code
1950 compliance, energy conservation and fire safety projects, (E)
1951 construction, renovation, enlargement or repair of dams, bridges and
1952 flood control projects, (F) construction, renovation, enlargement or
1953 repair of water treatment or filtration plants and water mains, (G)
1954 construction, renovation or enlargement of solid waste facilities, (H)
1955 improvements to public parks, (I) the preparation and revision of local
1956 capital improvement plans projected for a period of not less than five
1957 years and so prepared as to show the general description, need and
1958 estimated cost of each individual capital improvement, (J)
1959 improvements to emergency communications systems and building
1960 security systems, including for schools, (K) public housing projects,

1961 including renovations and improvements and energy conservation and
1962 the development of additional housing, (L) renovations to or
1963 construction of veterans' memorial monuments, (M) thermal imaging
1964 systems, (N) bulky waste and landfill projects, (O) the preparation and
1965 revision of municipal plans of conservation and development adopted
1966 pursuant to section 8-23, provided such plans are endorsed by the
1967 legislative body of the municipality not more than one hundred eighty
1968 days after adoption by the commission, (P) acquisition of automatic
1969 external defibrillators, (Q) floodplain management and hazard
1970 mitigation activities, (R) on-board oil refining systems consisting of a
1971 filtration canister and evaporation canister that remove solid and
1972 liquid contaminants from lubricating oil, [and] (S) activities related to
1973 the planning of a municipal broadband network, provided the speed
1974 of the network [will] shall be not less than three hundred eighty-four
1975 thousand bits per second, (T) establishment of bikeways and
1976 greenways, (U) land acquisition, including for open space, and costs
1977 involved in making land available for public uses, (V) acquisition of
1978 technology related to implementation of the Department of
1979 Education's common core state standards, (W) technology upgrades,
1980 including for improvements to expand public access to government
1981 information through electronic portals and kiosks, and (X) for the fiscal
1982 years ending June 30, 2013, and June 30, 2014, acquisition of snow
1983 removal equipment, capital expenditures made to improve public
1984 safety, and capital expenditures made to facilitate regional
1985 cooperation. "Local capital improvement project" means only capital
1986 expenditures and includes repairs incident to reconstruction and
1987 renovation but does not include ordinary repairs and maintenance of
1988 an ongoing nature and "floodplain management" and "hazard
1989 mitigation" shall have the same meaning as in section 25-68j;

1990 (5) "Municipality" means any town, city, borough, consolidated
1991 town and city or consolidated town and borough;

1992 (6) "Population" means the number of people according to the most
1993 recent federal decennial census, except in intervening years between

1994 such censuses when it shall mean the number according to the most
1995 recent estimate of the Department of Public Health; and

1996 (7) "Secretary" means the Secretary of the Office of Policy and
1997 Management.

1998 Sec. 94. Subsection (e) of section 7-536 of the general statutes is
1999 repealed and the following is substituted in lieu thereof (*Effective July*
2000 *1, 2013*):

2001 (e) (1) Each municipality may apply to the secretary for project
2002 authorization and expense reimbursement of local capital
2003 improvement projects.

2004 (2) Notwithstanding the deadlines imposed by this section, each
2005 municipality that has expended funds in the fiscal year ending June 30,
2006 2013, on projects listed in subparagraphs (T) to (X), inclusive, of
2007 subdivision (4) of subsection (a) of this section, as amended by this act,
2008 may apply to the secretary for reimbursement of such expenses.

2009 (3) Notwithstanding the provisions of subdivision (2) of subsection
2010 (f) of this section, the secretary, at his or her discretion, may authorize
2011 expense reimbursement for a project listed in subparagraphs (T) to (X),
2012 inclusive, of subdivision (4) of subsection (a) of this section, as
2013 amended by this act, prior to such project's inclusion on the local
2014 capital improvement plan adopted by a municipality. The secretary
2015 may require certification from the municipality that such municipality
2016 is taking steps to amend its local capital improvement plan to include
2017 such project.

2018 Sec. 95. (*Effective July 1, 2013*) (a) For the purposes described in
2019 subsection (b) of this section, the State Bond Commission shall have
2020 the power from time to time to authorize the issuance of bonds of the
2021 state in one or more series and in principal amounts not exceeding in
2022 the aggregate forty million dollars, provided twenty million dollars of
2023 said authorization shall be effective July 1, 2014.

2024 (b) The proceeds of the sale of said bonds, to the extent of the
2025 amount stated in subsection (a) of this section, shall be used by the
2026 Department of Economic and Community Development to establish a
2027 program to offer payments to holders of certificates of eligibility issued
2028 pursuant to section 32-9t of the general statutes, to replace credits
2029 allowed to be claimed under said certificates of eligibility.

2030 (c) All provisions of section 3-20 of the general statutes, or the
2031 exercise of any right or power granted thereby, which are not
2032 inconsistent with the provisions of this section are hereby adopted and
2033 shall apply to all bonds authorized by the State Bond Commission
2034 pursuant to this section, and temporary notes in anticipation of the
2035 money to be derived from the sale of any such bonds so authorized
2036 may be issued in accordance with said section 3-20 and from time to
2037 time renewed. Such bonds shall mature at such time or times not
2038 exceeding twenty years from their respective dates as may be provided
2039 in or pursuant to the resolution or resolutions of the State Bond
2040 Commission authorizing such bonds. None of said bonds shall be
2041 authorized except upon a finding by the State Bond Commission that
2042 there has been filed with it a request for such authorization which is
2043 signed by or on behalf of the Secretary of the Office of Policy and
2044 Management and states such terms and conditions as said commission,
2045 in its discretion, may require. Said bonds issued pursuant to this
2046 section shall be general obligations of the state and the full faith and
2047 credit of the state of Connecticut are pledged for the payment of the
2048 principal of and interest on said bonds as the same become due, and
2049 accordingly and as part of the contract of the state with the holders of
2050 said bonds, appropriation of all amounts necessary for punctual
2051 payment of such principal and interest is hereby made, and the State
2052 Treasurer shall pay such principal and interest as the same become
2053 due.

2054 Sec. 96. (NEW) (*Effective July 1, 2013, and applicable to assessment years*
2055 *commencing on and after October 1, 2013*) For purposes of determining
2056 the assessment of apartment property as defined in section 12-62r of

2057 the general statutes, that is newly-created or converted by the Capital
2058 Region Development Authority within the capital city economic
2059 development district, as defined in section 32-600 of the general
2060 statutes, the tax assessor shall assess any such property receiving a
2061 certificate of occupancy after July 1, 2013, as residential property, as
2062 defined in said section 12-62r.

2063 Sec. 97. Section 49-10 of the general statutes is repealed and the
2064 following is substituted in lieu thereof (*Effective July 1, 2013*):

2065 (a) As used in this section, "mortgage debt" means a debt or other
2066 obligation secured by mortgage, assignment of rent or assignment of
2067 interest in a lease.

2068 (b) Whenever any mortgage debt is assigned by an instrument in
2069 writing containing a sufficient description to identify the mortgage,
2070 assignment of rent or assignment of interest in a lease, given as
2071 security for the mortgage debt, and that assignment has been executed,
2072 attested and acknowledged in the manner prescribed by law for the
2073 execution, attestation and acknowledgment of deeds of land, the title
2074 held by virtue of the mortgage, assignment of rent or assignment of
2075 interest in a lease, shall vest in the assignee. An instrument
2076 substantially in the following form is sufficient for such assignment:

2077 Know all Men by these Presents, That of in the county of
2078 and state of does hereby grant, bargain, sell, assign, transfer and set
2079 over a certain (mortgage, assignment of rent or assignment of interest
2080 in a lease) from to dated and recorded in the records of the
2081 town of county of and state of Connecticut, in book at page

2082 In Witness Whereof have hereunto set hand and seal, this day
2083 of A.D.

2084 Signed, sealed and delivered
2085 in the presence of

2086 (SEAL)

2087 (Acknowledged)

2088 (c) In addition to the requirements of subsection (b) of this section,
2089 whenever an assignment of any residential mortgage loan (1) made by
2090 a lending institution organized under the laws of or having its
2091 principal office in any other state, and (2) secured by mortgage on
2092 residential real estate located in this state is made in writing, the
2093 instrument shall contain the name and business or mailing address of
2094 all parties to such assignment.

2095 (d) If a mortgage debt is assigned, a party obliged to pay such
2096 mortgage debt may discharge it, to the extent of the payment, by
2097 paying the assignor until the party obliged to pay receives sufficient
2098 notice in accordance with subsection (f) of this section that the
2099 mortgage debt has been assigned and that payment is to be made to
2100 the assignee. In addition to such notice, if requested by the party
2101 obliged to pay, the assignee shall furnish reasonable proof that the
2102 assignment has been made, and until the assignee does so, the party
2103 obliged to pay may pay the assignor. For purposes of this subsection,
2104 "reasonable proof" means (1) written notice of assignment signed by
2105 both the assignor and the assignee, (2) a copy of the assignment
2106 instrument, or (3) other proof of the assignment as agreed to by the
2107 party obliged to pay such mortgage debt.

2108 (e) If a mortgage debt is assigned, a party obliged to pay such
2109 mortgage debt who, in good faith and without sufficient notice of the
2110 assignment in accordance with subsection (f) of this section, executes
2111 with the assignor a modification or extension of the mortgage,
2112 assignment of rent or assignment of interest in a lease, shall have the
2113 benefit of such modification or extension, provided, the assignee shall
2114 acquire corresponding rights under the modified or extended
2115 mortgage, assignment of rent or assignment of interest in a lease. The
2116 assignment may provide that modification or extension of the

2117 mortgage, assignment of rent or assignment of interest in a lease,
2118 signed by the assignor after execution of the assignment, is a breach by
2119 the assignor of the assignor's contract with the assignee.

2120 (f) Notice of assignment is sufficient for purposes of subsections (d)
2121 and (e) of this section if the assignee notifies a party obliged to pay the
2122 mortgage debt (1) by mailing to the party obliged to pay, at the party's
2123 last billing address, a notice of the assignment identifying the
2124 instrument and mortgage debt assigned, the party obliged to pay such
2125 debt, the names of the assignor and assignee, the date of the
2126 assignment, and the name and address of the person to whom
2127 payments should be made, (2) by giving notice of the assignment
2128 pursuant to 12 USC Section 2605, Section 6 of the federal Real Estate
2129 Settlement Procedures Act of 1974 and the regulations promulgated
2130 pursuant to said section, as from time to time amended, or (3) by
2131 giving actual notice of the assignment, reasonably identifying the
2132 rights assigned, in any other manner. No signature on any such notice
2133 is necessary to give sufficient notice of the assignment under this
2134 subsection and such notice may include any other information.

2135 (g) Recordation of an assignment of mortgage debt is not sufficient
2136 notice of the assignment to the party obliged to pay for purposes of
2137 subsection (d) or (e) of this section.

2138 (h) Notwithstanding the provisions concerning remittance and
2139 retention of fees set forth in section 7-34a, as amended by this act, the
2140 recording fees paid in accordance with subsections (a), (d) and (e) of
2141 said section by a nominee of a mortgagee, as defined in subdivision (2)
2142 of subsection (a) of said section, shall be allocated as follows: (1) For
2143 fees collected upon a recording by a nominee of a mortgagee, except
2144 for the recording of an assignment of mortgage in which the nominee
2145 of a mortgagee appears as assignor, the town clerk shall remit one
2146 hundred ten dollars of such fees to the state, such fees shall be
2147 deposited into the General Fund and, upon deposit in the General
2148 Fund, thirty-six dollars of such fees shall be credited to the community

2149 investment account established pursuant to section 4-66aa; the town
2150 clerk shall retain forty-nine dollars of such fees, thirty-nine dollars of
2151 which shall become part of the general revenue of such municipality
2152 and ten dollars of which shall be deposited into the town clerk fund;
2153 and the town clerk shall retain any fees for additional pages beyond
2154 the first page in accordance with the provisions of subdivision (2) of
2155 subsection (a) of said section; and (2) for the fee collected upon a
2156 recording of an assignment of mortgage in which the nominee appears
2157 as assignor, the town clerk shall remit one hundred twenty-seven
2158 dollars of such fee to the state, such fee shall be deposited into the
2159 General Fund and, upon deposit in the General Fund, thirty-six dollars
2160 of such fee shall be credited to the community investment account and
2161 sixty dollars of such fee shall be credited to the State Banking Fund for
2162 purposes of funding the foreclosure mediation program established by
2163 section 49-31m; and the town clerk shall retain thirty-two dollars of
2164 such fee, which shall become part of the general revenue of such
2165 municipality.

2166 [(h)] (i) An assignment executed in accordance with this section
2167 shall operate to assign the interest of the assignor in the mortgage
2168 which is the subject of the assignment, even if such interest is, in fact,
2169 acquired by the assignor after executing such assignment or does not
2170 appear of record until after the execution of such assignment. Nothing
2171 in this subsection shall be construed to limit the effect of any
2172 assignment of mortgage debt recorded before, on or after October 1,
2173 2006.

2174 Sec. 98. Subsection (a) of section 7-34a of the general statutes is
2175 repealed and the following is substituted in lieu thereof (*Effective July*
2176 *1, 2013*):

2177 (a) (1) Town clerks shall receive, for recording any document, ten
2178 dollars for the first page and five dollars for each subsequent page or
2179 fractional part thereof, a page being not more than eight and one-half
2180 by fourteen inches. Town clerks shall receive, for recording the

2181 information contained in a certificate of registration for the practice of
2182 any of the healing arts, five dollars. Town clerks shall receive, for
2183 recording documents conforming to, or substantially similar to, section
2184 47-36c, which are clearly entitled "statutory form" in the heading of
2185 such documents, as follows: For the first page of a warranty deed, a
2186 quitclaim deed, a mortgage deed, or an assignment of mortgage, ten
2187 dollars; for each additional page of such documents, five dollars; and
2188 for each assignment of mortgage, subsequent to the first two
2189 assignments, two dollars. Town clerks shall receive, for recording any
2190 document with respect to which certain data must be submitted by
2191 each town clerk to the Secretary of the Office of Policy and
2192 Management in accordance with section 10-261b, two dollars in
2193 addition to the regular recording fee. Any person who offers any
2194 written document for recording in the office of any town clerk, which
2195 document fails to have legibly typed, printed or stamped directly
2196 beneath the signatures the names of the persons who executed such
2197 document, the names of any witnesses thereto and the name of the
2198 officer before whom the same was acknowledged, shall pay one dollar
2199 in addition to the regular recording fee. Town clerks shall receive, for
2200 recording any deed, except a mortgage deed, conveying title to real
2201 estate, which deed does not contain the current mailing address of the
2202 grantee, five dollars in addition to the regular recording fee. Town
2203 clerks shall receive, for filing any document, five dollars; for receiving
2204 and keeping a survey or map, legally filed in the town clerk's office,
2205 five dollars; and for indexing such survey or map, in accordance with
2206 section 7-32, five dollars, except with respect to indexing any such
2207 survey or map pertaining to a subdivision of land as defined in section
2208 8-18, in which event town clerks shall receive fifteen dollars for each
2209 such indexing. Town clerks shall receive, for a copy, in any format, of
2210 any document either recorded or filed in their offices, one dollar for
2211 each page or fractional part thereof, as the case may be; for certifying
2212 any copy of the same, two dollars; for making a copy of any survey or
2213 map, the actual cost thereof; and for certifying such copy of a survey or
2214 map, two dollars. Town clerks shall receive, for recording the

2215 commission and oath of a notary public, ten dollars; and for certifying
2216 under seal to the official character of a notary, two dollars.

2217 (2) (A) Notwithstanding any other provision of this subsection and
2218 in accordance with subsection (h) of section 49-10, as amended by this
2219 act, town clerks shall receive from a nominee of a mortgagee for the
2220 recording of any document, including, but not limited to, a warranty
2221 deed, a quitclaim deed, a mortgage deed, or an assignment of
2222 mortgage, except an assignment of mortgage in which the nominee of
2223 a mortgagee appears as assignor, as follows: For the first page of such
2224 warranty deed, quitclaim deed, mortgage deed, or assignment of
2225 mortgage, one hundred sixteen dollars; for each additional page of
2226 such deed or assignment, five dollars; and for each assignment of
2227 mortgage, subsequent to the first two assignments, two dollars.

2228 (B) In accordance with subsection (h) of section 49-10, as amended
2229 by this act, and in addition to any fees received pursuant to
2230 subdivision (1) of this subsection for the recording of an assignment of
2231 mortgage in which a nominee of a mortgagee appears as assignor,
2232 town clerks shall receive from a nominee of a mortgagee for the
2233 recording of such an assignment, as follows: For the entire assignment
2234 of mortgage, one hundred fifty-nine dollars. No other fees shall be
2235 collected from the nominee for such recording.

2236 (C) For purposes of this subdivision, "nominee of a mortgagee"
2237 means any person who (i) serves as mortgagee in the land records for a
2238 mortgage loan registered on a national electronic database that tracks
2239 changes in mortgage servicing and beneficial ownership interests in
2240 residential mortgage loans on behalf of its members, and (ii) is a
2241 nominee or agent for the owner of the promissory note or the
2242 subsequent buyer, transferee or beneficial owner of such note.

2243 Sec. 99. *(Effective July 1, 2013)* Notwithstanding any provision of the
2244 general statutes, the sum of up to \$35,000,000 shall be transferred from
2245 the resources of the Connecticut Resource Recovery Authority (CRRA)

2246 and credited to the resources of the General Fund for the fiscal year
2247 ending June 30, 2014.

2248 Sec. 100. (*Effective July 1, 2013*) Notwithstanding the provisions of
2249 section 16-331cc of the general statutes, the sum of \$3,400,000 shall be
2250 transferred from the public, educational and governmental
2251 programming and education technology investment account and
2252 credited to the resources of the General Fund for the fiscal year ending
2253 June 30, 2014.

2254 Sec. 101. (*Effective July 1, 2013*) Notwithstanding the provisions of
2255 section 16-331cc of the general statutes, the sum of \$3,500,000 shall be
2256 transferred from the public, educational and governmental
2257 programming and education technology investment account and
2258 credited to the resources of the General Fund for the fiscal year ending
2259 June 30, 2015.

2260 Sec. 102. (*Effective July 1, 2013*) The sum of \$76,500,000 shall be
2261 transferred from the resources of the Special Transportation Fund,
2262 established pursuant to section 13b-68 of the general statutes, and
2263 credited to the resources of the General Fund for the fiscal year ending
2264 June 30, 2014.

2265 Sec. 103. (*Effective from passage*) The sum of \$8,000,000 shall be
2266 transferred from the State Banking Fund, established under section
2267 36a-65 of the general statutes, and credited to the resources of the
2268 General Fund for the fiscal year ending June 30, 2014.

2269 Sec. 104. (*Effective from passage*) The sum of \$3,000,000 shall be
2270 transferred from the State Banking Fund, established under section
2271 36a-65 of the general statutes, and credited to the resources of the
2272 General Fund for the fiscal year ending June 30, 2015.

2273 Sec. 105. (*Effective from passage*) The sum of \$5,000,000 shall be
2274 transferred from the Regional Greenhouse Gas account established
2275 pursuant to section 22a-200c of the general statutes, and credited to the

2276 resources of the General Fund for the fiscal year ending June 30, 2015.

2277 Sec. 106. (*Effective from passage*) The sum of \$6,200,000 shall be
2278 transferred from the Clean Energy Finance and Investment Authority
2279 established pursuant to section 16-245n of the general statutes, and
2280 credited to the resources of the General Fund for the fiscal year ending
2281 June 30, 2014.

2282 Sec. 107. (*Effective from passage*) The sum of \$24,200,000 shall be
2283 transferred from the Clean Energy Finance and Investment Authority
2284 established pursuant to section 16-245n of the general statutes, and
2285 credited to the resources of the General Fund for the fiscal year ending
2286 June 30, 2015.

2287 Sec. 108. (*Effective from passage*) Notwithstanding subsection (b) of
2288 section 16-331bb of the general statutes, no amount shall be deposited
2289 into the municipal video competition trust account established in
2290 section 16-331bb of the general statutes for the fiscal years ending June
2291 30, 2014 and June 30, 2015.

2292 Sec. 109. (*Effective from passage*) Notwithstanding the provisions of
2293 subdivision (2) of subsection (c) of section 4-28e of the general statutes,
2294 as amended by this act, the sum of \$3,500,000 shall be transferred from
2295 the Tobacco and Health Trust Fund, established under section 4-28f of
2296 the general statutes, and credited to the resources of the General Fund
2297 for the fiscal year ending June 30, 2014.

2298 Sec. 110. (*Effective from passage*) Notwithstanding the provisions of
2299 section 4-28e of the general statutes, up to \$40,000,000 received
2300 pursuant to the settlement of litigation under the 1998 tobacco Master
2301 Settlement Agreement shall be reserved for the purpose of reducing
2302 aggregate appropriations in section 1 of this act for Nonfunctional-
2303 Change to Accruals for the fiscal year ending June 30, 2014.

2304 Sec. 111. (*Effective from passage*) Notwithstanding the provisions of
2305 section 4-28e of the general statutes, up to \$10,000,000 received

2306 pursuant to the settlement of litigation resulting from the 1998 tobacco
 2307 Master Settlement Agreement shall be deposited into the General Fund
 2308 for the fiscal year ending June 30, 2014.

2309 Sec. 112. (*Effective from passage*) Notwithstanding the provisions of
 2310 section 4-28e of the general statutes, up to \$13,000,000 received
 2311 pursuant to the settlement of litigation resulting from the 1998 tobacco
 2312 Master Settlement Agreement shall be deposited into a nonlapsing
 2313 fund to fund activity related to enforcement of such agreement.

2314 Sec. 113. Section 12-494a of the general statutes is repealed. (*Effective*
 2315 *July 1, 2013*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2013</i>	New section
Sec. 2	<i>July 1, 2013</i>	New section
Sec. 3	<i>July 1, 2013</i>	New section
Sec. 4	<i>July 1, 2013</i>	New section
Sec. 5	<i>July 1, 2013</i>	New section
Sec. 6	<i>July 1, 2013</i>	New section
Sec. 7	<i>July 1, 2013</i>	New section
Sec. 8	<i>July 1, 2013</i>	New section
Sec. 9	<i>July 1, 2013</i>	New section
Sec. 10	<i>July 1, 2013</i>	New section
Sec. 11	<i>July 1, 2013</i>	New section
Sec. 12	<i>from passage</i>	New section
Sec. 13	<i>from passage</i>	New section
Sec. 14	<i>July 1, 2013</i>	New section
Sec. 15	<i>from passage</i>	New section
Sec. 16	<i>from passage</i>	New section
Sec. 17	<i>July 1, 2013</i>	New section
Sec. 18	<i>July 1, 2013</i>	New section
Sec. 19	<i>July 1, 2013</i>	New section
Sec. 20	<i>July 1, 2013</i>	New section
Sec. 21	<i>July 1, 2013</i>	New section
Sec. 22	<i>July 1, 2013</i>	New section

Sec. 23	<i>July 1, 2013</i>	New section
Sec. 24	<i>July 1, 2013</i>	New section
Sec. 25	<i>July 1, 2013</i>	New section
Sec. 26	<i>July 1, 2013</i>	New section
Sec. 27	<i>July 1, 2013</i>	New section
Sec. 28	<i>July 1, 2013</i>	New section
Sec. 29	<i>from passage</i>	New section
Sec. 30	<i>July 1, 2013</i>	New section
Sec. 31	<i>July 1, 2013</i>	New section
Sec. 32	<i>July 1, 2013</i>	New section
Sec. 33	<i>July 1, 2013</i>	New section
Sec. 34	<i>July 1, 2013</i>	New section
Sec. 35	<i>July 1, 2013</i>	New section
Sec. 36	<i>July 1, 2013</i>	New section
Sec. 37	<i>July 1, 2013</i>	New section
Sec. 38	<i>July 1, 2013</i>	New section
Sec. 39	<i>July 1, 2013</i>	New section
Sec. 40	<i>July 1, 2013</i>	New section
Sec. 41	<i>July 1, 2013</i>	New section
Sec. 42	<i>July 1, 2013</i>	New section
Sec. 43	<i>July 1, 2013</i>	New section
Sec. 44	<i>July 1, 2013</i>	New section
Sec. 45	<i>July 1, 2013</i>	New section
Sec. 46	<i>July 1, 2013</i>	New section
Sec. 47	<i>July 1, 2013</i>	New section
Sec. 48	<i>July 1, 2013</i>	New section
Sec. 49	<i>July 1, 2013</i>	New section
Sec. 50	<i>July 1, 2013</i>	New section
Sec. 51	<i>July 1, 2013</i>	New section
Sec. 52	<i>July 1, 2013</i>	New section
Sec. 53	<i>from passage</i>	New section
Sec. 54	<i>July 1, 2013</i>	New section
Sec. 55	<i>July 1, 2013</i>	New section
Sec. 56	<i>July 1, 2013</i>	New section
Sec. 57	<i>July 1, 2013</i>	New section
Sec. 58	<i>from passage</i>	New section
Sec. 59	<i>July 1, 2013</i>	New section
Sec. 60	<i>July 1, 2013</i>	New section
Sec. 61	<i>July 1, 2013</i>	New section

Sec. 62	<i>from passage</i>	New section
Sec. 63	<i>from passage</i>	New section
Sec. 64	<i>from passage</i>	New section
Sec. 65	<i>July 1, 2013</i>	New section
Sec. 66	<i>July 1, 2013</i>	New section
Sec. 67	<i>January 1, 2014</i>	New section
Sec. 68	<i>January 1, 2014</i>	New section
Sec. 69	<i>July 1, 2013</i>	New section
Sec. 70	<i>July 1, 2013</i>	New section
Sec. 71	<i>July 1, 2013</i>	4-28e(c)
Sec. 72	<i>from passage and applicable to calendar years commencing on or after January 1, 2013</i>	12-211a(a)
Sec. 73	<i>from passage</i>	12-214(b)(7)
Sec. 74	<i>from passage</i>	12-219(b)(7)
Sec. 75	<i>July 1, 2013, and applicable to tax credits issued on or after said date</i>	12-217jj(a)(3)
Sec. 76	<i>from passage</i>	12-268s
Sec. 77	<i>July 1, 2013, and applicable to sales occurring on or after said date</i>	12-408(1) and (2)
Sec. 78	<i>July 1, 2013</i>	12-411(1)
Sec. 79	<i>July 1, 2013</i>	12-412
Sec. 80	<i>July 1, 2013</i>	New section
Sec. 81	<i>July 1, 2013</i>	New section
Sec. 82	<i>July 1, 2013, and applicable to sales occurring on or after said date</i>	12-430
Sec. 83	<i>from passage and applicable to taxable years commencing on or after January 1, 2013</i>	12-704e
Sec. 84	<i>from passage</i>	12-801
Sec. 85	<i>from passage</i>	12-806(b)(4)
Sec. 86	<i>from passage</i>	New section
Sec. 87	<i>July 1, 2013</i>	13b-61a

Sec. 88	<i>July 1, 2013</i>	13b-61c
Sec. 89	<i>from passage</i>	New section
Sec. 90	<i>from passage</i>	3-20g(a)
Sec. 91	<i>from passage</i>	3-20g(c)
Sec. 92	<i>July 1, 2013</i>	3-115b
Sec. 93	<i>from passage</i>	7-536(a)
Sec. 94	<i>July 1, 2013</i>	7-536(e)
Sec. 95	<i>July 1, 2013</i>	New section
Sec. 96	<i>July 1, 2013, and applicable to assessment years commencing on and after October 1, 2013</i>	New section
Sec. 97	<i>July 1, 2013</i>	49-10
Sec. 98	<i>July 1, 2013</i>	7-34a(a)
Sec. 99	<i>July 1, 2013</i>	New section
Sec. 100	<i>July 1, 2013</i>	New section
Sec. 101	<i>July 1, 2013</i>	New section
Sec. 102	<i>July 1, 2013</i>	New section
Sec. 103	<i>from passage</i>	New section
Sec. 104	<i>from passage</i>	New section
Sec. 105	<i>from passage</i>	New section
Sec. 106	<i>from passage</i>	New section
Sec. 107	<i>from passage</i>	New section
Sec. 108	<i>from passage</i>	New section
Sec. 109	<i>from passage</i>	New section
Sec. 110	<i>from passage</i>	New section
Sec. 111	<i>from passage</i>	New section
Sec. 112	<i>from passage</i>	New section
Sec. 113	<i>July 1, 2013</i>	Repealer section