



Amendment

January Session, 2013

LCO No. 8783

SB0084208783SD0

Offered by:

SEN. FONFARA, 1st Dist.
REP. WIDLITZ, 98th Dist.
SEN. STILLMAN, 20th Dist.

SEN. LEBEAU, 3rd Dist.
REP. BOUKUS, 22nd Dist.
REP. FAWCETT, 133rd Dist.

To: Subst. Senate Bill No. 842

File No. 677

Cal. No. 491

"AN ACT AUTHORIZING AND ADJUSTING BONDS OF THE STATE FOR CAPITAL IMPROVEMENTS, TRANSPORTATION, ELIMINATION OF THE ACCUMULATED GAAP DEFICIT, RESTRUCTURING OF ECONOMIC RECOVERY NOTES AND OTHER PURPOSES."

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

3 "Section 1. (*Effective July 1, 2013*) The State Bond Commission shall
4 have power, in accordance with the provisions of this section and
5 sections 2 to 7, inclusive, of this act, from time to time to authorize the
6 issuance of bonds of the state in one or more series and in principal
7 amounts in the aggregate, not exceeding \$316,120,522.

8 Sec. 2. (*Effective July 1, 2013*) The proceeds of the sale of bonds
9 described in sections 1 to 7, inclusive, of this act, to the extent
10 hereinafter stated, shall be used for the purpose of acquiring, by
11 purchase or condemnation, undertaking, constructing, reconstructing,

12 improving or equipping, or purchasing land or buildings or improving
13 sites for the projects hereinafter described, including payment of
14 architectural, engineering, demolition or related costs in connection
15 therewith, or of payment of the cost of long-range capital
16 programming and space utilization studies as hereinafter stated:

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

18 (1) Design and implementation of consolidation of higher education
19 systems with the state's CORE system, not exceeding \$5,000,000;

20 (2) Design and implementation of the Criminal Justice Information
21 Sharing System, not exceeding \$7,900,000;

22 (3) For an information technology capital investment program, not
23 exceeding \$50,000,000;

24 (4) To capitalize a transit-oriented development predevelopment
25 fund, provided such fund (A) is developed as a public-private
26 partnership, and (B) raises not less than two million dollars from
27 nonstate resources, not exceeding \$1,000,000;

28 (5) Development and implementation of databases in the CORE
29 financial system associated with results-based accountability, not
30 exceeding \$5,000,000.

31 (b) For the Department of Veterans' Affairs: Alterations, renovations
32 and improvements to buildings and grounds, not exceeding \$750,000.

33 (c) For the Department of Administrative Services:

34 (1) Alterations, renovations and improvements in compliance with
35 the Americans with Disabilities Act, or for improved accessibility to
36 state facilities, not exceeding \$2,000,000;

37 (2) Development, including acquisition and equipment, of a new
38 thermal facility, including expansion of the distribution pipeline, for
39 the capitol area district heating and cooling system in Hartford, not

40 exceeding \$29,000,000;

41 (3) Infrastructure repairs and improvements, including fire, safety
42 and compliance with the Americans with Disabilities Act
43 improvements, improvements to state-owned buildings and grounds,
44 including energy conservation and off-site improvements, and
45 preservation of unoccupied buildings and grounds, including office
46 development, acquisition, renovations for additional parking and
47 security improvements at state-occupied buildings, not exceeding
48 \$25,000,000;

49 (4) Removal or encapsulation of asbestos and hazardous materials
50 in state-owned buildings, not exceeding \$10,000,000.

51 (d) For the Department of Emergency Services and Public
52 Protection:

53 (1) Design, construction and equipment for a consolidated
54 communications center at the headquarters building in Middletown,
55 not exceeding \$4,000,000;

56 (2) Replacement and upgrade of radio communication systems, not
57 exceeding \$19,500,000;

58 (3) Alterations, renovations and improvements to buildings and
59 grounds, including utilities, mechanical systems and energy
60 conservation projects, not exceeding \$5,000,000;

61 (4) Alterations, renovations and improvements to the Forensic
62 Science Laboratory in Meriden, not exceeding \$1,500,000.

63 (e) For the Department of Motor Vehicles: Alterations, renovations
64 and improvements to buildings and grounds, not exceeding
65 \$1,703,000.

66 (f) For the Military Department:

67 (1) Alterations, renovations and improvements to buildings and

68 grounds, including utilities, mechanical systems and energy
69 conservation, not exceeding \$1,000,000;

70 (2) State matching funds for anticipated federal reimbursable
71 projects, not exceeding \$2,000,000;

72 (3) Alterations, renovations and improvements to the skylight and
73 the water and heating systems at the Governor William A. O'Neill
74 Armory in Hartford, not exceeding \$3,150,000.

75 (g) For the Department of Energy and Environmental Protection:

76 (1) Dam repairs, including state-owned dams, not exceeding
77 \$6,000,000;

78 (2) Various flood control improvements, flood repair, erosion
79 damage repairs and municipal dam repairs, not exceeding \$4,500,000;

80 (3) Recreation and Natural Heritage Trust Program for recreation,
81 open space, resource protection and resource management, not
82 exceeding \$10,000,000.

83 (h) For the Capital Region Development Authority:

84 (1) Alterations, renovations and improvements at the Connecticut
85 Convention Center and Rentschler Field, not exceeding \$4,122,000;

86 (2) Alterations, renovations and improvements at the XL Center in
87 Hartford, not exceeding \$35,000,000.

88 (i) For the Department of Developmental Services: Fire, safety and
89 environmental improvements to regional facilities and intermediate
90 care facilities for client and staff needs, including improvements in
91 compliance with current codes, site improvements, handicapped
92 access improvements, utilities, repair or replacement of roofs, air
93 conditioning and other interior and exterior building renovations and
94 additions at all state-owned facilities, not exceeding \$5,000,000.

95 (j) For the Department of Mental Health and Addiction Services:

96 Design and installation of sprinkler systems, including related fire
97 safety improvements, in direct patient care buildings, not exceeding
98 \$2,275,000.

99 (k) For the Department of Education: For the technical high school
100 system: Alterations, renovations and improvements to buildings and
101 grounds, including new and replacement equipment, tools and
102 supplies necessary to update curricula, vehicles and technology at all
103 technical high schools, not exceeding \$28,000,000.

104 (l) For the Board of Regents for Higher Education:

105 (1) At all regional community colleges:

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

108 (B) System Technology Initiative, not exceeding \$5,000,000;

109 (C) Alterations, renovations and improvements to facilities
110 including fire, safety, energy conservation, code compliance and
111 acquisition of property, not exceeding \$2,000,000.

112 (2) At Quinebaug Community College:

113 (A) Parking and site improvements, not exceeding \$2,189,622;

114 (B) Heating, ventilating and air conditioning system improvements,
115 not exceeding \$1,750,000.

116 (3) At Tunxis Community College: Feasibility study for acquisition
117 of property for creation of a premanufacturing work space and
118 relocation of continuing education operations, not exceeding \$250,000.

119 (4) At Middlesex Community College: Planning, design and
120 construction of a new academic building, not exceeding \$4,800,000.

121 (m) For the Department of Correction: Alterations, renovations and
122 improvements to existing state-owned buildings for inmate housing,

123 programming and staff training space and additional inmate capacity,
124 and for support facilities and off-site improvements, not exceeding
125 \$10,000,000.

126 (n) For the Department of Children and Families: Alterations,
127 renovations and improvements to buildings and grounds, not
128 exceeding \$1,230,900.

129 (o) For the Judicial Department:

130 (1) Alterations, renovations and improvements to buildings and
131 grounds at state-owned and maintained facilities, not exceeding
132 \$7,500,000;

133 (2) Development of a juvenile court building in Meriden or
134 Middletown, not exceeding \$2,000,000;

135 (3) Mechanical upgrades and code-required improvements at the
136 superior courthouse in New Haven, not exceeding \$1,000,000;

137 (4) Security improvements at various state-owned and maintained
138 facilities, not exceeding \$1,000,000.

139 Sec. 3. (*Effective July 1, 2013*) All provisions of section 3-20 of the
140 general statutes, as amended by this act, or the exercise of any right or
141 power granted thereby which are not inconsistent with the provisions
142 of this act are hereby adopted and shall apply to all bonds authorized
143 by the State Bond Commission pursuant to sections 1 to 7, inclusive, of
144 this act, and temporary notes issued in anticipation of the money to be
145 derived from the sale of any such bonds so authorized may be issued
146 in accordance with said section 3-20 and from time to time renewed.
147 Such bonds shall mature at such time or times not exceeding twenty
148 years from their respective dates as may be provided in or pursuant to
149 the resolution or resolutions of the State Bond Commission authorizing
150 such bonds.

151 Sec. 4. (*Effective July 1, 2013*) None of the bonds described in sections
152 1 to 7, inclusive, of this act, shall be authorized except upon a finding

153 by the State Bond Commission that there has been filed with it a
154 request for such authorization, which is signed by the Secretary of the
155 Office of Policy and Management or by or on behalf of such state
156 officer, department or agency and stating such terms and conditions as
157 said commission, in its discretion, may require.

158 Sec. 5. (*Effective July 1, 2013*) For the purposes of sections 1 to 7,
159 inclusive, of this act, "state moneys" means the proceeds of the sale of
160 bonds authorized pursuant to said sections 1 to 7, inclusive, or of
161 temporary notes issued in anticipation of the moneys to be derived
162 from the sale of such bonds. Each request filed as provided in section 4
163 of this act for an authorization of bonds shall identify the project for
164 which the proceeds of the sale of such bonds are to be used and
165 expended and, in addition to any terms and conditions required
166 pursuant to said section 4, shall include the recommendation of the
167 person signing such request as to the extent to which federal, private
168 or other moneys then available or thereafter to be made available for
169 costs in connection with any such project should be added to the state
170 moneys available or becoming available hereunder for such project. If
171 the request includes a recommendation that some amount of such
172 federal, private or other moneys should be added to such state
173 moneys, then, if and to the extent directed by the State Bond
174 Commission at the time of authorization of such bonds, such amount
175 of such federal, private or other moneys then available, or thereafter to
176 be made available for costs in connection with such project, may be
177 added to any state moneys available or becoming available hereunder
178 for such project and shall be used for such project. Any other federal,
179 private or other moneys then available or thereafter to be made
180 available for costs in connection with such project shall, upon receipt,
181 be used by the State Treasurer, in conformity with applicable federal
182 and state law, to meet the principal of outstanding bonds issued
183 pursuant to sections 1 to 7, inclusive, of this act, or to meet the
184 principal of temporary notes issued in anticipation of the money to be
185 derived from the sale of bonds theretofore authorized pursuant to said
186 sections 1 to 7, inclusive, for the purpose of financing such costs, either

187 by purchase or redemption and cancellation of such bonds or notes or
188 by payment thereof at maturity. Whenever any of the federal, private
189 or other moneys so received with respect to such project are used to
190 meet the principal of such temporary notes or whenever principal of
191 any such temporary notes is retired by application of revenue receipts
192 of the state, the amount of bonds theretofore authorized in anticipation
193 of which such temporary notes were issued, and the aggregate amount
194 of bonds which may be authorized pursuant to section 1 of this act,
195 shall each be reduced by the amount of the principal so met or retired.
196 Pending use of the federal, private or other moneys so received to meet
197 principal as hereinabove directed, the amount thereof may be invested
198 by the State Treasurer in bonds or obligations of, or guaranteed by, the
199 state or the United States or agencies or instrumentalities of the United
200 States, shall be deemed to be part of the debt retirement funds of the
201 state, and net earnings on such investments shall be used in the same
202 manner as the moneys so invested.

203 Sec. 6. (*Effective July 1, 2013*) Any balance of proceeds of the sale of
204 said bonds authorized for any project described in section 2 of this act
205 in excess of the cost of such project may be used to complete any other
206 project described in said section 2, if the State Bond Commission shall
207 so determine and direct. Any balance of proceeds of the sale of said
208 bonds in excess of the costs of all the projects described in said section
209 2 shall be deposited to the credit of the General Fund.

210 Sec. 7. (*Effective July 1, 2013*) The bonds issued pursuant to this
211 section and sections 1 to 6 inclusive, of this act, shall be general
212 obligations of the state and the full faith and credit of the state of
213 Connecticut are pledged for the payment of the principal of and
214 interest on said bonds as the same become due, and accordingly and as
215 part of the contract of the state with the holders of said bonds,
216 appropriation of all amounts necessary for punctual payment of such
217 principal and interest is hereby made, and the State Treasurer shall pay
218 such principal and interest as the same become due.

219 Sec. 8. (*Effective July 1, 2013*) The State Bond Commission shall have

220 power, in accordance with the provisions of this section and sections 9
221 to 11, inclusive, of this act, from time to time to authorize the issuance
222 of bonds of the state in one or more series and in principal amounts in
223 the aggregate, not exceeding \$90,000,000.

224 Sec. 9. (*Effective July 1, 2013*) The proceeds of the sale of bonds
225 described in sections 8 to 11, inclusive, of this act shall be used by the
226 Department of Housing for the purposes hereinafter stated:

227 (1) Housing development and rehabilitation, including moderate
228 cost housing, moderate rental, congregate and elderly housing, urban
229 homesteading, community housing development corporations,
230 housing purchase and rehabilitation, housing for the homeless,
231 housing for low income persons, limited equity cooperatives and
232 mutual housing projects, abatement of hazardous material including
233 asbestos and lead-based paint in residential structures, emergency
234 repair assistance for senior citizens, housing land bank and land trust,
235 housing and community development, predevelopment grants and
236 loans, reimbursement for state and federal surplus property, private
237 rental investment mortgage and equity program, housing
238 infrastructure, demolition, renovation or redevelopment of vacant
239 buildings or related infrastructure, septic system repair loan program,
240 acquisition and related rehabilitation including loan guarantees for
241 private developers of rental housing for the elderly, projects under the
242 program established in section 8-37pp of the general statutes, and
243 participation in federal programs, including administrative expenses
244 associated with those programs eligible under the general statutes, not
245 exceeding \$70,000,000, provided not more than \$1,000,000 shall be
246 used for development of adult family homes, not more than \$1,000,000
247 shall be used for grants-in-aid for accessibility modifications for
248 persons transitioning from institutions to homes under the Money
249 Follows the Person program and not more than \$30,000,000 shall be
250 used for revitalization of state moderate rental housing units on the
251 Connecticut Housing Finance Authority's State Housing Portfolio;

252 (2) Permanent supportive housing initiatives established in section

253 17a-485c of the general statutes, not exceeding \$20,000,000.

254 Sec. 10. (*Effective July 1, 2013*) None of the bonds described in
255 sections 8 to 11, inclusive, of this act shall be authorized except upon a
256 finding by the State Bond Commission that there has been filed with it
257 a request for such authorization, which is signed by the Secretary of
258 the Office of Policy and Management or by or on behalf of such state
259 officer, department or agency and stating such terms and conditions as
260 said commission, in its discretion may require.

261 Sec. 11. (*Effective July 1, 2013*) All provisions of section 3-20 of the
262 general statutes, as amended by this act, or the exercise of any right or
263 power granted thereby which are not inconsistent with the provisions
264 of this section and sections 8 to 10, inclusive, of this act are hereby
265 adopted and shall apply to all bonds authorized by the State Bond
266 Commission pursuant to this section and sections 8 to 10, inclusive, of
267 this act and temporary notes in anticipation of the money to be derived
268 from the sale of any such bonds so authorized may be issued in
269 accordance with said section 3-20 and from time to time renewed. Such
270 bonds shall mature at such time or times not exceeding twenty years
271 from their respective dates as may be provided in or pursuant to the
272 resolution or resolutions of the State Bond Commission authorizing
273 such bonds. Such bonds issued pursuant to section 8 of this act shall be
274 general obligations of the state and the full faith and credit of the state
275 of Connecticut are pledged for the payment of the principal of and
276 interest on such bonds as the same become due, and accordingly and
277 as part of the contract of the state with the holders of such bonds,
278 appropriation of all amounts necessary for punctual payment of such
279 principal and interest is hereby made, and the State Treasurer shall pay
280 such principal and interest as the same become due.

281 Sec. 12. (*Effective July 1, 2013*) The State Bond Commission shall have
282 power, in accordance with the provisions of this section and sections
283 13 to 19, inclusive, of this act, from time to time to authorize the
284 issuance of bonds of the state in one or more series and in principal
285 amounts in the aggregate, not exceeding \$233,150,000.

286 Sec. 13. (*Effective July 1, 2013*) The proceeds of the sale of the bonds
287 described in sections 12 to 19, inclusive, of this act shall be used for the
288 purpose of providing grants-in-aid and other financing for the projects,
289 programs and purposes hereinafter stated:

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

291 (1) Grants-in-aid to private, nonprofit health and human service
292 organizations that are exempt under Section 501(c)(3) of the Internal
293 Revenue Code of 1986 of the Internal Revenue Code of 1986, or any
294 subsequent corresponding internal revenue code of the United States,
295 as amended from time to time, for alterations, renovations,
296 improvements, additions and new construction, including health,
297 safety, compliance with the Americans with Disabilities Act and
298 energy conservation improvements, information technology systems,
299 technology for independence and purchase of vehicles, not exceeding
300 \$20,000,000;

301 (2) Grants-in-aid to municipalities for infrastructure projects and
302 programs, including planning, property acquisition, site preparation,
303 construction and off-site improvements, not exceeding \$50,000,000.

304 (b) For the Department of Agriculture: For the Farm Reinvestment
305 Program, not exceeding \$500,000.

306 (c) For the Department of Energy and Environmental Protection:

307 (1) Grants-in-aid to municipalities for open space land acquisition
308 and development for conservation or recreational purposes, not
309 exceeding \$10,000,000;

310 (2) Grants-in-aid to municipalities for improvements to incinerators
311 and landfills, including, but not limited to, bulky waste landfills, not
312 exceeding \$1,400,000;

313 (3) Grants-in-aid for identification, investigation, containment,
314 removal or mitigation of contaminated industrial sites in urban areas,
315 not exceeding \$5,000,000;

316 (4) For a program to establish energy microgrids to support critical
317 municipal infrastructure, not exceeding \$15,000,000.

318 (d) For the Department of Economic and Community Development:

319 (1) Grants-in-aid to nursing homes for alterations, renovations and
320 improvements for conversion to other uses in support of right-sizing,
321 not exceeding \$10,000,000;

322 (2) Small Business Express program established by section 32-7g of
323 the general statutes, not exceeding \$50,000,000;

324 (3) Brownfield remediation and redevelopment projects, not
325 exceeding \$20,000,000.

326 (e) For the Department of Housing: Grants-in-aid to municipalities
327 for the incentive housing zone program established pursuant to
328 chapter 124b of the general statutes, not exceeding \$2,000,000.

329 (f) For the Department of Public Health: For the Stem Cell Research
330 Fund established by section 19a-32e of the general statutes, not
331 exceeding \$10,000,000.

332 (g) For the Department of Transportation: Grants-in-aid for
333 improvements to ports and marinas, including dredging and
334 navigational direction, not exceeding \$5,000,000.

335 (h) For the Department of Education:

336 (1) Grants-in-aid for capital start-up costs related to the
337 development of new interdistrict magnet school programs to assist the
338 state in meeting the goals of the 2008 stipulation and order for Milo
339 Sheff, et al. v. William A. O'Neill, et al., for the purpose of purchasing a
340 building or portable classrooms, subject to the reversion provisions in
341 subdivision (1) of subsection (c) of section 10-264h of the general
342 statutes, leasing space, and purchasing equipment, including, but not
343 limited to, computers and classroom furniture, not exceeding
344 \$17,000,000;

345 (2) Grants-in-aid to municipalities and organizations exempt from
346 taxation under Section 501(c)(3) of the Internal Revenue Code of 1986,
347 or any subsequent corresponding internal revenue code of the United
348 States, as amended from time to time, for facility improvements and
349 minor capital repairs to that portion of facilities that house school
350 readiness programs and state-funded day care centers operated by
351 such municipalities and organizations, not exceeding \$11,500,000;

352 (3) Grants-in-aid to local or regional boards of education for capital
353 costs related to the expansion of enrollment in the state-wide
354 interdistrict public school attendance program pursuant to section 10-
355 266aa of the general statutes, to assist the state in meeting the goals of
356 the 2008 stipulation and order for Milo Sheff, et al. v. William A.
357 O'Neill, et al., for building renovations, classroom expansions and the
358 purchase of equipment, including, but not limited to, computers,
359 laboratory equipment and classroom furniture, not exceeding \$750,000.

360 (i) For the State Library: Grants-in-aid to public libraries that are not
361 located in distressed municipalities, as defined in section 32-9p of the
362 general statutes, for construction, renovations, expansions, energy
363 conservation and handicapped accessibility, not exceeding \$5,000,000.

364 Sec. 14. (*Effective July 1, 2013*) All provisions of section 3-20 of the
365 general statutes, as amended by this act, or the exercise of any right or
366 power granted thereby which are not inconsistent with the provisions
367 of this act are hereby adopted and shall apply to all bonds authorized
368 by the State Bond Commission pursuant to sections 12 to 19, inclusive,
369 of this act, and temporary notes issued in anticipation of the money to
370 be derived from the sale of any such bonds so authorized may be
371 issued in accordance with said sections 12 to 19, inclusive, and from
372 time to time renewed. Such bonds shall mature at such time or times
373 not exceeding twenty years from their respective dates as may be
374 provided in or pursuant to the resolution or resolutions of the State
375 Bond Commission authorizing such bonds.

376 Sec. 15. (*Effective July 1, 2013*) None of the bonds described in

377 sections 12 to 19, inclusive, of this act shall be authorized except upon
378 a finding by the State Bond Commission that there has been filed with
379 it a request for such authorization, which is signed by the Secretary of
380 the Office of Policy and Management or by or on behalf of such state
381 officer, department or agency and stating such terms and conditions as
382 said commission, in its discretion, may require.

383 Sec. 16. (*Effective July 1, 2013*) For the purposes of sections 12 to 19,
384 inclusive, of this act, "state moneys" means the proceeds of the sale of
385 bonds authorized pursuant to said sections 12 to 19 inclusive, or of
386 temporary notes issued in anticipation of the moneys to be derived
387 from the sale of such bonds. Each request filed as provided in section
388 15 of this act for an authorization of bonds shall identify the project for
389 which the proceeds of the sale of such bonds are to be used and
390 expended and, in addition to any terms and conditions required
391 pursuant to said section 15, include the recommendation of the person
392 signing such request as to the extent to which federal, private or other
393 moneys then available or thereafter to be made available for costs in
394 connection with any such project should be added to the state moneys
395 available or becoming available under said sections 12 to 19, inclusive,
396 for such project. If the request includes a recommendation that some
397 amount of such federal, private or other moneys should be added to
398 such state moneys, then, if and to the extent directed by the State Bond
399 Commission at the time of authorization of such bonds, such amount
400 of such federal, private or other moneys then available or thereafter to
401 be made available for costs in connection with such project may be
402 added to any state moneys available or becoming available hereunder
403 for such project and be used for such project. Any other federal,
404 private or other moneys then available or thereafter to be made
405 available for costs in connection with such project upon receipt shall,
406 in conformity with applicable federal and state law, be used by the
407 State Treasurer to meet the principal of outstanding bonds issued
408 pursuant to said sections 12 to 19, inclusive, or to meet the principal of
409 temporary notes issued in anticipation of the money to be derived
410 from the sale of bonds theretofore authorized pursuant to said sections

411 12 to 19, inclusive, for the purpose of financing such costs, either by
412 purchase or redemption and cancellation of such bonds or notes or by
413 payment thereof at maturity. Whenever any of the federal, private or
414 other moneys so received with respect to such project are used to meet
415 the principal of such temporary notes or whenever the principal of any
416 such temporary notes is retired by application of revenue receipts of
417 the state, the amount of bonds theretofore authorized in anticipation of
418 which such temporary notes were issued, and the aggregate amount of
419 bonds which may be authorized pursuant to section 12 of this act shall
420 each be reduced by the amount of the principal so met or retired.
421 Pending use of the federal, private or other moneys so received to meet
422 the principal as directed in this section, the amount thereof may be
423 invested by the State Treasurer in bonds or obligations of, or
424 guaranteed by, the state or the United States or agencies or
425 instrumentalities of the United States, shall be deemed to be part of the
426 debt retirement funds of the state, and net earnings on such
427 investments shall be used in the same manner as the moneys so
428 invested.

429 Sec. 17. (*Effective July 1, 2013*) The bonds issued pursuant to sections
430 12 to 19, inclusive, of this act shall be general obligations of the state
431 and the full faith and credit of the state of Connecticut are pledged for
432 the payment of the principal of and interest on said bonds as the same
433 become due, and accordingly and as part of the contract of the state
434 with the holders of said bonds, appropriation of all amounts necessary
435 for punctual payment of such principal and interest is hereby made,
436 and the State Treasurer shall pay such principal and interest as the
437 same become due.

438 Sec. 18. (*Effective July 1, 2013*) In accordance with section 13 of this
439 act, the state, through the Office of Policy and Management, the
440 Department of Agriculture, the Department of Energy and
441 Environmental Protection, the Department of Economic and
442 Community Development, the Department of Housing, the
443 Department of Public Health, the Department of Transportation, the
444 Department of Education and the State Library may provide grants-in-

445 aid and other financings to or for the agencies for the purposes and
446 projects as described in said section 13. All financing shall be made in
447 accordance with the terms of a contract at such time or times as shall
448 be determined within authorization of funds by the State Bond
449 Commission.

450 Sec. 19. (*Effective July 1, 2013*) In the case of any grant-in-aid made
451 pursuant to section 13 of this act that is made to any entity which is not
452 a political subdivision of the state, the contract entered into pursuant
453 to section 18 of this act shall provide that if the premises for which
454 such grant-in-aid was made ceases, within ten years of the date of such
455 grant, to be used as a facility for which such grant was made, an
456 amount equal to the amount of such grant, minus ten per cent per year
457 for each full year which has elapsed since the date of such grant, shall
458 be repaid to the state and that a lien shall be placed on such land in
459 favor of the state to ensure that such amount shall be repaid in the
460 event of such change in use, provided if the premises for which such
461 grant-in-aid was made are owned by the state, a municipality or a
462 housing authority, no lien need be placed.

463 Sec. 20. (*Effective July 1, 2014*) The State Bond Commission shall have
464 power, in accordance with the provisions of this section and sections
465 21 to 26, inclusive, of this act, from time to time to authorize the
466 issuance of bonds of the state in one or more series and in principal
467 amounts in the aggregate, not exceeding \$348,338,805.

468 Sec. 21. (*Effective July 1, 2014*) The proceeds of the sale of bonds
469 described in sections 20 to 26, inclusive, of this act, to the extent
470 hereinafter stated, shall be used for the purpose of acquiring, by
471 purchase or condemnation, undertaking, constructing, reconstructing,
472 improving or equipping, or purchasing land or buildings or improving
473 sites for the projects hereinafter described, including payment of
474 architectural, engineering, demolition or related costs in connection
475 therewith, or of payment of the cost of long-range capital
476 programming and space utilization studies as hereinafter stated:

- 477 (a) For the Office of Policy and Management:
- 478 (1) Design and implementation of consolidation of higher education
479 systems with the state's CORE system, not exceeding \$5,000,000;
- 480 (2) Design and implementation of the Criminal Justice Information
481 Sharing System, not exceeding \$5,500,000;
- 482 (3) For an information technology capital investment program, not
483 exceeding \$25,000,000.
- 484 (b) For the Department of Veterans' Affairs: Alterations, renovations
485 and improvements to buildings and grounds, not exceeding \$750,000.
- 486 (c) For the Department of Administrative Services:
- 487 (1) Alterations, renovations and improvements in compliance with
488 the Americans with Disabilities Act, or for improved accessibility to
489 state facilities, not exceeding \$2,000,000;
- 490 (2) Infrastructure repairs and improvements, including fire, safety
491 and compliance with the Americans with Disabilities Act
492 improvements, improvements to state-owned buildings and grounds,
493 including energy conservation and off-site improvements, and
494 preservation of unoccupied buildings and grounds, including office
495 development, acquisition, renovations for additional parking and
496 security improvements at state-occupied buildings, not exceeding
497 \$25,000,000;
- 498 (3) Removal or encapsulation of asbestos and hazardous materials
499 in state-owned buildings, not exceeding \$10,000,000.
- 500 (d) For the Department of Emergency Services and Public
501 Protection:
- 502 (1) Replacement and upgrade of radio communication systems, not
503 exceeding \$45,000,000;
- 504 (2) Alterations, renovations and improvements to buildings and

505 grounds, including utilities, mechanical systems and energy
506 conservation projects, not exceeding \$5,000,000.

507 (e) For the Department of Motor Vehicles: Alterations, renovations
508 and improvements to buildings and grounds, not exceeding
509 \$1,697,000.

510 (f) For the Military Department:

511 (1) Alterations, renovations and improvements to buildings and
512 grounds, including utilities, mechanical systems and energy
513 conservation, not exceeding \$1,000,000;

514 (2) State matching funds for anticipated federal reimbursable
515 projects, not exceeding \$2,000,000.

516 (g) For the Department of Energy and Environmental Protection:

517 (1) Dam repairs, including state-owned dams, not exceeding
518 \$5,000,000;

519 (2) Energy efficiency and renewable energy projects in state-owned
520 buildings, not exceeding \$25,000,000;

521 (3) Various flood control improvements, flood repair, erosion
522 damage repairs and municipal dam repairs, not exceeding \$6,900,000;

523 (4) Recreation and Natural Heritage Trust Program for recreation,
524 open space, resource protection and resource management, not
525 exceeding \$10,000,000.

526 (h) For the Capital Region Development Authority: Alterations,
527 renovations and improvements at the Connecticut Convention Center
528 and Rentschler Field, not exceeding \$3,727,500.

529 (i) For the Department of Developmental Services: Fire, safety and
530 environmental improvements to regional facilities and intermediate
531 care facilities for client and staff needs, including improvements in
532 compliance with current codes, site improvements, handicapped

533 access improvements, utilities, repair or replacement of roofs, air
534 conditioning and other interior and exterior building renovations and
535 additions at all state-owned facilities, not exceeding \$5,000,000.

536 (j) For the Department of Mental Health and Addiction Services:

537 (1) Fire, safety and environmental improvements to regional
538 facilities and intermediate care facilities for client and staff needs,
539 including improvements in compliance with current codes, site
540 improvements, handicapped access improvements, utilities, repair or
541 replacement of roofs, air conditioning and other interior and exterior
542 building renovations and additions at all state-owned facilities, not
543 exceeding \$5,000,000;

544 (2) Design and installation of sprinkler systems, including related
545 fire safety improvements, in direct patient care buildings, not
546 exceeding \$4,175,000.

547 (k) For the Department of Education: For the technical high school
548 system: Alterations, renovations and improvements to buildings and
549 grounds, including new and replacement equipment, tools and
550 supplies necessary to update curricula, vehicles and technology at all
551 technical high schools, not exceeding \$15,500,000.

552 (l) For the Board of Regents for Higher Education:

553 (1) At all regional community colleges:

554 (A) New and replacement instruction, research or laboratory
555 equipment, not exceeding \$5,000,000;

556 (B) System Technology Initiative, not exceeding \$5,000,000;

557 (C) Alterations, renovations and improvements to facilities
558 including fire, safety, energy conservation, code compliance and
559 acquisition of property, not exceeding \$5,000,000.

560 (2) At Housatonic Community College:

- 561 (A) Parking garage improvements, not exceeding \$3,907,258;
- 562 (B) Implementation of phase III of the master plan for renovations
563 and additions to Lafayette Hall, not exceeding \$40,467,047.
- 564 (3) At Middlesex Community College: Planning, design and
565 construction of a new academic building not exceeding \$39,200,000.
- 566 (m) For the Department of Correction: Renovations and
567 improvements to existing state-owned buildings for inmate housing,
568 programming and staff training space and additional inmate capacity,
569 including support facilities and off-site improvements, not exceeding
570 \$10,000,000.
- 571 (n) For the Department of Children and Families: Alterations,
572 renovations and improvements to buildings and grounds, not
573 exceeding \$1,515,000.
- 574 (o) For the Judicial Department:
- 575 (1) Alterations, renovations and improvements to buildings and
576 grounds at state-owned and maintained facilities, not exceeding
577 \$7,500,000;
- 578 (2) Development of a juvenile court building in Meriden or
579 Middletown, not exceeding \$13,000,000;
- 580 (3) Mechanical upgrades and code-required improvements at the
581 superior courthouse in New Haven, not exceeding \$8,500,000;
- 582 (4) Security improvements at various state-owned and maintained
583 facilities, not exceeding \$1,000,000.
- 584 Sec. 22. (*Effective July 1, 2014*) All provisions of section 3-20 of the
585 general statutes, as amended by this act, or the exercise of any right or
586 power granted thereby which are not inconsistent with the provisions
587 of this act are hereby adopted and shall apply to all bonds authorized
588 by the State Bond Commission pursuant to sections 20 to 26, inclusive,

589 of this act, and temporary notes issued in anticipation of the money to
590 be derived from the sale of any such bonds so authorized may be
591 issued in accordance with said section 3-20 and from time to time
592 renewed. Such bonds shall mature at such time or times not exceeding
593 twenty years from their respective dates as may be provided in or
594 pursuant to the resolution or resolutions of the State Bond Commission
595 authorizing such bonds.

596 Sec. 23. (*Effective July 1, 2014*) None of the bonds described in
597 sections 20 to 26, inclusive, of this act shall be authorized except upon
598 a finding by the State Bond Commission that there has been filed with
599 it a request for such authorization, which is signed by the Secretary of
600 the Office of Policy and Management or by or on behalf of such state
601 officer, department or agency and stating such terms and conditions as
602 said commission, in its discretion, may require.

603 Sec. 24. (*Effective July 1, 2014*) For the purposes of sections 20 to 26,
604 inclusive, of this act, "state moneys" means the proceeds of the sale of
605 bonds authorized pursuant to said sections 20 to 26, inclusive, or of
606 temporary notes issued in anticipation of the moneys to be derived
607 from the sale of such bonds. Each request filed as provided in section
608 23 of this act for an authorization of bonds shall identify the project for
609 which the proceeds of the sale of such bonds are to be used and
610 expended and, in addition to any terms and conditions required
611 pursuant to said section 23, shall include the recommendation of the
612 person signing such request as to the extent to which federal, private
613 or other moneys then available or thereafter to be made available for
614 costs in connection with any such project should be added to the state
615 moneys available or becoming available hereunder for such project. If
616 the request includes a recommendation that some amount of such
617 federal, private or other moneys should be added to such state
618 moneys, then, if and to the extent directed by the State Bond
619 Commission at the time of authorization of such bonds, such amount
620 of such federal, private or other moneys then available, or thereafter to
621 be made available for costs in connection with such project, may be
622 added to any state moneys available or becoming available hereunder

623 for such project and shall be used for such project. Any other federal,
624 private or other moneys then available or thereafter to be made
625 available for costs in connection with such project shall, upon receipt,
626 be used by the State Treasurer, in conformity with applicable federal
627 and state law, to meet the principal of outstanding bonds issued
628 pursuant to sections 20 to 26, inclusive, of this act, or to meet the
629 principal of temporary notes issued in anticipation of the money to be
630 derived from the sale of bonds theretofore authorized pursuant to said
631 sections 20 to 26, inclusive, for the purpose of financing such costs,
632 either by purchase or redemption and cancellation of such bonds or
633 notes or by payment thereof at maturity. Whenever any of the federal,
634 private or other moneys so received with respect to such project are
635 used to meet the principal of such temporary notes or whenever
636 principal of any such temporary notes is retired by application of
637 revenue receipts of the state, the amount of bonds theretofore
638 authorized in anticipation of which such temporary notes were issued,
639 and the aggregate amount of bonds which may be authorized
640 pursuant to section 20 of this act, shall each be reduced by the amount
641 of the principal so met or retired. Pending use of the federal, private or
642 other moneys so received to meet principal as hereinabove directed,
643 the amount thereof may be invested by the State Treasurer in bonds or
644 obligations of, or guaranteed by, the state or the United States or
645 agencies or instrumentalities of the United States, shall be deemed to
646 be part of the debt retirement funds of the state, and net earnings on
647 such investments shall be used in the same manner as the moneys so
648 invested.

649 Sec. 25. (*Effective July 1, 2014*) Any balance of proceeds of the sale of
650 said bonds authorized for any project described in section 21 of this act
651 in excess of the cost of such project may be used to complete any other
652 project described in said section 21, if the State Bond Commission shall
653 so determine and direct. Any balance of proceeds of the sale of said
654 bonds in excess of the costs of all the projects described in said section
655 21 shall be deposited to the credit of the General Fund.

656 Sec. 26. (*Effective July 1, 2014*) The bonds issued pursuant to this

657 section and sections 20 to 25, inclusive, of this act shall be general
658 obligations of the state and the full faith and credit of the state of
659 Connecticut are pledged for the payment of the principal of and
660 interest on said bonds as the same become due, and accordingly and as
661 part of the contract of the state with the holders of said bonds,
662 appropriation of all amounts necessary for punctual payment of such
663 principal and interest is hereby made, and the State Treasurer shall pay
664 such principal and interest as the same become due.

665 Sec. 27. (*Effective July 1, 2014*) The State Bond Commission shall have
666 power, in accordance with the provisions of this section and sections
667 28 to 30, inclusive, of this act, from time to time to authorize the
668 issuance of bonds of the state in one or more series and in principal
669 amounts in the aggregate, not exceeding \$70,000,000.

670 Sec. 28. (*Effective July 1, 2014*) The proceeds of the sale of bonds
671 described in sections 27 to 30, inclusive, of this act shall be used by the
672 Department of Housing for the purposes hereinafter stated: Housing
673 development and rehabilitation, including moderate cost housing,
674 moderate rental, congregate and elderly housing, urban homesteading,
675 community housing development corporations, housing purchase and
676 rehabilitation, housing for the homeless, housing for low income
677 persons, limited equity cooperatives and mutual housing projects,
678 abatement of hazardous material including asbestos and lead-based
679 paint in residential structures, emergency repair assistance for senior
680 citizens, housing land bank and land trust, housing and community
681 development, predevelopment grants and loans, reimbursement for
682 state and federal surplus property, private rental investment mortgage
683 and equity program, housing infrastructure, demolition, renovation or
684 redevelopment of vacant buildings or related infrastructure, septic
685 system repair loan program, acquisition and related rehabilitation
686 including loan guarantees for private developers of rental housing for
687 the elderly, projects under the program established in section 8-37pp of
688 the general statutes, and participation in federal programs, including
689 administrative expenses associated with those programs eligible under
690 the general statutes, not exceeding \$70,000,000, provided not more

691 than \$1,000,000 shall be used for development of adult family homes,
692 not more than \$1,000,000 shall be used for grants-in-aid for
693 accessibility modifications for persons transitioning from institutions
694 to homes under the Money Follows the Person program and not more
695 than \$30,000,000 shall be used for revitalization of state moderate
696 rental housing units on the Connecticut Housing Finance Authority's
697 State Housing Portfolio.

698 Sec. 29. (*Effective July 1, 2014*) None of the bonds described in
699 sections 27 to 30, inclusive, of this act shall be authorized except upon
700 a finding by the State Bond Commission that there has been filed with
701 it a request for such authorization, which is signed by the Secretary of
702 the Office of Policy and Management or by or on behalf of such state
703 officer, department or agency and stating such terms and conditions as
704 said commission, in its discretion may require.

705 Sec. 30. (*Effective July 1, 2014*) All provisions of section 3-20 of the
706 general statutes, as amended by this act, or the exercise of any right or
707 power granted thereby which are not inconsistent with the provisions
708 of this section and sections 27 to 29, inclusive, of this act, are hereby
709 adopted and shall apply to all bonds authorized by the State Bond
710 Commission pursuant to this section and sections 27 to 29, inclusive, of
711 this act, and temporary notes in anticipation of the money to be
712 derived from the sale of any such bonds so authorized may be issued
713 in accordance with said section 3-20 and from time to time renewed.
714 Such bonds shall mature at such time or times not exceeding twenty
715 years from their respective dates as may be provided in or pursuant to
716 the resolution or resolutions of the State Bond Commission authorizing
717 such bonds. Such bonds issued pursuant to section 27 of this act shall
718 be general obligations of the state and the full faith and credit of the
719 state of Connecticut are pledged for the payment of the principal of
720 and interest on such bonds as the same become due, and accordingly
721 and as part of the contract of the state with the holders of such bonds,
722 appropriation of all amounts necessary for punctual payment of such
723 principal and interest is hereby made, and the State Treasurer shall pay
724 such principal and interest as the same become due.

725 Sec. 31. (*Effective July 1, 2014*) The State Bond Commission shall have
726 power, in accordance with the provisions of this section and sections
727 32 to 38, inclusive, of this act, from time to time to authorize the
728 issuance of bonds of the state in one or more series and in principal
729 amounts in the aggregate, not exceeding \$175,000,000.

730 Sec. 32. (*Effective July 1, 2014*) The proceeds of the sale of the bonds
731 described in sections 31 to 38, inclusive, of this act shall be used for the
732 purpose of providing grants-in-aid and other financing for the projects,
733 programs and purposes hereinafter stated:

734 (a) For the Office of Policy and Management: Grants-in-aid to
735 private, nonprofit health and human service organizations that are
736 exempt under Section 501(c)(3) of the Internal Revenue Code of 1986,
737 for alterations, renovations, improvements, additions and new
738 construction, including health, safety, compliance with the Americans
739 with Disabilities Act and energy conservation improvements,
740 information technology systems, technology for independence and
741 purchase of vehicles, not exceeding \$20,000,000.

742 (b) For the Department of Agriculture: For the Farm Reinvestment
743 Program, not exceeding \$500,000.

744 (c) For the Department of Energy and Environmental Protection:

745 (1) Grants-in-aid to municipalities for open space land acquisition
746 and development for conservation or recreational purposes, not
747 exceeding \$10,000,000;

748 (2) Grants-in-aid to municipalities for improvements to incinerators
749 and landfills, including, but not limited to, bulky waste landfills, not
750 exceeding \$1,000,000;

751 (3) Grants-in-aid for identification, investigation, containment,
752 removal or mitigation of contaminated industrial sites in urban areas,
753 not exceeding \$5,000,000;

754 (4) Grants-in-aid to municipalities for the purpose of providing

755 potable water, not exceeding \$1,000,000;

756 (5) For a program to establish energy microgrids to support critical
757 municipal infrastructure, not exceeding \$15,000,000.

758 (d) For the Department of Economic and Community Development:

759 (1) Grants-in-aid to nursing homes for alterations, renovations and
760 improvements for conversion to other uses in support of right-sizing,
761 not exceeding \$10,000,000;

762 (2) For the small Business Express program established by section
763 32-7g of the general statutes, not exceeding \$50,000,000;

764 (3) Brownfield remediation and redevelopment projects, not
765 exceeding \$10,000,000.

766 (e) For the Department of Public Health: For the Stem Cell Research
767 Fund established by section 19a-32e of the general statutes, not
768 exceeding \$10,000,000.

769 (f) For the Department of Transportation: Grants-in-aid for
770 improvements to ports and marinas, including dredging and
771 navigational direction, not exceeding \$5,000,000.

772 (g) For the Department of Education:

773 (1) Grants-in-aid for capital start-up costs related to the
774 development of new interdistrict magnet school programs to assist the
775 state in meeting the goals of the 2008 stipulation and order for Milo
776 Sheff, et al. v. William A. O'Neill, et al., for the purpose of purchasing a
777 building or portable classrooms, subject to the reversion provisions in
778 subdivision (1) of subsection (c) of section 10-264h of the general
779 statutes, leasing space, and purchasing equipment, including, but not
780 limited to, computers and classroom furniture, not exceeding
781 \$7,500,000;

782 (2) Grants-in-aid to municipalities and organizations exempt from

783 taxation under Section 501(c)(3) of the Internal Revenue Code of 1986,
784 or any subsequent corresponding internal revenue code of the United
785 States, as amended from time to time, for facility improvements and
786 minor capital repairs to that portion of facilities that house school
787 readiness programs and state-funded day care centers operated by
788 such municipalities and organizations, not exceeding \$15,000,000;

789 (3) Grants-in-aid to assist targeted local and regional school districts
790 for alterations, repairs, improvements, technology and equipment in
791 low-performing schools, not exceeding \$10,000,000.

792 (h) For the State Library: Grants-in-aid to public libraries that are
793 not located in distressed municipalities, as defined in section 32-9p of
794 the general statutes, for construction, renovations, expansions, energy
795 conservation and handicapped accessibility, not exceeding \$5,000,000.

796 Sec. 33. (*Effective July 1, 2014*) All provisions of section 3-20 of the
797 general statutes, as amended by this act, or the exercise of any right or
798 power granted thereby which are not inconsistent with the provisions
799 of this act are hereby adopted and shall apply to all bonds authorized
800 by the State Bond Commission pursuant to sections 31 to 38, inclusive,
801 of this act, and temporary notes issued in anticipation of the money to
802 be derived from the sale of any such bonds so authorized may be
803 issued in accordance with said sections 31 to 38, inclusive, and from
804 time to time renewed. Such bonds shall mature at such time or times
805 not exceeding twenty years from their respective dates as may be
806 provided in or pursuant to the resolution or resolutions of the State
807 Bond Commission authorizing such bonds.

808 Sec. 34. (*Effective July 1, 2014*) None of the bonds described in
809 sections 31 to 38, inclusive, of this act shall be authorized except upon
810 a finding by the State Bond Commission that there has been filed with
811 it a request for such authorization, which is signed by the Secretary of
812 the Office of Policy and Management or by or on behalf of such state
813 officer, department or agency and stating such terms and conditions as
814 said commission, in its discretion, may require.

815 Sec. 35. (*Effective July 1, 2014*) For the purposes of sections 31 to 38,
816 inclusive, of this act, "state moneys" means the proceeds of the sale of
817 bonds authorized pursuant to said sections 31 to 38 inclusive, or of
818 temporary notes issued in anticipation of the moneys to be derived
819 from the sale of such bonds. Each request filed as provided in section
820 34 of this act for an authorization of bonds shall identify the project for
821 which the proceeds of the sale of such bonds are to be used and
822 expended and, in addition to any terms and conditions required
823 pursuant to said section 34, include the recommendation of the person
824 signing such request as to the extent to which federal, private or other
825 moneys then available or thereafter to be made available for costs in
826 connection with any such project should be added to the state moneys
827 available or becoming available under said sections 31 to 38, inclusive,
828 for such project. If the request includes a recommendation that some
829 amount of such federal, private or other moneys should be added to
830 such state moneys, then, if and to the extent directed by the State Bond
831 Commission at the time of authorization of such bonds, such amount
832 of such federal, private or other moneys then available or thereafter to
833 be made available for costs in connection with such project may be
834 added to any state moneys available or becoming available hereunder
835 for such project and be used for such project. Any other federal,
836 private or other moneys then available or thereafter to be made
837 available for costs in connection with such project upon receipt shall,
838 in conformity with applicable federal and state law, be used by the
839 State Treasurer to meet the principal of outstanding bonds issued
840 pursuant to said sections 31 to 38, inclusive, or to meet the principal of
841 temporary notes issued in anticipation of the money to be derived
842 from the sale of bonds theretofore authorized pursuant to said sections
843 31 to 38, inclusive, for the purpose of financing such costs, either by
844 purchase or redemption and cancellation of such bonds or notes or by
845 payment thereof at maturity. Whenever any of the federal, private or
846 other moneys so received with respect to such project are used to meet
847 the principal of such temporary notes or whenever the principal of any
848 such temporary notes is retired by application of revenue receipts of
849 the state, the amount of bonds theretofore authorized in anticipation of

850 which such temporary notes were issued, and the aggregate amount of
851 bonds which may be authorized pursuant to section 31 of this act shall
852 each be reduced by the amount of the principal so met or retired.
853 Pending use of the federal, private or other moneys so received to meet
854 the principal as directed in this section, the amount thereof may be
855 invested by the State Treasurer in bonds or obligations of, or
856 guaranteed by, the state or the United States or agencies or
857 instrumentalities of the United States, shall be deemed to be part of the
858 debt retirement funds of the state, and net earnings on such
859 investments shall be used in the same manner as the moneys so
860 invested.

861 Sec. 36. (*Effective July 1, 2014*) The bonds issued pursuant to sections
862 31 to 38, inclusive, of this act shall be general obligations of the state
863 and the full faith and credit of the state of Connecticut are pledged for
864 the payment of the principal of and interest on said bonds as the same
865 become due, and accordingly and as part of the contract of the state
866 with the holders of said bonds, appropriation of all amounts necessary
867 for punctual payment of such principal and interest is hereby made,
868 and the State Treasurer shall pay such principal and interest as the
869 same become due.

870 Sec. 37. (*Effective July 1, 2014*) In accordance with section 32 of this
871 act, the state, through the Office of Policy and Management, the
872 Department of Agriculture, the Department of Energy and
873 Environmental Protection, the Department of Economic and
874 Community Development, the Department of Public Health, the
875 Department of Transportation, the Department of Education and the
876 State Library may provide grants-in-aid and other financings to or for
877 the agencies for the purposes and projects as described in said section
878 32. All financing shall be made in accordance with the terms of a
879 contract at such time or times as shall be determined within
880 authorization of funds by the State Bond Commission.

881 Sec. 38. (*Effective July 1, 2014*) In the case of any grant-in-aid made
882 pursuant to section 32 of this act that is made to any entity which is not

883 a political subdivision of the state, the contract entered into pursuant
884 to section 37 of this act shall provide that if the premises for which
885 such grant-in-aid was made ceases, within ten years of the date of such
886 grant, to be used as a facility for which such grant was made, an
887 amount equal to the amount of such grant, minus ten per cent per year
888 for each full year which has elapsed since the date of such grant, shall
889 be repaid to the state and that a lien shall be placed on such land in
890 favor of the state to ensure that such amount shall be repaid in the
891 event of such change in use, provided if the premises for which such
892 grant-in-aid was made are owned by the state, a municipality or a
893 housing authority no lien need be placed.

894 Sec. 39. (*Effective July 1, 2013*) The State Bond Commission shall have
895 power, in accordance with the provisions of this section and sections
896 40 to 44, inclusive, of this act, from time to time to authorize the
897 issuance of special tax obligation bonds of the state in one or more
898 series and in principal amounts in the aggregate, not exceeding
899 \$706,919,100.

900 Sec. 40. (*Effective July 1, 2013*) The proceeds of the sale of bonds
901 described in sections 39 to 44, inclusive, of this act, to the extent
902 hereinafter stated, shall be used for the purpose of payment of the
903 transportation costs, as defined in section 13b-75 of the general
904 statutes, with respect to the projects and uses hereinafter described,
905 which projects and uses are hereby found and determined to be in
906 furtherance of one or more of the authorized purposes for the issuance
907 of special tax obligation bonds set forth in section 13b-74 of the general
908 statutes. For the Department of Transportation:

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

910 (1) Interstate Highway Program, not exceeding \$113,000,000;

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

912 (3) Intrastate Highway Program, not exceeding \$54,000,000;

913 (4) Environmental compliance, soil and groundwater remediation,
914 hazardous materials abatement, demolition, salt shed construction and
915 renovation, storage tank replacement, and environmental emergency
916 response at or in the vicinity of state-owned properties or related to
917 Department of Transportation operations, not exceeding \$5,000,000;

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

920 (6) Capital resurfacing and related reconstruction, not exceeding
921 \$68,900,000;

922 (7) Fix-it-First program to repair the state's bridges, not exceeding
923 \$60,687,500;

924 (8) Fix-it-First program to repair the state's roads, not exceeding
925 \$55,000,000;

926 (9) Local Transportation Capital Program, not exceeding
927 \$45,000,000;

928 (10) For the purpose of payment of the transportation costs, as
929 defined in section 13b-75 of the general statutes, with respect to the
930 projects and uses described in this subdivision, which projects and
931 uses are hereby found and determined to be in furtherance of one or
932 more of the authorized purposes for the issuance of special tax
933 obligation bonds set forth in section 13b-74 of the general statutes, not
934 exceeding \$60,000,000. Any proceeds from the sale of the bonds
935 described in this subdivision shall be used by the Department of
936 Transportation, in consultation with the Secretary of the Office of
937 Policy and Management, for payment of funds made available to
938 towns, as provided in sections 13a-175a to 13a-175e, inclusive, 13a-175i
939 and 13a-175j of the general statutes, for the purposes set forth in
940 sections 13a-175a, 13a-175d and 13a-175j of the general statutes;

941 (11) Local Bridge Program, not exceeding \$15,000,000;

942 (12) Preliminary engineering studies to improve and widen the

943 interchange of Interstate 91 and Interstate 84 in Hartford, not
944 exceeding \$200,000.

945 (b) For the Bureau of Aviation and Ports: Development and
946 improvement of general aviation airport facilities including grants-in-
947 aid to municipal airports, excluding Bradley International Airport, not
948 exceeding \$2,000,000.

949 (c) For the Bureau of Public Transportation:

950 (1) For bus and rail facilities and equipment, including rights-of-
951 way, other property acquisition and related projects, not exceeding
952 \$143,000,000;

953 (2) Preliminary engineering studies for upgrades of MetroNorth
954 track infrastructure between New Haven and the state of New York,
955 not exceeding \$200,000.

956 (d) For the Bureau of Administration:

957 (1) For department facilities, not exceeding \$18,731,600;

958 (2) Cost of issuance of special tax obligation bonds and debt service
959 reserve, not exceeding \$24,700,000.

960 Sec. 41. (*Effective July 1, 2013*) None of the bonds described in
961 sections 39 to 44, inclusive, of this act shall be authorized except upon
962 a finding by the State Bond Commission that there has been filed with
963 it (1) a request for such authorization, which is signed by the Secretary
964 of the Office of Policy and Management or by or on behalf of such state
965 officer, department or agency and stating such terms and conditions as
966 said commission, in its discretion, may require, and (2) any capital
967 development impact statement and any human services facility
968 colocation statement required to be filed with the Secretary of the
969 Office of Policy and Management pursuant to section 4b-23 of the
970 general statutes, any advisory statement regarding the state
971 conservation and development policies plan required pursuant to
972 section 16a-31 of the general statutes, and any statement regarding

973 farm land required pursuant to subsection (g) of section 3-20 of the
974 general statutes and section 22-6 of the general statutes, provided the
975 State Bond Commission may authorize said bonds without a finding
976 that the reports and statements required by subdivision (2) of this
977 section have been filed with it if said commission authorizes the
978 secretary of said commission to accept such reports and statements on
979 its behalf. No funds derived from the sale of bonds authorized by said
980 commission without a finding that the reports and statements required
981 by subdivision (2) of this section have been filed with it shall be
982 allotted by the Governor for any project until the reports and
983 statements required by subdivision (2) of this section, with respect to
984 such project, have been filed with the secretary of said commission.

985 Sec. 42. (*Effective July 1, 2013*) For the purposes of sections 39 to 44,
986 inclusive, of this act, each request filed, as provided in section 41 of
987 this act, for an authorization of bonds shall identify the project for
988 which the proceeds of the sale of such bonds are to be used and
989 expended and, in addition to any terms and conditions required
990 pursuant to said section 41, include the recommendation of the person
991 signing such request as to the extent to which federal, private or other
992 moneys then available or thereafter to be made available for costs in
993 connection with any such project should be added to the state moneys
994 available or becoming available from the proceeds of bonds and
995 temporary notes issued in anticipation of the receipt of the proceeds of
996 bonds. If the request includes a recommendation that some amount of
997 such federal, private or other moneys should be added to such state
998 moneys, then, if and to the extent directed by the State Bond
999 Commission at the time of authorization of such bonds, such amount
1000 of such federal, private or other moneys then available or thereafter to
1001 be made available for costs in connection with such project shall be
1002 added to such state moneys.

1003 Sec. 43. (*Effective July 1, 2013*) Any balance of proceeds of the sale of
1004 bonds authorized for the projects or purposes of section 40 of this act,
1005 in excess of the aggregate costs of all the projects so authorized, shall
1006 be used in the manner set forth in sections 13b-74 to 13b-77, inclusive,

1007 of the general statutes, and in the proceedings of the State Bond
1008 Commission with respect to the issuance and sale of said bonds.

1009 Sec. 44. (*Effective July 1, 2013*) Bonds issued pursuant to this section
1010 and sections 39 to 43, inclusive, of this act shall be special obligations
1011 of the state and shall not be payable from or charged upon any funds
1012 other than revenues of the state pledged therefor in subsection (b) of
1013 section 13b-61 of the general statutes and section 13b-61a of the general
1014 statutes, or such other receipts, funds or moneys as may be pledged
1015 therefor. Said bonds shall not be payable from or charged upon any
1016 funds other than such pledged revenues or such other receipts, funds
1017 or moneys as may be pledged therefor, nor shall the state or any
1018 political subdivision thereof be subject to any liability thereon, except
1019 to the extent of such pledged revenues or such other receipts, funds or
1020 moneys as may be pledged therefor. Said bonds shall be issued under
1021 and in accordance with the provisions of sections 13b-74 to 13b-77,
1022 inclusive, of the general statutes.

1023 Sec. 45. (*Effective July 1, 2014*) The State Bond Commission shall have
1024 power, in accordance with the provisions of this section and sections
1025 46 to 50, inclusive, of this act, from time to time to authorize the
1026 issuance of special tax obligation bonds of the state in one or more
1027 series and in principal amounts in the aggregate, not exceeding
1028 \$588,830,000.

1029 Sec. 46. (*Effective July 1, 2014*) The proceeds of the sale of bonds
1030 described in sections 45 to 50, inclusive, of this act, to the extent
1031 hereinafter stated, shall be used for the purpose of payment of the
1032 transportation costs, as defined in subdivision (6) of section 13b-75 of
1033 the general statutes, with respect to the projects and uses hereinafter
1034 described, which projects and uses are hereby found and determined
1035 to be in furtherance of one or more of the authorized purposes for the
1036 issuance of special tax obligation bonds set forth in section 13b-74 of
1037 the general statutes. For the Department of Transportation:

1038 (a) For the Bureau of Engineering and Highway Operations:

- 1039 (1) Interstate Highway Program, not exceeding \$13,000,000;
- 1040 (2) Urban Systems Projects, not exceeding \$8,500,000;
- 1041 (3) Intrastate Highway Program, not exceeding \$44,000,000;
- 1042 (4) Environmental compliance, soil and groundwater remediation,
1043 hazardous materials abatement, demolition, salt shed construction and
1044 renovation, storage tank replacement, and environmental emergency
1045 response at or in the vicinity of state-owned properties or related to
1046 Department of Transportation operations, not exceeding \$13,990,000;
- 1047 (5) State bridge improvement, rehabilitation and replacement
1048 projects, not exceeding \$33,000,000;
- 1049 (6) Capital resurfacing and related reconstruction projects, not
1050 exceeding \$68,900,000;
- 1051 (7) Fix-it-First program to repair the state's bridges, not exceeding
1052 \$60,440,000;
- 1053 (8) Fix-it-First program to repair the state's roads, not exceeding
1054 \$55,000,000;
- 1055 (9) Local Transportation Capital Program, not exceeding
1056 \$45,000,000;
- 1057 (10) For the purpose of payment of the transportation costs, as
1058 defined in subdivision (6) of section 13b-75 of the general statutes, with
1059 respect to the projects and uses described in this subdivision, which
1060 projects and uses are hereby found and determined to be in
1061 furtherance of one or more of the authorized purposes for the issuance
1062 of special tax obligation bonds set forth in section 13b-74 of the general
1063 statutes, not exceeding \$60,000,000. Any proceeds from the sale of the
1064 bonds described in sections 45 to 50, inclusive, of this act, shall be used
1065 by the Department of Transportation, in consultation with the
1066 Secretary of the Office of Policy and Management, for payment of
1067 funds made available to towns, as provided in sections 13a-175a to

1068 13a-175e, inclusive, 13a-175i and 13a-175j of the general statutes, for
1069 the purposes set forth in sections 13a-175a, 13a-175d and 13a-175j of
1070 the general statutes.

1071 (b) For the Bureau of Aviation and Ports: Development and
1072 improvements of general aviation airport facilities including grants-in-
1073 aid to municipal airports, excluding Bradley International Airport, not
1074 exceeding \$2,000,000.

1075 (c) For the Bureau of Public Transportation: Bus and rail facilities
1076 and equipment, including rights-of-way, other property acquisition
1077 and related projects, not exceeding \$143,000,000.

1078 (d) For the Bureau of Administration:

1079 (1) Department facilities, not exceeding \$16,000,000;

1080 (2) Cost of issuance of special tax obligation bonds and debt service
1081 reserve, not exceeding \$26,000,000.

1082 Sec. 47. (*Effective July 1, 2014*) None of the bonds described in
1083 sections 45 to 50, inclusive, of this act shall be authorized except upon
1084 a finding by the State Bond Commission that there has been filed with
1085 it (1) a request for such authorization, which is signed by the Secretary
1086 of the Office of Policy and Management or by or on behalf of such state
1087 officer, department or agency and stating such terms and conditions as
1088 said commission, in its discretion, may require, and (2) any capital
1089 development impact statement and any human services facility
1090 colocation statement required to be filed with the Secretary of the
1091 Office of Policy and Management pursuant to section 4b-31 of the
1092 general statutes, any advisory report regarding the state conservation
1093 and development policies plan required pursuant to section 16a-31 of
1094 the general statutes, and any statement regarding farm land required
1095 pursuant to subsection (g) of section 3-20 of the general statutes, and
1096 section 22-6 of the general statutes, provided the State Bond
1097 Commission may authorize said bonds without a finding that the
1098 reports and statements required by subdivision (2) of this section have

1099 been filed with it if said commission authorizes the secretary of said
1100 commission to accept such reports and statements on its behalf. No
1101 funds derived from the sale of bonds authorized by said commission
1102 without a finding that the reports and statements required by
1103 subdivision (2) of this section have been filed with it shall be allotted
1104 by the Governor for any project until the reports and statements
1105 required by subdivision (2) of this section, with respect to such project,
1106 have been filed with the secretary of said commission.

1107 Sec. 48. (*Effective July 1, 2014*) For the purposes of sections 45 to 50,
1108 inclusive, of this act, each request filed, as provided in section 47 of
1109 this act, for an authorization of bonds shall identify the project for
1110 which the proceeds of the sale of such bonds are to be used and
1111 expended and, in addition to any terms and conditions required
1112 pursuant to said section 47, include the recommendation of the person
1113 signing such request as to the extent to which federal, private or other
1114 moneys then available or thereafter to be made available for costs in
1115 connection with any such project should be added to the state moneys
1116 available or becoming available from the proceeds of bonds and
1117 temporary notes issued in anticipation of the receipt of the proceeds of
1118 bonds. If the request includes a recommendation that some amount of
1119 such federal, private or other moneys should be added to such state
1120 moneys, then, if and to the extent directed by the State Bond
1121 Commission at the time of authorization of such bonds, such amount
1122 of such federal, private or other moneys then available or thereafter to
1123 be made available for costs in connection with such project shall be
1124 added to such state moneys.

1125 Sec. 49. (*Effective July 1, 2014*) Any balance of proceeds of the sale of
1126 the bonds authorized for the projects or purposes of section 46 of this
1127 act, in excess of the aggregate costs of all the projects so authorized,
1128 shall be used in the manner set forth in sections 13b-74 to 13b-77,
1129 inclusive, of the general statutes, and in the proceedings of the State
1130 Bond Commission respecting the issuance and sale of said bonds.

1131 Sec. 50. (*Effective July 1, 2014*) Bonds issued pursuant to sections 45

1132 to 50, inclusive, of this act, shall be special obligations of the state and
1133 shall not be payable from or charged upon any funds other than
1134 revenues of the state pledged therefor in subsection (b) of section 13b-
1135 61 of the general statutes and section 13b-61a of the general statutes, or
1136 such other receipts, funds or moneys as may be pledged therefor. Said
1137 bonds shall not be payable from or charged upon any funds other than
1138 such pledged revenues or such other receipts, funds or moneys as may
1139 be pledged therefor, nor shall the state or any political subdivision
1140 thereof be subject to any liability thereon, except to the extent of such
1141 pledged revenues or such other receipts, funds or moneys as may be
1142 pledged therefor. Said bonds shall be issued under and in accordance
1143 with the provisions of sections 13b-74 to 13b-77, inclusive, of the
1144 general statutes.

1145 Sec. 51. Subsections (a) and (b) of section 4-66c of the general
1146 statutes are repealed and the following is substituted in lieu thereof
1147 (*Effective July 1, 2013*):

1148 (a) For the purposes of subsection (b) of this section, the State Bond
1149 Commission shall have power, from time to time to authorize the
1150 issuance of bonds of the state in one or more series and in principal
1151 amounts not exceeding in the aggregate [one billion two hundred fifty-
1152 nine million four hundred eighty-seven thousand five hundred forty-
1153 four] one billion three hundred fifty-nine million four hundred eighty-
1154 seven thousand five hundred forty-four dollars, provided fifty million
1155 dollars of said authorization shall be effective July 1, [2012] 2014. All
1156 provisions of section 3-20, as amended by this act, or the exercise of
1157 any right or power granted thereby, which are not inconsistent with
1158 the provisions of this section, are hereby adopted and shall apply to all
1159 bonds authorized by the State Bond Commission pursuant to this
1160 section, and temporary notes in anticipation of the money to be
1161 derived from the sale of any such bonds so authorized may be issued
1162 in accordance with said section 3-20 and from time to time renewed.
1163 Such bonds shall mature at such time or times not exceeding twenty
1164 years from their respective dates as may be provided in or pursuant to
1165 the resolution or resolutions of the State Bond Commission authorizing

1166 such bonds. None of said bonds shall be authorized except upon a
1167 finding by the State Bond Commission that there has been filed with it
1168 a request for such authorization, which is signed by or on behalf of the
1169 Secretary of the Office of Policy and Management and states such
1170 terms and conditions as said commission in its discretion may require.
1171 Said bonds issued pursuant to this section shall be general obligations
1172 of the state and the full faith and credit of the state of Connecticut are
1173 pledged for the payment of the principal of and interest on said bonds
1174 as the same become due, and accordingly as part of the contract of the
1175 state with the holders of said bonds, appropriation of all amounts
1176 necessary for punctual payment of such principal and interest is
1177 hereby made, and the Treasurer shall pay such principal and interest
1178 as the same become due.

1179 (b) (1) The proceeds of the sale of said bonds, to the extent
1180 hereinafter stated, shall be used, subject to the provisions of
1181 subsections (c) and (d) of this section, for the purpose of redirecting,
1182 improving and expanding state activities which promote community
1183 conservation and development and improve the quality of life for
1184 urban residents of the state as hereinafter stated: (A) For the
1185 Department of Economic and Community Development: Economic
1186 and community development projects, including administrative costs
1187 incurred by the Department of Economic and Community
1188 Development, not exceeding sixty-seven million five hundred ninety-
1189 one thousand six hundred forty-two dollars, one million dollars of
1190 which shall be used for a grant to the development center program and
1191 the nonprofit business consortium deployment center approved
1192 pursuant to section 32-411; (B) for the Department of Transportation:
1193 Urban mass transit, not exceeding two million dollars; (C) for the
1194 Department of Energy and Environmental Protection: Recreation
1195 development and solid waste disposal projects, not exceeding one
1196 million nine hundred ninety-five thousand nine hundred two dollars;
1197 (D) for the Department of Social Services: Child day care projects,
1198 elderly centers, shelter facilities for victims of domestic violence,
1199 emergency shelters and related facilities for the homeless,

1200 multipurpose human resource centers and food distribution facilities,
1201 not exceeding thirty-nine million one hundred thousand dollars,
1202 provided four million dollars of said authorization shall be effective
1203 July 1, 1994; (E) for the Department of Economic and Community
1204 Development: Housing projects, not exceeding three million dollars;
1205 (F) for the Office of Policy and Management: (i) Grants-in-aid to
1206 municipalities for a pilot demonstration program to leverage private
1207 contributions for redevelopment of designated historic preservation
1208 areas, not exceeding one million dollars; (ii) grants-in-aid for urban
1209 development projects including economic and community
1210 development, transportation, environmental protection, public safety,
1211 children and families and social services projects and programs,
1212 including, in the case of economic and community development
1213 projects administered on behalf of the Office of Policy and
1214 Management by the Department of Economic and Community
1215 Development, administrative costs incurred by the Department of
1216 Economic and Community Development, not exceeding [one billion
1217 one hundred forty-four million eight hundred thousand] one billion
1218 two hundred forty-four million eight hundred thousand dollars,
1219 provided fifty million dollars of said authorization shall be effective
1220 July 1, [2012] 2014.

1221 (2) (A) Five million dollars of the grants-in-aid authorized in
1222 subparagraph (F)(ii) of subdivision (1) of this subsection may be made
1223 available to private nonprofit organizations for the purposes described
1224 in said subparagraph (F)(ii). (B) Twelve million dollars of the grants-in-
1225 aid authorized in subparagraph (F)(ii) of subdivision (1) of this
1226 subsection may be made available for necessary renovations and
1227 improvements of libraries. (C) Five million dollars of the grants-in-aid
1228 authorized in subparagraph (F)(ii) of subdivision (1) of this subsection
1229 shall be made available for small business gap financing. (D) Ten
1230 million dollars of the grants-in-aid authorized in subparagraph (F)(ii)
1231 of subdivision (1) of this subsection may be made available for regional
1232 economic development revolving loan funds. (E) One million four
1233 hundred thousand dollars of the grants-in-aid authorized in

1234 subparagraph (F)(ii) of subdivision (1) of this subsection shall be made
1235 available for rehabilitation and renovation of the Black Rock Library in
1236 Bridgeport. (F) Two million five hundred thousand dollars of the
1237 grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1) of
1238 this subsection shall be made available for site acquisition, renovation
1239 and rehabilitation for the Institute for the Hispanic Family in Hartford.
1240 (G) Three million dollars of the grants-in-aid authorized in
1241 subparagraph (F)(ii) of subdivision (1) of this subsection shall be made
1242 available for the acquisition of land and the development of
1243 commercial or retail property in New Haven. (H) Seven hundred fifty
1244 thousand dollars of the grants-in-aid authorized in subparagraph
1245 (F)(ii) of subdivision (1) of this subsection shall be made available for
1246 repairs and replacement of the fishing pier at Cummings Park in
1247 Stamford.

1248 Sec. 52. Subsection (a) of section 4-66g of the general statutes is
1249 repealed and the following is substituted in lieu thereof (*Effective July*
1250 *1, 2013*):

1251 (a) For the purposes described in subsection (b) of this section, the
1252 State Bond Commission shall have the power, from time to time, to
1253 authorize the issuance of bonds of the state in one or more series and
1254 in principal amounts not exceeding in the aggregate [two hundred
1255 twenty million] two hundred sixty million dollars, provided twenty
1256 million dollars of said authorization shall be effective July 1, [2012]
1257 2014.

1258 Sec. 53. Subsection (a) of section 4a-10 of the general statutes is
1259 repealed and the following is substituted in lieu thereof (*Effective July*
1260 *1, 2013*):

1261 (a) For the purposes described in subsection (b) of this section, the
1262 State Bond Commission shall have the power, from time to time to
1263 authorize the issuance of bonds of the state in one or more series and
1264 in principal amounts not exceeding in the aggregate [three hundred
1265 eighty-nine million one hundred thousand dollars] four hundred sixty-

1266 four million one hundred thousand dollars, provided thirty-five
1267 million dollars of said authorization shall be effective July 1, 2014.

1268 Sec. 54. Section 7-538 of the general statutes is repealed and the
1269 following is substituted in lieu thereof (*Effective July 1, 2013*):

1270 (a) For the purposes described in subsection (b) of this section, the
1271 State Bond Commission shall have the power, from time to time, to
1272 authorize the issuance of bonds of the state in one or more series and
1273 in principal amounts not exceeding in the aggregate [seven hundred
1274 five million dollars, provided thirty million] seven hundred sixty-five
1275 million dollars, provided thirty million dollars of said authorization
1276 shall be effective July 1, [2012] 2014.

1277 (b) The proceeds of the sale of said bonds, to the extent of the
1278 amount stated in subsection (a) of this section, shall be used by the
1279 Office of Policy and Management for the purposes of sections 7-535 to
1280 7-538, inclusive, as amended by this act.

1281 (c) All provisions of section 3-20, as amended by this act, or the
1282 exercise of any right or power granted thereby which are not
1283 inconsistent with the provisions of sections 7-535 to 7-538, inclusive, as
1284 amended by this act, are hereby adopted and shall apply to all bonds
1285 authorized by the State Bond Commission pursuant to said sections
1286 and temporary notes in anticipation of the money to be derived from
1287 the sale of any such bonds so authorized may be issued in accordance
1288 with said section 3-20 and from time to time renewed. Such bonds
1289 shall mature at such time or times not exceeding twenty years from
1290 their respective dates as may be provided in or pursuant to the
1291 resolution or resolutions of the State Bond Commission authorizing
1292 such bonds. None of said bonds shall be authorized except upon a
1293 finding by the State Bond Commission that there has been filed with it
1294 a request for such authorization, which is signed by or on behalf of the
1295 Secretary of the Office of Policy and Management and states such
1296 terms and conditions as said commission, in its discretion, may
1297 require. Said bonds issued pursuant to sections 7-535 to 7-538,

1298 inclusive, as amended by this act, shall be general obligations of the
1299 state and the full faith and credit of the state of Connecticut are
1300 pledged for the payment of the principal of and interest on said bonds
1301 as the same become due, and accordingly and as part of the contract of
1302 the state with the holders of said bonds, appropriation of all amounts
1303 necessary for punctual payment of such principal and interest is
1304 hereby made, and the Treasurer shall pay such principal and interest
1305 as the same become due.

1306 Sec. 55. (*Effective July 1, 2013*) (a) For the purposes described in
1307 subsection (b) of this section, the State Bond Commission shall have
1308 the power from time to time to authorize the issuance of bonds of the
1309 state in one or more series and in principal amounts not exceeding in
1310 the aggregate one hundred twelve million eight hundred fifty-nine
1311 thousand eight hundred fourteen dollars, provided fifty-six million
1312 four hundred twenty-nine thousand nine hundred seven dollars of
1313 said authorization shall be effective July 1, 2014.

1314 (b) The proceeds of the sale of said bonds, to the extent of the
1315 amount stated in subsection (a) of this section, shall be used by the
1316 Office of Policy and Management for grants-in-aid to municipalities for
1317 municipal purposes and projects.

1318 (c) All provisions of section 3-20 of the general statutes, or the
1319 exercise of any right or power granted thereby, which are not
1320 inconsistent with the provisions of this section are hereby adopted and
1321 shall apply to all bonds authorized by the State Bond Commission
1322 pursuant to this section, and temporary notes in anticipation of the
1323 money to be derived from the sale of any such bonds so authorized
1324 may be issued in accordance with said section 3-20 and from time to
1325 time renewed. Such bonds shall mature at such time or times not
1326 exceeding twenty years from their respective dates as may be provided
1327 in or pursuant to the resolution or resolutions of the State Bond
1328 Commission authorizing such bonds. None of said bonds shall be
1329 authorized except upon a finding by the State Bond Commission that
1330 there has been filed with it a request for such authorization which is

1331 signed by or on behalf of the Secretary of the Office of Policy and
1332 Management and states such terms and conditions as said commission,
1333 in its discretion, may require. Said bonds issued pursuant to this
1334 section shall be general obligations of the state and the full faith and
1335 credit of the state of Connecticut are pledged for the payment of the
1336 principal of and interest on said bonds as the same become due, and
1337 accordingly and as part of the contract of the state with the holders of
1338 said bonds, appropriation of all amounts necessary for punctual
1339 payment of such principal and interest is hereby made, and the State
1340 Treasurer shall pay such principal and interest as the same become
1341 due.

1342 Sec. 56. Subsection (a) of section 8-336n of the general statutes is
1343 repealed and the following is substituted in lieu thereof (*Effective July*
1344 *1, 2013*):

1345 (a) For the purpose of capitalizing the Housing Trust Fund created
1346 by section 8-336o, the State Bond Commission shall have power, in
1347 accordance with the provisions of this section, from time to time to
1348 authorize the issuance of bonds of the state in one or more series and
1349 in principal amounts in the aggregate, not exceeding [one hundred
1350 sixty] two hundred twenty million dollars, provided (1) twenty million
1351 dollars shall be effective July 1, 2005, (2) twenty million dollars shall be
1352 effective July 1, 2006, (3) twenty million dollars shall be effective July 1,
1353 2007, (4) thirty million dollars shall be effective July 1, 2008, (5) twenty
1354 million dollars shall be effective July 1, 2009, (6) twenty-five million
1355 dollars shall be effective July 1, 2011, [and] (7) twenty-five million
1356 dollars shall be effective July 1, 2012, (8) thirty million dollars shall be
1357 effective July 1, 2013, and (9) thirty million dollars shall be effective
1358 July 1, 2014. The proceeds of the sale of bonds pursuant to this section
1359 shall be deposited in the Housing Trust Fund.

1360 Sec. 57. Subsection (a) of section 10-66jj of the general statutes is
1361 repealed and the following is substituted in lieu thereof (*Effective July*
1362 *1, 2013*):

1363 (a) For the purposes described in subsection (b) of this section, the
1364 State Bond Commission shall have the power, from time to time, to
1365 authorize the issuance of bonds of the state in one or more series and
1366 in principal amounts not exceeding in the aggregate [~~twenty~~] thirty
1367 million dollars, provided five million dollars of said authorization
1368 shall be effective July 1, [~~2008~~] 2014.

1369 Sec. 58. Section 10-287d of the general statutes is repealed and the
1370 following is substituted in lieu thereof (*Effective July 1, 2013*):

1371 For the purposes of funding (1) grants to projects that have received
1372 approval of the Department of [~~Construction~~] Administrative Services
1373 pursuant to sections 10-287 and 10-287a, subsection (a) of section 10-65
1374 and section 10-76e, (2) grants to assist school building projects to
1375 remedy safety and health violations and damage from fire and
1376 catastrophe, and (3) technical high school projects pursuant to section
1377 10-283b, the State Treasurer is authorized and directed, subject to and
1378 in accordance with the provisions of section 3-20, as amended by this
1379 act, to issue bonds of the state from time to time in one or more series
1380 in an aggregate amount not exceeding [~~nine billion one hundred forty-~~
1381 ~~five million nine hundred sixty thousand dollars, provided five~~
1382 ~~hundred eighty-four million] ten billion one hundred twenty-six
1383 million one hundred sixty thousand dollars, provided four hundred
1384 sixty-nine million nine hundred thousand dollars of said authorization
1385 shall be effective July 1, [~~2012~~] 2014. Bonds of each series shall bear
1386 such date or dates and mature at such time or times not exceeding
1387 thirty years from their respective dates and be subject to such
1388 redemption privileges, with or without premium, as may be fixed by
1389 the State Bond Commission. They shall be sold at not less than par and
1390 accrued interest and the full faith and credit of the state is pledged for
1391 the payment of the interest thereon and the principal thereof as the
1392 same shall become due, and accordingly and as part of the contract of
1393 the state with the holders of said bonds, appropriation of all amounts
1394 necessary for punctual payment of such principal and interest is
1395 hereby made, and the State Treasurer shall pay such principal and
1396 interest as the same become due. The State Treasurer is authorized to~~

1397 invest temporarily in direct obligations of the United States, United
1398 States agency obligations, certificates of deposit, commercial paper or
1399 bank acceptances such portion of the proceeds of such bonds or of any
1400 notes issued in anticipation thereof as may be deemed available for
1401 such purpose.

1402 Sec. 59. Section 10-292k of the general statutes is repealed and the
1403 following is substituted in lieu thereof (*Effective July 1, 2013*):

1404 For purposes of funding interest subsidy grants, except for interest
1405 subsidy grants made pursuant to subsection (b) of section 10-292m, the
1406 State Treasurer is authorized and directed, subject to and in
1407 accordance with the provisions of section 3-20, as amended by this act,
1408 to issue bonds of the state from time to time in one or more series in an
1409 aggregate amount not exceeding [three hundred fifty-six million four
1410 hundred thousand dollars, provided eight million three hundred
1411 thousand] three hundred sixty-one million seven hundred thousand
1412 dollars, provided four million three hundred thousand dollars of said
1413 authorization shall be effective July 1, [2012] 2014. Bonds of each series
1414 shall bear such date or dates and mature at such time or times not
1415 exceeding thirty years from their respective dates and be subject to
1416 such redemption privileges, with or without premium, as may be fixed
1417 by the State Bond Commission. They shall be sold at not less than par
1418 and accrued interest and the full faith and credit of the state is pledged
1419 for the payment of the interest thereon and the principal thereof as the
1420 same shall become due, and accordingly and as part of the contract of
1421 the state with the holders of said bonds, appropriation of all amounts
1422 necessary for punctual payment of such principal and interest is
1423 hereby made, and the State Treasurer shall pay such principal and
1424 interest as the same become due. The State Treasurer is authorized to
1425 invest temporarily in direct obligations of the United States, United
1426 States agency obligations, certificates of deposit, commercial paper or
1427 bank acceptances, such portion of the proceeds of such bonds or of any
1428 notes issued in anticipation thereof as may be deemed available for
1429 such purpose.

1430 Sec. 60. Section 11-24c of the general statutes is repealed and the
1431 following is substituted in lieu thereof (*Effective July 1, 2013*):

1432 (a) The State Library Board shall make construction grants to public
1433 libraries established pursuant to this chapter. The board shall: (1)
1434 Establish criteria for the purpose of developing a priority listing of all
1435 construction projects, and (2) prior to September 1, 2007, grant an
1436 amount equal to one-third of the total construction cost, not to exceed
1437 five hundred thousand dollars for each approved project within the
1438 limits of the available [appropriation] funding for such projects. In the
1439 event that the [appropriation] available funding is insufficient to fund
1440 projects as provided above, projects remaining on the priority list shall
1441 be included in the priority listing for the next fiscal year. Each
1442 application for such grant shall be filed on or before September first,
1443 annually, on forms to be prescribed by said board.

1444 (b) For applications submitted on or after September 1, 2007, and
1445 prior to July 1, 2013, the board shall grant an amount equal to one-
1446 third the total construction cost, not to exceed one million dollars, for
1447 each approved project within the limits of the available [appropriation]
1448 funding for such projects. For applications submitted on or after July 1,
1449 2013, the board shall grant an amount up to one-half of the total
1450 construction cost, not to exceed one million dollars, for each approved
1451 project within the limits of the available funding for such projects.

1452 (c) The State Library Board shall make emergency repair grants to
1453 public libraries established pursuant to this chapter for emergency
1454 repairs to buildings and equipment, as approved by the board. The
1455 board may grant an amount up to one-half of the emergency repair
1456 cost, not exceeding one hundred thousand dollars for each approved
1457 emergency repair project within the limits of the available funding for
1458 such project.

1459 Sec. 61. Subsection (c) of section 11-24a of the general statutes is
1460 repealed and the following is substituted in lieu thereof (*Effective July*
1461 *1, 2013*):

1462 (c) Any public library not designated as a principal public library
1463 shall be a "nonprincipal public library". A nonprincipal public library
1464 in a municipality may be eligible to receive a state grant, construction
1465 cost grant, emergency repair grant or Connecticut grant provided it
1466 meets the following conditions: There is a separate board of trustees or
1467 governing body for each such nonprincipal public library; there is a
1468 different library director and staff for each such library; there is a
1469 separate library facility; and there is a separate town appropriation to
1470 each such library.

1471 Sec. 62. Subsection (c) of section 16-243y of the general statutes is
1472 repealed and the following is substituted in lieu thereof (*Effective July*
1473 *1, 2013*):

1474 (c) The department shall award grants or loans under the microgrid
1475 grant and loan pilot program to any number of recipients. [, provided
1476 the total amount of grants and loans awarded under the program shall
1477 not exceed fifteen million dollars.] To the extent possible, the amount
1478 of loans and grants awarded under the program shall be evenly
1479 distributed between small, medium and large municipalities. Such
1480 grants and loans shall only be used to provide assistance to recipients
1481 for the cost of design, engineering services and interconnection
1482 infrastructure for any such microgrid. The department may establish
1483 any financing mechanism to provide or leverage additional funding to
1484 support the development of distributed energy generation and
1485 microgrids that is not limited to the cost of interconnection
1486 infrastructure.

1487 Sec. 63. Section 22-26hh of the general statutes is repealed and the
1488 following is substituted in lieu thereof (*Effective July 1, 2013*):

1489 The State Bond Commission shall have power, from time to time, to
1490 authorize the issuance of bonds of the state in one or more series and
1491 in principal amounts not exceeding in the aggregate [one hundred fifty
1492 million two hundred fifty thousand] one hundred seventy million two
1493 hundred fifty thousand dollars, the proceeds of which shall be used for

1494 the purposes of section 22-26cc, provided not more than ten million
1495 dollars of said authorization shall be effective July 1, [2012] 2014, and
1496 further provided not more than two million dollars shall be used for
1497 the purposes of section 22-26jj. All provisions of section 3-20, as
1498 amended by this act, or the exercise of any right or power granted
1499 thereby which are not inconsistent with the provisions of this section
1500 are hereby adopted and shall apply to all bonds authorized by the
1501 State Bond Commission pursuant to this section, and temporary notes
1502 in anticipation of the money to be derived from the sale of any such
1503 bonds so authorized may be issued in accordance with said section 3-
1504 20 and from time to time renewed. Such bonds shall mature at such
1505 time or times not exceeding twenty years from their respective dates as
1506 may be provided in or pursuant to the resolution or resolutions of the
1507 State Bond Commission authorizing such bonds. None of said bonds
1508 shall be authorized except upon a finding by the State Bond
1509 Commission that there has been filed with it a request for such
1510 authorization, which is signed by or on behalf of the Secretary of the
1511 Office of Policy and Management and states such terms and conditions
1512 as said commission, in its discretion, may require. Said bonds issued
1513 pursuant to this section shall be general obligations of the state and the
1514 full faith and credit of the state of Connecticut are pledged for the
1515 payment of the principal of and interest on said bonds as the same
1516 become due, and accordingly and as part of the contract of the state
1517 with the holders of said bonds, appropriation of all amounts necessary
1518 for punctual payment of such principal and interest is hereby made,
1519 and the Treasurer shall pay such principal and interest as the same
1520 become due.

1521 Sec. 64. Subsection (c) of section 22a-478 of the general statutes is
1522 repealed and the following is substituted in lieu thereof (*Effective July*
1523 *1, 2013*):

1524 (c) The funding of an eligible water quality project shall be pursuant
1525 to a project funding agreement between the state, acting by and
1526 through the commissioner, and the municipality undertaking such
1527 project and shall be evidenced by a project fund obligation or grant

1528 account loan obligation, or both, or an interim funding obligation of
1529 such municipality issued in accordance with section 22a-479. A project
1530 funding agreement shall be in a form prescribed by the commissioner.
1531 Eligible water quality projects shall be funded as follows:

1532 (1) A nonpoint source pollution abatement project shall receive a
1533 project grant of seventy-five per cent of the cost of the project
1534 determined to be eligible by the commissioner.

1535 (2) A combined sewer project shall receive (A) a project grant of fifty
1536 per cent of the cost of the project, and (B) a loan for the remainder of
1537 the costs of the project, not exceeding one hundred per cent of the
1538 eligible water quality project costs.

1539 (3) A construction contract eligible for financing awarded by a
1540 municipality on or after July 1, 2012, as a project undertaken for
1541 nutrient removal shall receive a project grant of thirty per cent of the
1542 cost of the project associated with nutrient removal, a twenty per cent
1543 grant for the balance of the cost of the project not related to nutrient
1544 removal, and a loan for the remainder of the costs of the project, not
1545 exceeding one hundred per cent of the eligible water quality project
1546 costs. Nutrient removal projects under design or construction on July
1547 1, 2012, and projects that have been constructed but have not received
1548 permanent, Clean Water Fund financing, on July 1, 2012, shall be
1549 eligible to receive a project grant of thirty per cent of the cost of the
1550 project associated with nutrient removal, a twenty per cent grant for
1551 the balance of the cost of the project not related to nutrient removal,
1552 and a loan for the remainder of the costs of the project, not exceeding
1553 one hundred per cent of the eligible water quality project costs.

1554 (4) If supplemental federal grant funds are available for Clean Water
1555 Fund projects specifically related to the clean-up of Long Island Sound
1556 that are funded on or after July 1, 2012, a distressed municipality, as
1557 defined in section 32-9p, may receive a combination of state and
1558 federal grants in an amount not to exceed fifty per cent of the cost of
1559 the project associated with nutrient removal, a twenty per cent grant

1560 for the balance of the cost of the project not related to nutrient removal,
1561 and a loan for the remainder of the costs of the project, not exceeding
1562 one hundred per cent of the allowable water quality project costs.

1563 (5) A municipality with a water pollution control project, the
1564 construction of which began on or after July 1, 2003, which has (A) a
1565 population of five thousand or less, or (B) a population of greater than
1566 five thousand which has a discrete area containing a population of less
1567 than five thousand that is not contiguous with the existing sewerage
1568 system, shall be eligible to receive a grant in the amount of twenty-five
1569 per cent of the design and construction phase of eligible project costs,
1570 and a loan for the remainder of the costs of the project, not exceeding
1571 one hundred per cent of the eligible water quality project costs.

1572 (6) The first three construction contracts entered into by
1573 municipalities on or before July 1, 2018, that are eligible for financing
1574 as projects undertaken for phosphorus removal to at or below two-
1575 tenths milligrams per liter effluent discharge, shall receive (A) a project
1576 grant of fifty per cent of the cost of the project associated with such
1577 phosphorus removal, (B) except as provided in subdivision (3) of this
1578 subsection, a twenty per cent grant for the balance of the cost of the
1579 project, and (C) a loan for the remainder of the costs of the project, not
1580 exceeding one hundred per cent of the eligible water quality project
1581 costs. If more than three projects are eligible for the financing provided
1582 under this subdivision, the commissioner shall give priority, first to
1583 projects with the lowest permitted limit of phosphorus discharge as
1584 contained in a valid discharge permit issued pursuant to section 22a-
1585 430, and then to those that remove the greatest amount of phosphorus,
1586 as measured in pounds per year.

1587 ~~[(6)]~~ (7) Any other eligible water quality project shall receive (A) a
1588 project grant of twenty per cent of the eligible cost, and (B) a loan for
1589 the remainder of the costs of the project, not exceeding one hundred
1590 per cent of the eligible project cost.

1591 ~~[(7)]~~ (8) Project agreements to fund eligible project costs with grants

1592 from the Clean Water Fund that were executed during or after the
1593 fiscal year beginning July 1, 2003, shall not be reduced according to the
1594 provisions of the regulations adopted under section 22a-482.

1595 ~~[(8)]~~ (9) On or after July 1, 2002, an eligible water quality project that
1596 exclusively addresses sewer collection and conveyance system
1597 improvements may receive a loan for one hundred per cent of the
1598 eligible costs provided such project does not receive a project grant.
1599 Any such sewer collection and conveyance system improvement
1600 project shall be rated, ranked, and funded separately from other water
1601 pollution control projects and shall be considered only if it is highly
1602 consistent with the state's conservation and development plan, or is
1603 primarily needed as the most cost effective solution to an existing area-
1604 wide pollution problem and incorporates minimal capacity for growth.

1605 ~~[(9)]~~ (10) All loans made in accordance with the provisions of this
1606 section for an eligible water quality project shall bear an interest rate of
1607 two per cent per annum. The commissioner may allow any project
1608 fund obligation, grant account loan obligation or interim funding
1609 obligation for an eligible water quality project to be repaid by a
1610 borrowing municipality prior to maturity without penalty.

1611 Sec. 65. Subsection (a) of section 22a-483 of the general statutes is
1612 repealed and the following is substituted in lieu thereof (*Effective July*
1613 *1, 2013*):

1614 (a) For the purposes of sections 22a-475 to 22a-483, inclusive, as
1615 amended by this act, the State Bond Commission shall have the power,
1616 from time to time to authorize the issuance of bonds of the state in one
1617 or more series and in principal amounts, not exceeding in the
1618 aggregate [one billion two hundred twenty-seven million six hundred
1619 twenty-five thousand nine hundred seventy-six dollars, provided
1620 ninety-four million] one billion five hundred twelve million six
1621 hundred twenty-five thousand nine hundred seventy-six dollars,
1622 provided two hundred eighteen million dollars of said authorization
1623 shall be effective July 1, [2012] 2014.

1624 Sec. 66. Subsection (d) of section 22a-483 of the general statutes is
1625 repealed and the following is substituted in lieu thereof (*Effective July*
1626 *1, 2013*):

1627 (d) Notwithstanding the foregoing, nothing herein shall preclude
1628 the State Bond Commission from authorizing the issuance of revenue
1629 bonds, in principal amounts not exceeding in the aggregate [two
1630 billion four hundred twenty-five million one hundred eighty thousand
1631 dollars, provided two hundred thirty-eight million three hundred sixty
1632 thousand] three billion one hundred thirty-seven million five hundred
1633 eighty thousand dollars, provided three hundred thirty-one million
1634 nine hundred seventy thousand dollars of said authorization shall be
1635 effective July 1, [2012] 2014, that are not general obligations of the state
1636 of Connecticut to which the full faith and credit of the state of
1637 Connecticut are pledged for the payment of the principal and interest.
1638 Such revenue bonds shall mature at such time or times not exceeding
1639 thirty years from their respective dates as may be provided in or
1640 pursuant to the resolution or resolutions of the State Bond Commission
1641 authorizing such revenue bonds. The revenue bonds, revenue state
1642 bond anticipation notes and revenue state grant anticipation notes
1643 authorized to be issued under sections 22a-475 to 22a-483, inclusive,
1644 shall be special obligations of the state and shall not be payable from
1645 nor charged upon any funds other than the revenues or other receipts,
1646 funds or moneys pledged therefor as provided in said sections 22a-475
1647 to 22a-483, inclusive, including the repayment of municipal loan
1648 obligations; nor shall the state or any political subdivision thereof be
1649 subject to any liability thereon except to the extent of such pledged
1650 revenues or the receipts, funds or moneys pledged therefor as
1651 provided in said sections 22a-475 to 22a-483, inclusive. The issuance of
1652 revenue bonds, revenue state bond anticipation notes and revenue
1653 state grant anticipation notes under the provisions of said sections
1654 22a-475 to 22a-483, inclusive, shall not directly or indirectly or
1655 contingently obligate the state or any political subdivision thereof to
1656 levy or to pledge any form of taxation whatever therefor or to make
1657 any appropriation for their payment. The revenue bonds, revenue state

1658 bond anticipation notes and revenue state grant anticipation notes
1659 shall not constitute a charge, lien or encumbrance, legal or equitable,
1660 upon any property of the state or of any political subdivision thereof,
1661 except the property mortgaged or otherwise encumbered under the
1662 provisions and for the purposes of said sections 22a-475 to 22a-483,
1663 inclusive. The substance of such limitation shall be plainly stated on
1664 the face of each revenue bond, revenue state bond anticipation note
1665 and revenue state grant anticipation note issued pursuant to said
1666 sections 22a-475 to 22a-483, inclusive, shall not be subject to any
1667 statutory limitation on the indebtedness of the state and such revenue
1668 bonds, revenue state bond anticipation notes and revenue state grant
1669 anticipation notes, when issued, shall not be included in computing
1670 the aggregate indebtedness of the state in respect to and to the extent
1671 of any such limitation. As part of the contract of the state with the
1672 owners of such revenue bonds, revenue state bond anticipation notes
1673 and revenue state grant anticipation notes, all amounts necessary for
1674 the punctual payment of the debt service requirements with respect to
1675 such revenue bonds, revenue state bond anticipation notes and
1676 revenue state grant anticipation notes shall be deemed appropriated,
1677 but only from the sources pledged pursuant to said sections 22a-475 to
1678 22a-483, inclusive. The proceeds of such revenue bonds or notes may
1679 be deposited in the Clean Water Fund for use in accordance with the
1680 permitted uses of such fund. Any expense incurred in connection with
1681 the carrying out of the provisions of this section, including the costs of
1682 issuance of revenue bonds, revenue state bond anticipation notes and
1683 revenue state grant anticipation notes may be paid from the accrued
1684 interest and premiums or from any other proceeds of the sale of such
1685 revenue bonds, revenue state bond anticipation notes or revenue state
1686 grant anticipation notes and in the same manner as other obligations of
1687 the state. All provisions of subsections (g), (k), (l), (s) and (u) of section
1688 3-20 or the exercise of any right or power granted thereby which are
1689 not inconsistent with the provisions of said sections 22a-475 to 22a-483,
1690 inclusive, are hereby adopted and shall apply to all revenue bonds,
1691 state revenue bond anticipation notes and state revenue grant
1692 anticipation notes authorized by the State Bond Commission pursuant

1693 to said sections 22a-475 to 22a-483, inclusive. For the purposes of
1694 subsection (o) of section 3-20, "bond act" shall be construed to include
1695 said sections 22a-475 to 22a-483, inclusive.

1696 Sec. 67. Subsection (a) of section 32-235 of the general statutes is
1697 repealed and the following is substituted in lieu thereof (*Effective July*
1698 *1, 2013*):

1699 (a) For the purposes described in subsection (b) of this section, the
1700 State Bond Commission shall have the power, from time to time to
1701 authorize the issuance of bonds of the state in one or more series and
1702 in principal amounts not exceeding in the aggregate [one billion fifteen
1703 million three hundred thousand] one billion one hundred fifteen
1704 million three hundred thousand dollars, provided one hundred forty
1705 million dollars of said authorization shall be effective July 1, 2011, and
1706 twenty million dollars of said authorization shall be made available for
1707 small business development. Two hundred eighty million dollars of
1708 said authorization shall be effective July 1, 2012, and forty million
1709 dollars of said authorization shall be made available for small business
1710 development and not more than twenty million dollars of said
1711 authorization may be made available for businesses that commit to
1712 relocating one hundred or more jobs that are outside of the United
1713 States to the state. Any amount of said authorizations that are made
1714 available for small business development or businesses that commit to
1715 relocating one hundred or more jobs that are outside of the United
1716 States to the state but are not exhausted for such purpose by the first
1717 day of the fiscal year subsequent to the fiscal year in which such
1718 amount was made available shall be used for the purposes described
1719 in subsection (b) of this section. For purposes of this subsection, a
1720 "small business" is one employing not more than one hundred
1721 employees.

1722 Sec. 68. (NEW) (*Effective from passage*) (a) The Treasurer is authorized
1723 to issue bonds, notes or other obligations of the state from time to time
1724 in one or more series in an aggregate principal amount sufficient to
1725 generate net proceeds of not more than seven hundred fifty million

1726 dollars, and to apply the net proceeds of such issuance to the reduction
1727 of the accumulated deficit of the state in the General Fund reported in
1728 the audited financial statements of the state for the fiscal year ending
1729 June 30, 2013, as determined using generally accepted accounting
1730 principles prescribed by the Governmental Accounting Standards
1731 Board. The Treasurer is authorized to issue bonds, notes or other
1732 obligations in an amount sufficient to refund such bonds, notes or
1733 other obligations previously issued pursuant to this section. In
1734 addition to the bonds, notes or other obligations authorized by this
1735 section to eliminate a portion of such deficit, the Treasurer is
1736 authorized to issue bonds, notes or other obligations in such additional
1737 amounts as the Treasurer shall determine to pay the costs of issuance
1738 of such bonds, notes or other obligations issued pursuant to this
1739 section, and up to two years of interest payable or accrued on such
1740 bonds, notes or other obligations.

1741 (b) All such bonds, notes or other obligations shall be general
1742 obligations of the state and the full faith and credit of the state of
1743 Connecticut are pledged for the payment of the principal of and
1744 interest on such bonds, notes or other obligations as the same shall
1745 become due, and accordingly and as part of the contract of the state
1746 with the holders of such bonds, notes or other obligations,
1747 appropriation of all amounts necessary for punctual payment of such
1748 principal and interest is hereby made, and the Treasurer shall pay such
1749 principal and interest as the same become due. All such bonds, notes
1750 or other obligations shall be sold at not less than par and accrued
1751 interest in such manner and on such terms as the Treasurer may
1752 determine is in the best interest of the state, and shall be signed in the
1753 name of the state and on its behalf by the Treasurer. All such bonds,
1754 notes or other obligations shall mature at such time or times not later
1755 than June 30, 2028, in such principal amounts and at such times, bear
1756 such date or dates, be payable at such place or places, bear interest at
1757 such rate or different or varying rates, payable at such time or times, be
1758 in such denominations, be in such form with or without interest
1759 coupons attached, carry such registration and transfer privileges, be

1760 payable in such medium of payment, be subject to such terms of
1761 redemption with or without premium and have such additional
1762 security, covenant or contract provisions, as appropriate or necessary
1763 to improve their marketability, as the Treasurer shall determine prior
1764 to their issuance. In connection with such bonds, notes or other
1765 obligations, the Treasurer may enter into such paying agent
1766 agreements, indentures of trust, escrow agreements or other
1767 agreements, with such parties and with such provisions as the
1768 Treasurer determines are appropriate or necessary.

1769 (c) The Treasurer may obtain from a commercial bank or insurance
1770 company authorized to do business within or without this state a letter
1771 of credit, line of credit or other liquidity facility or credit facility for the
1772 purpose of providing funds for the payments in respect of bonds,
1773 notes or other obligations required by the holder thereof to be
1774 redeemed or repurchased prior to maturity or for providing additional
1775 security for such bonds, notes or other obligations. In connection with
1776 any such liquidity facility or credit facility, the Treasurer may enter
1777 into any reimbursement agreements, remarketing agreements, standby
1778 purchase agreements or any other necessary or appropriate
1779 agreements on behalf of the state in connection with securing, insuring
1780 or remarketing such bonds, notes or other obligations, on such terms
1781 and conditions as the Treasurer determines to be in the best interest of
1782 the state. The Treasurer is authorized to pledge the full faith and credit
1783 of the state to the state's payment obligations under any such
1784 agreement and the Treasurer is authorized to include such pledge in
1785 any such agreement as part of the contract with the provider of such
1786 liquidity facility or credit facility. The Treasurer shall apply any
1787 appropriation for the payment of such bonds, notes or other
1788 obligations to such reimbursement repayment if such liquidity facility
1789 or credit facility is drawn upon. As part of the contract of the state with
1790 the other parties to any agreement entered into pursuant to this
1791 subsection for which the full faith and credit of the state is pledged to
1792 the state's payment obligations under such agreement, appropriation
1793 of all amounts necessary for the punctual payment of the obligations of

1794 the state under any such agreement is hereby made and the Treasurer
1795 shall pay such amounts as the same become due.

1796 (d) In connection with or incidental to the carrying of such bonds,
1797 notes or other obligations, or in connection with or incidental to the
1798 sale and issuance of such bonds, notes or other obligations, the
1799 Treasurer may enter into such contracts as the Treasurer may
1800 determine to be necessary or appropriate to place the obligation of the
1801 state, as represented by the bonds, notes or other obligations, in whole
1802 or in part, on such interest rate or cash flow basis as the Treasurer may
1803 determine, including without limitation, interest rate swap
1804 agreements, insurance agreements, forward payment conversion
1805 agreements, futures contracts, contracts providing for payments based
1806 on levels of, or changes in, interest rates or market indices, contracts to
1807 manage interest rate risk, including without limitation, interest rate
1808 floors or caps, options, puts, calls and similar arrangements. Such
1809 contracts shall contain such payment, security, default, remedy and
1810 other terms and conditions as the Treasurer may deem appropriate
1811 and shall be entered into with such party or parties as the Treasurer
1812 may select, after giving due consideration, where applicable, for the
1813 creditworthiness of the counter party or counter parties, including any
1814 rating by a nationally recognized rating agency, the impact on any
1815 rating on outstanding bonds, notes or other obligations or any other
1816 criteria as the Treasurer may deem appropriate, provided the
1817 unsecured long-term obligations of the counter party or counter
1818 parties are rated the same or higher than the underlying rating of the
1819 state on the applicable bonds, notes or other obligations by at least one
1820 nationally recognized rating agency. The Treasurer is authorized to
1821 pledge the full faith and credit of the state to the state's payment
1822 obligations under any contract entered into pursuant to this
1823 subsection. As part of the contract of the state with the other parties to
1824 any agreement entered into pursuant to this subsection for which the
1825 full faith and credit of the state is pledged to the state's payment
1826 obligations under such agreement, appropriation of all amounts
1827 necessary for the punctual payment of the obligations of the state

1828 under any such agreement is hereby made and the Treasurer shall pay
1829 such amounts as the same become due.

1830 (e) The Superior Court shall have jurisdiction to enter judgment
1831 against the state founded (1) upon any express contract between the
1832 state and the purchasers and subsequent owners and transferees of any
1833 bonds, notes or other obligations issued or contracted to be issued by
1834 the state pursuant to this section, and (2) upon any agreement entered
1835 into pursuant to subsection (c) or (d) of this section. Any action
1836 brought under this subsection shall be brought in the superior court
1837 for the judicial district of Hartford. The jurisdiction conferred upon the
1838 Superior Court by this subsection includes any set-off, claim or
1839 demand on the part of the state against any plaintiff commencing an
1840 action under this subsection. Such action shall be tried to the court
1841 without a jury. All legal defenses, except governmental immunity,
1842 shall be reserved to the state. Any action brought under this subsection
1843 shall be privileged in respect to assignment for trial upon motion of
1844 either party.

1845 (f) Any expense incurred in connection with the issuance or renewal
1846 of the bonds, notes or other obligations issued pursuant to this section
1847 shall be paid from the accrued interest and premiums on such bonds,
1848 notes or other obligations, from the proceeds of the sale of such bonds,
1849 notes or other obligations or otherwise from the General Fund. The
1850 Treasurer is authorized to issue such bonds, notes or other obligations
1851 in such form and manner that the interest on such bonds, notes or
1852 other obligations may be includable or excludable under the Internal
1853 Revenue Code of 1986, or any subsequent corresponding internal
1854 revenue code of the United States, as from time to time amended, in
1855 the gross income of the holders or owners of such bonds, notes or
1856 other obligations. The Treasurer may make representations and
1857 agreements for the benefit of the holders or owners of any such bonds,
1858 notes or other obligations which are necessary or appropriate to ensure
1859 the inclusion or exclusion of interest on such bonds, notes or other
1860 obligations of the state from taxation under the Internal Revenue Code
1861 of 1986 or any subsequent corresponding internal revenue code of the

1862 United States, as from time to time amended, including agreements to
1863 pay rebates to the federal government of investment earnings derived
1864 from the investment of the proceeds of bonds, notes or other
1865 obligations. The Treasurer may make representations and agreements
1866 for the benefit of the holders or owners of such bonds, notes or other
1867 obligations on behalf of the state to provide secondary market
1868 disclosure information. Any such agreement may include: (1)
1869 Covenants to provide secondary market disclosure information, (2)
1870 arrangements for such information to be provided with the assistance
1871 of a paying agent, trustee or other agent, and (3) remedies for breach of
1872 such agreement, which remedies may be limited to specific
1873 performance. The state shall protect and save harmless any official or
1874 former official of the state from financial loss and expense, including
1875 legal fees and costs, if any, arising out of any claim, demand, suit or
1876 judgment by reason of alleged negligence on the part of such official,
1877 while acting in the discharge of his or her official duties, in providing
1878 secondary market disclosure information or performing any other
1879 duties set forth in any agreement to provide secondary market
1880 disclosure information. Nothing in this section shall be construed to
1881 preclude the defense of governmental immunity to any such claim,
1882 demand or suit. For purposes of this subsection "official" means any
1883 person elected or appointed to office or any state employee. This
1884 indemnity provision shall not apply to cases of wilful and wanton
1885 fraud.

1886 (g) All such bonds, notes or other obligations, their transfer and the
1887 income therefrom, including any profit on the sale or transfer thereof,
1888 shall at all times be exempt from all taxation by the state or under its
1889 authority, except for estate or succession taxes, but the interest on such
1890 bonds, notes or other obligations shall be included in the computation
1891 of any excise or franchise tax. Such bonds, notes or other obligations
1892 are hereby made and declared to be (1) legal investments for savings
1893 banks and trustees unless otherwise provided in the instrument
1894 creating the trust, (2) securities in which all public officers and bodies,
1895 all insurance companies and associations and persons carrying on an

1896 insurance business, all banks, bankers, trust companies, savings banks
1897 and savings associations, including savings and loan associations,
1898 building and loan associations, investment companies and persons
1899 carrying on a banking or investment business, all administrators,
1900 guardians, executors, trustees and other fiduciaries and all persons
1901 who are or may be authorized to invest in bonds, notes or other
1902 obligations of the state, may properly and legally invest funds,
1903 including capital in their control or belonging to them, and (3)
1904 securities that may be deposited with and shall be received by all
1905 public officers and bodies for any purpose for which the deposit of
1906 bonds, notes or other obligations of the state is or may be authorized.

1907 Sec. 69. (NEW) (*Effective from passage*) (a) From the fiscal year ending
1908 June 30, 2016, to the fiscal year ending June 30, 2028, inclusive, there
1909 shall be deemed appropriated from the General Fund of the state in
1910 each fiscal year an amount, to be distributed over said fiscal years,
1911 equal to the difference between the accumulated deficit of the state in
1912 the General Fund, as determined using generally accepted accounting
1913 principles prescribed by the Governmental Accounting Standards
1914 Board as of June 30, 2013, as estimated by the Secretary of the Office of
1915 Policy and Management, and the amounts authorized in section 68 of
1916 this act. Such appropriation shall be deemed appropriated in the fiscal
1917 year ending June 30, 2016, and each fiscal year thereafter that any
1918 bonds, notes or other obligations issued pursuant to section 68 of this
1919 act are outstanding for the purpose of eliminating the accumulated
1920 General Fund deficit determined in accordance with generally
1921 accepted accounting principles as prescribed by the Governmental
1922 Accounting Standards Board. If the annual financial report for any
1923 fiscal year, delivered by the Comptroller to the Governor in accordance
1924 with section 3-115 of the general statutes, and presented in accordance
1925 with generally accepted accounting principles as prescribed by the
1926 Governmental Accounting Standards Board, states that there is no
1927 accumulated deficit of the General Fund for such fiscal year, then no
1928 amounts shall be deemed appropriated pursuant to this section in each
1929 of the fiscal years succeeding the year for which such financial

1930 statements were delivered. The state of Connecticut does hereby
1931 pledge to and agree with the holders of any bonds, notes and other
1932 obligations issued pursuant to section 68 of this act, that no public or
1933 special act of the General Assembly shall diminish any appropriation
1934 hereunder until such bonds, notes or other obligations, together with
1935 the interest thereon, are fully met and discharged, provided nothing
1936 herein contained shall preclude such diminishment if and when
1937 adequate provision shall be made by law for the protection of the
1938 holders of such bonds, or if and when the Governor declares an
1939 emergency or the existence of extraordinary circumstances, in which
1940 the provisions of section 4-85 of the general statutes are invoked, and
1941 at least three-fifths of the members of each chamber of the General
1942 Assembly vote to diminish such required appropriation during the
1943 fiscal year for which the emergency or existence of extraordinary
1944 circumstances are determined, or in such other circumstances as may
1945 be permitted by the terms of the bonds, notes or other obligations
1946 issued pursuant to section 68 of this act.

1947 (b) The State of Connecticut does hereby pledge to and agree with
1948 the holders of any bonds, notes and other obligations issued pursuant
1949 to section 68 of this act, that the state shall not treat the proceeds of any
1950 such bonds, notes or other obligations as constituting revenue of the
1951 General Fund, nor shall such proceeds be available for any current or
1952 future budget appropriation.

1953 (c) The State Treasurer is authorized to include these pledges and
1954 undertakings for the state in such bonds, notes or other obligations.

1955 Sec. 70. (NEW) (*Effective from passage*) For the purpose of this section
1956 and sections 71 to 73, inclusive, of this act:

1957 (1) "Administrative costs" means the costs paid or incurred by the
1958 administrator, including, but not limited to, peer review costs,
1959 professional fees, allocated staff costs and other out-of-pocket costs
1960 attributable to the administration and operation of the Connecticut
1961 Bioscience Innovation Fund.

1962 (2) "Administrator" means Connecticut Innovations, Incorporated,
1963 in its capacity as administrator of the Connecticut Bioscience
1964 Innovation Fund established pursuant to section 72 of this act.

1965 (3) "Advisory committee" means the Bioscience Innovation
1966 Advisory Committee established pursuant to section 71 of this act.

1967 (4) "Early-stage business" means a business that has been in
1968 operation for not more than three years and is developing or testing a
1969 product or service that is (A) not yet available for commercial release,
1970 or (B) commercially available in a limited manner, including, but not
1971 limited to, market testing of prototypes and clinical trials.

1972 (5) "Eligible recipient" means a duly accredited college or university,
1973 a nonprofit corporation or a for-profit start-up or early-stage business.

1974 (6) "Financial assistance" means any and all forms of grants,
1975 extensions of credit, loans or loan guarantees, equity investments or
1976 other forms of financing.

1977 (7) "Return on investment" means any and all forms of principal or
1978 interest payments, guarantee fees, returns on equity investments,
1979 royalties, options, warrants and debentures and all other forms of
1980 remuneration to the administrator in return for any financial assistance
1981 offered or provided.

1982 Sec. 71. (NEW) (*Effective from passage*) (a) There shall be a Bioscience
1983 Innovation Advisory Committee that shall consist of the following
1984 thirteen members: (1) Four appointed by the Governor; (2) one
1985 appointed by the president pro tempore of the Senate; (3) one
1986 appointed by the speaker of the House of Representatives; (4) one
1987 appointed by the majority leader of the Senate; (5) one appointed by
1988 the majority leader of the House of Representatives; (6) one appointed
1989 by the minority leader of the Senate; (7) one appointed by the minority
1990 leader of the House of Representatives; (8) the Commissioner of
1991 Economic and Community Development and the Commissioner of
1992 Public Health, or their designees, who shall serve as ex-officio, voting

1993 members; and (9) the chief executive officer and executive director of
1994 Connecticut Innovations, Incorporated, who shall serve as the
1995 chairperson of the advisory committee. Each appointed member shall
1996 have skill, knowledge and experience in relevant businesses and
1997 sciences related to health care delivery, medical devices, life sciences,
1998 insurance or information technology. All initial appointments to the
1999 committee pursuant to this subsection shall be made not later than July
2000 1, 2013. Appointed members shall each serve a term that is
2001 coterminous with the respective appointing authority. Each member
2002 shall hold office until a successor is appointed. Any vacancy occurring
2003 on the committee, other than by expiration of term, shall be filled in
2004 the same manner as the original appointment for the balance of the
2005 unexpired term.

2006 (b) The chairperson shall call the first meeting of the advisory
2007 committee not later than September 30, 2013. The advisory committee
2008 shall meet not less than quarterly thereafter, and at such other times as
2009 the chairperson deems necessary.

2010 (c) No member of the advisory committee shall receive
2011 compensation for such member's services, except that each member
2012 shall be entitled to reimbursement for actual and necessary expenses
2013 incurred during the performance of such member's official duties.

2014 (d) Seven members of the advisory committee shall constitute a
2015 quorum for the transaction of any business or the exercise of any
2016 power of the advisory committee. The advisory committee may act by
2017 a majority of the members present at any meeting at which a quorum
2018 is in attendance, for the transaction of any business or the exercise of
2019 any power of the advisory committee, except as otherwise provided in
2020 this section.

2021 (e) Notwithstanding any provision of the general statutes, it shall
2022 not constitute a conflict of interest for a trustee, director, partner,
2023 officer, manager, shareholder, proprietor, counsel or employee of an
2024 eligible recipient, or any individual with a financial interest in an

2025 eligible recipient, to serve as a member of the advisory committee,
2026 provided such trustee, director, partner, officer, manager, shareholder,
2027 proprietor, counsel, employee or individual shall abstain from
2028 deliberation, action or vote by the advisory committee in specific
2029 respect to such eligible recipient.

2030 Sec. 72. (NEW) (*Effective from passage*) (a) There is established a
2031 Connecticut Bioscience Innovation Fund, to be held, administered,
2032 invested and disbursed by the administrator pursuant to this section.
2033 The fund shall contain any moneys required or permitted by law to be
2034 deposited in the fund and any moneys received from any public or
2035 private contributions, gifts, grants, donations, bequests or devises to
2036 the fund. Repayment of principal and interest on loans issued from the
2037 fund shall be credited to the fund and shall become part of the assets of
2038 the fund. Any balance remaining in the fund at the end of any fiscal
2039 year shall be carried forward in the fund for the fiscal year next
2040 succeeding.

2041 (b) Any return on investment received by the administrator as a
2042 result of financial assistance provided from the Connecticut Bioscience
2043 Innovation Fund to eligible recipients, or attributable to the investment
2044 of the fund by the administrator, shall be deposited and held for the
2045 use and benefit of the fund. Moneys in or received for the fund may be
2046 deposited with and invested by any institution as may be designated
2047 by the administrator at its sole discretion and paid as the administrator
2048 shall direct. The administrator may make payments from such deposit
2049 accounts for use in accordance with the provisions of this section.

2050 (c) The Connecticut Bioscience Innovation Fund shall not be deemed
2051 an account within the General Fund and shall be used exclusively for
2052 the purposes provided in this section.

2053 (d) The Connecticut Bioscience Innovation Fund shall be used (1) to
2054 provide financial assistance to eligible recipients as may be approved
2055 by the advisory committee pursuant to subsection (e) of this section,
2056 (2) for the repayment of state bonds in such amounts as may be

2057 required by the State Bond Commission, and (3) to pay or reimburse
2058 the administrator for administrative costs pursuant to subsection (j) of
2059 this section. Such financial assistance shall be awarded to further the
2060 development of bioscience, biomedical engineering, health information
2061 management, medical care, medical devices, medical diagnostics,
2062 pharmaceuticals, personalized medicine and other related disciplines
2063 that are likely to lead to an improvement in or development of
2064 services, therapeutics, diagnostics or devices that are commercializable
2065 and designed to advance the coordination, quality or efficiency of
2066 health care and lower health care costs, and that promise, directly or
2067 indirectly, to lead to job growth in the state in these or related fields.

2068 (e) All expenditures from the Connecticut Bioscience Innovation
2069 Fund, except for administrative costs reimbursed to the administrator
2070 pursuant to subsection (j) of this section and amounts required for the
2071 repayment of state bonds in such amounts as may be required by the
2072 State Bond Commission, shall be approved by the advisory committee.
2073 Any such approval shall be (1) specific to an individual expenditure to
2074 be made, (2) for budgeted expenditures with such variations as the
2075 advisory committee may authorize at the time of such budget
2076 approval, or (3) for a financial assistance program to be administered
2077 by staff of the administrator, subject to limits, eligibility requirements
2078 and other conditions established by the advisory committee at the time
2079 of such program approval.

2080 (f) Connecticut Innovations, Incorporated shall provide any
2081 necessary staff, office space, office systems and administrative support
2082 for the operation of the Connecticut Bioscience Innovation Fund in
2083 accordance with this section. In acting as administrator of the fund, the
2084 administrator shall have and may exercise all of the powers of
2085 Connecticut Innovations, Incorporated set forth in section 32-39 of the
2086 general statutes, provided expenditures from the fund shall be
2087 approved by the advisory committee pursuant to subsection (e) of this
2088 section.

2089 (g) The advisory committee shall establish an application and

2090 approval process with guidelines and terms for financial assistance
2091 awarded from the Connecticut Bioscience Innovation Fund to eligible
2092 recipients. Such guidelines and terms shall include (1) a requirement
2093 that any applicant for financial assistance shall be operating in the
2094 state, or proposing to relocate operations to the state, in whole or in
2095 part, as a condition of such financial assistance, (2) limitations on the
2096 total amount of financial assistance that may be awarded in the form of
2097 loans and grants, (3) eligibility requirements for loans and grants
2098 designed to encourage and support collaborative ventures among
2099 eligible recipients, (4) peer review requirements, (5) a process for
2100 preliminary review of applications for strength and eligibility by the
2101 administrator before such applications are presented to the advisory
2102 committee for consideration, (6) return on investment objectives, and
2103 (7) such other guidelines and terms as the advisory committee
2104 determines to be necessary and appropriate in furtherance of the
2105 objectives of this section.

2106 (h) Financial assistance awarded from the Connecticut Bioscience
2107 Innovation Fund to eligible recipients shall be used for costs related to
2108 facilities, necessary furniture, fixtures and equipment, materials and
2109 supplies, peer review, proof of concept or relevance, compensation,
2110 and such other costs that the advisory committee determines to be
2111 eligible for financial assistance within the purposes of this section.

2112 (i) Beginning January 1, 2014, the administrator shall prepare for
2113 each fiscal year a plan of operations and an operating and capital
2114 budget for the Connecticut Bioscience Innovation Fund. Not later than
2115 ninety days prior to the start of the fiscal year, the administrator shall
2116 submit the plan and budget to the advisory committee for its review
2117 and approval.

2118 (j) Administrative costs shall be paid or reimbursed to the
2119 administrator from the Connecticut Bioscience Innovation Fund,
2120 provided the total of such administrative costs in any fiscal year shall
2121 not exceed five per cent of the total amount of the allotted funding for
2122 such fiscal year as determined in the operating budget prepared

2123 pursuant to subsection (i) of this section. Nothing in sections 70 and 71
2124 of this act and this section shall require the administrator to risk or
2125 expend the funds of Connecticut Innovations, Incorporated in
2126 connection with the administration of the Connecticut Bioscience
2127 Innovation Fund.

2128 (k) Not later than April 15, 2014, and annually thereafter, the
2129 administrator shall provide a report of the activities of the Connecticut
2130 Bioscience Innovation Fund to the advisory committee for its review
2131 and approval. Upon its approval, the advisory committee shall provide
2132 such report, in accordance with the provisions of section 11-4a of the
2133 general statutes, to the joint standing committees of the General
2134 Assembly having cognizance of matters relating to finance, revenue
2135 and bonding, appropriations, commerce, public health and higher
2136 education. Such report shall contain available information on the status
2137 and progress of the operations and funding of the Connecticut
2138 Bioscience Innovation Fund and the types, amounts and recipients of
2139 financial assistance awarded and any returns on investment.

2140 Sec. 73. (NEW) (*Effective from passage*) (a) The State Bond
2141 Commission shall authorize the issuance of bonds of the state, in
2142 accordance with the provisions of section 3-20 of the general statutes,
2143 in principal amounts not exceeding in the aggregate two hundred
2144 million dollars for the Connecticut Bioscience Innovation Fund
2145 established pursuant to section 72 of this act. The amount authorized
2146 for the issuance and sale of such bonds in each of the following fiscal
2147 years shall not exceed the following corresponding amount for each
2148 such fiscal year, provided, to the extent the advisory committee does
2149 not provide for the use of all or a portion of such amount in any such
2150 fiscal year, such amount not provided for shall be carried forward and
2151 added to the authorized amount for the next succeeding fiscal year,
2152 and provided further, the costs of issuance and capitalized interest, if
2153 any, may be added to the capped amount in each fiscal year, and each
2154 of the authorized amounts shall be effective on July first of the fiscal
2155 year indicated as follows:

| | Fiscal Year Ending | Amount |
|-----|--------------------|---------------|
| T1 | | |
| T2 | June Thirtieth | |
| T3 | | |
| T4 | 2013 | \$10,000,000 |
| T5 | 2014 | 10,000,000 |
| T6 | 2015 | 15,000,000 |
| T7 | 2016 | 15,000,000 |
| T8 | 2017 | 25,000,000 |
| T9 | 2018 | 25,000,000 |
| T10 | 2019 | 25,000,000 |
| T11 | 2020 | 25,000,000 |
| T12 | 2021 | 25,000,000 |
| T13 | 2022 | 25,000,000 |
| T14 | | |
| T15 | Total | \$200,000,000 |

2156 (b) The State Bond Commission shall approve a memorandum of
 2157 understanding between the administrator and the state, acting by and
 2158 through the Secretary of the Office of Policy and Management and the
 2159 Treasurer, providing for the issuance of said bonds for the purposes of
 2160 the Connecticut Bioscience Innovation Fund, including provisions
 2161 regarding the extent to which federal, private or other moneys then
 2162 available or thereafter to be made available for costs should be added
 2163 to the proceeds of the bonds authorized pursuant to this section for
 2164 such project or program. The memorandum of understanding shall be
 2165 deemed to satisfy the provisions of section 3-20 of the general statutes
 2166 and the exercise of any right or power granted thereby that is not
 2167 inconsistent with the provisions of this section.

2168 (c) All provisions of section 3-20 of the general statutes, or the
 2169 exercise of any right or power granted thereby, that are not
 2170 inconsistent with the provisions of this section are hereby adopted and
 2171 shall apply to all bonds authorized by the State Bond Commission

2172 pursuant to this section. Temporary notes in anticipation of the money
2173 to be derived from the sale of any such bonds so authorized may be
2174 issued in accordance with said section, and from time to time renewed.
2175 All bonds issued pursuant to this section shall be general obligations of
2176 the state and the full faith and credit of the state of Connecticut are
2177 pledged for the payment of the principal of and interest on said bonds
2178 as the same become due, and accordingly and as part of the contract of
2179 the state with the holders of said bonds, appropriation of all amounts
2180 necessary for punctual payment of such principal and interest is
2181 hereby made, and the Treasurer shall pay such principal and interest
2182 as the same become due.

2183 (d) Subject to the amount of limitations of the capping provisions in
2184 subsection (a) of this section, the principal amount of the bonds
2185 authorized under this section shall be deemed to be an appropriation
2186 and allocation of such amount, and such approval of such request shall
2187 be deemed the allotment by the Governor of such capital outlays
2188 within the meaning of section 4-85 of the general statutes.

2189 Sec. 74. (NEW) (*Effective November 1, 2013*) (a) The Commissioner of
2190 Transportation shall establish a local transportation capital program to
2191 provide state funding, in lieu of specific federal funding available, to
2192 any municipality or local planning agency for transportation
2193 improvements to any state or locally maintained roadway or facility
2194 that is deemed eligible for federal surface transportation urban
2195 program funding.

2196 (b) The commissioner may request the authorization of special tax
2197 obligation bonds of the state to establish such state funding. In the
2198 absence of state funding in any year, specific and eligible federal
2199 transportation funding shall remain available. Such bonds shall
2200 mature at such time or times not exceeding twenty years from their
2201 respective dates as may be provided in or pursuant to the resolution or
2202 resolutions of the State Bond Commission authorizing such bonds.

2203 (c) The Department of Transportation shall accept applications for

2204 such state funding from any eligible recipient, based on project
2205 priorities, through the appropriate regional planning agency. Any such
2206 state funding shall be provided to the recipient through guidelines
2207 developed by the Department of Transportation.

2208 (d) Any transportation improvement funded pursuant to the
2209 program established in this section will have a service life of
2210 approximately twenty years.

2211 (e) Notwithstanding any other provision of the general statutes, this
2212 program, when improvements are on a locally owned roadway or
2213 facility, shall not be deemed to be a proposed state action, activity or
2214 critical activity for the purposes of sections 25-68b to 25-68h, inclusive,
2215 of the general statutes.

2216 Sec. 75. Subsection (b) of section 13b-74 of the general statutes is
2217 repealed and the following is substituted in lieu thereof (*Effective July*
2218 *1, 2013*):

2219 (b) The purposes for which special tax obligation bonds may be
2220 issued pursuant to sections 13b-74 to 13b-77, inclusive, are as follows:

2221 (1) Planning, acquisition, removal, construction, equipping,
2222 reconstruction, repair, rehabilitation and improvement of, and
2223 acquisition of easements and rights-of-way with respect to, state
2224 highways and bridges;

2225 (2) Payment of the state's share of the costs of planning, acquisition,
2226 removal, construction, equipping, reconstruction, repair, rehabilitation
2227 and improvement of, and acquisition of easements and rights-of-way
2228 with respect to, (A) state highways, (B) projects on the interstate
2229 highway system, (C) alternate highway projects in the interstate
2230 highway substitution program, commonly referred to as the interstate
2231 trade-in program, (D) state bridges, (E) mass transportation and transit
2232 facilities, (F) aeronautic facilities, excluding Bradley International
2233 Airport, and (G) waterway projects;

2234 (3) Payment of the state's share of the costs of planning, acquisition,
2235 removal, construction, equipping, reconstruction, repair, rehabilitation
2236 and improvement of, and acquisition of easements and rights-of-way
2237 with respect to, the local bridge program established under sections
2238 13a-175p to 13a-175u, inclusive, as amended by this act, and payment
2239 of state contributions to the Local Bridge Revolving Fund established
2240 under section 13a-175r, as amended by this act;

2241 (4) Planning, acquisition, removal, construction, equipping,
2242 reconstruction, repair, rehabilitation and improvement of, and
2243 acquisition of easements and rights-of-way with respect to, the
2244 highway safety program, including the rail-highway crossing, hazard
2245 elimination and other highway safety programs on the state highway
2246 system;

2247 (5) Planning, acquisition, removal, construction, equipping,
2248 reconstruction, repair, rehabilitation and improvement of, and
2249 acquisition of easements and rights-of-way with respect to, the
2250 maintenance garages and administrative facilities of the Department of
2251 Transportation;

2252 (6) Planning, acquisition, removal, construction, equipping,
2253 reconstruction, repair, rehabilitation and improvement of, and
2254 acquisition of easements and rights-of-way with respect to, projects
2255 and purposes included in section 13b-57h; [and]

2256 (7) Payment of funds made available to towns, as provided in
2257 sections 13a-175a to 13a-175e, inclusive, 13a-175i and 13a-175j, for the
2258 purposes set forth in sections 13a-175a, 13a-175d and 13a-175j; and

2259 (8) Payment of funds to any municipality or local planning agency
2260 for transportation improvements pursuant to section 1 of this act.

2261 Sec. 76. Section 13a-175p of the general statutes is repealed and the
2262 following is substituted in lieu thereof (*Effective July 1, 2013*):

2263 The following terms, as used in sections 13a-175p to 13a-175u,

2264 inclusive, shall have the following meanings unless the context clearly
2265 indicates a different meaning or intent:

2266 (1) "Commissioner" means the Commissioner of Transportation.

2267 (2) "Eligible bridge" means a bridge located within one or more
2268 municipalities in the state, the physical condition of which requires it
2269 be removed, replaced, reconstructed, rehabilitated or improved as
2270 determined by the commissioner.

2271 (3) "Eligible bridge project" means the removal, replacement,
2272 reconstruction, rehabilitation or improvement of an eligible bridge by
2273 one or more municipalities.

2274 (4) "Grant" means any grant made to a municipality pursuant to
2275 section 13a-175s, as amended by this act.

2276 [(4)] (5) "Grant percentage" means a percentage established by the
2277 commissioner for each municipality by (A) ranking all municipalities
2278 in descending order according to each such municipality's adjusted
2279 equalized net grand list per capita as defined in section 10-261; and (B)
2280 determining a percentage for each such municipality on a scale from
2281 not less than [ten] fifteen per cent to not more than [thirty-three] fifty
2282 per cent based upon such ranking. In any case where a municipality
2283 does not have an adjusted equalized net grand list per capita such
2284 municipality shall be deemed to have the adjusted equalized net grand
2285 list per capita of the town in which it is located.

2286 [(5)] (6) "Local bridge program" means the local bridge program
2287 established pursuant to sections 13a-175p to 13a-175u, inclusive, as
2288 amended by this act.

2289 [(6)] (7) "Local Bridge Revolving Fund" means the Local Bridge
2290 Revolving Fund created under section 13a-175r, as amended by this
2291 act.

2292 [(7)] (8) "Municipality" means any town, city, borough, consolidated
2293 town and city, consolidated town and borough, district or other

2294 political subdivision of the state, owning or having responsibility for
2295 the maintenance of all or a portion of an eligible bridge.

2296 [(8)] (9) "Physical condition" means the physical condition of a
2297 bridge based on its structural deficiencies, sufficiency rating and load
2298 capacity all as determined by the commissioner.

2299 [(9)] (10) "Priority list of eligible bridge projects" means the priority
2300 list of eligible bridge projects established by the commissioner in
2301 accordance with the provisions of section 13a-175s, as amended by this
2302 act.

2303 [(10)] (11) "Project costs" means the total costs of a project
2304 determined by the commissioner to be necessary and reasonable.

2305 [(11)] "Project loan" means a loan made to a municipality from the
2306 Local Bridge Revolving Fund and evidenced by the municipality's
2307 project loan obligation.

2308 (12) "Project loan agreement" means a loan agreement with respect
2309 to a project loan as provided for in subsection (c) of section 13a-175s.

2310 (13) "Project loan obligation" means an obligation of a municipality
2311 issued to evidence indebtedness under a project loan agreement and
2312 payable to the state for the benefit of the Local Bridge Revolving Fund.

2313 (14) "Project grant" means a grant-in-aid made to a municipality
2314 pursuant to section 13a-175s.]

2315 [(15)] (12) "Supplemental project obligation" means bonds or serial
2316 notes issued by a municipality for the purpose of financing the portion
2317 of the costs of an eligible bridge project not met from the proceeds of a
2318 [project grant or project loan] grant.

2319 Sec. 77. Section 13a-175q of the general statutes is repealed and the
2320 following is substituted in lieu thereof (*Effective July 1, 2013*):

2321 The establishment of a program for the removal, replacement,

2322 reconstruction, rehabilitation or improvement of local bridges is a
2323 matter of state-wide concern affecting the health, safety and welfare of
2324 the inhabitants of the state and of persons traveling within the state. It
2325 is the policy of the state to establish a timely and efficient method for
2326 municipalities to participate in this program and in furtherance
2327 thereof, sections 13a-175p to 13a-175u, inclusive, are intended to
2328 provide authority for municipalities to approve local bridge projects,
2329 and, in connection therewith, to authorize project [loan] agreements,
2330 and the issuance of [project loan obligations and] supplemental project
2331 obligations. For the purpose of ensuring and encouraging participation
2332 by municipalities in the benefits of the local bridge program, the
2333 powers of municipalities are expressly enlarged and expanded to
2334 include the power to do all things necessary and incident to their
2335 participation in the local bridge program under sections 13a-175p to
2336 13a-175u, inclusive, as amended by this act.

2337 Sec. 78. Section 13a-175r of the general statutes is repealed and the
2338 following is substituted in lieu thereof (*Effective July 1, 2013*):

2339 There is established and created a fund to be known as the "Local
2340 Bridge Revolving Fund". The state shall deposit in said fund (1) all
2341 proceeds of bonds issued by the state for the purpose of making
2342 [project loans and project] grants to municipalities, including proceeds
2343 of any special tax obligation bonds which are issued for the purpose of
2344 funding the local bridge program, [through project loans and grants,]
2345 (2) any and all [payments] repayments of grants or loans made by
2346 municipalities, [in respect of project loans including loan interest,] (3)
2347 all appropriations for the purpose of making [project loans and project]
2348 grants, and (4) any additional moneys from any other source available
2349 for deposit into said fund. Moneys deposited in said fund shall be held
2350 by the Treasurer separate and apart from all other moneys, funds and
2351 accounts. Investment earnings credited to the assets of said fund shall
2352 become part of the assets of said fund. Any balance remaining in said
2353 fund at the end of any fiscal year shall be carried forward in said fund
2354 for the fiscal year next succeeding. Amounts in the Local Bridge
2355 Revolving Fund shall be expended only for the purpose of funding

2356 [project loans and project] grants or for the purchase or redemption of
2357 special tax obligation bonds issued pursuant to sections 13b-74 to 13b-
2358 77, inclusive.

2359 Sec. 79. Section 13a-175s of the general statutes is repealed and the
2360 following is substituted in lieu thereof (*Effective July 1, 2013*):

2361 (a) The commissioner shall maintain a list of eligible bridges and
2362 shall establish a priority list of eligible bridge projects for each fiscal
2363 year. In establishing such priority list, the commissioner shall consider
2364 the physical condition of each eligible bridge.

2365 [(b) In each fiscal year the commissioner may make project loans to
2366 municipalities in the order of the priority list of eligible bridge projects
2367 to the extent of moneys available therefor in the Local Bridge
2368 Revolving Fund. Each municipality undertaking an eligible bridge
2369 project may apply for and receive a project loan or loans. The
2370 aggregate amount of project loans made to a municipality with respect
2371 to any project shall be equal to the amount requested by the
2372 municipality up to an amount not to exceed fifty per cent of the project
2373 costs allocable therefor to such municipality.

2374 (c) Each project loan shall be made pursuant to a project loan
2375 agreement between the state, acting by and through the commissioner,
2376 and the borrowing municipality and shall be evidenced by a project
2377 loan obligation of the borrowing municipality issued in accordance
2378 with section 13a-175t. Each project loan agreement shall be in the form
2379 prescribed by the commissioner, provided that each project loan
2380 agreement shall provide for a project loan obligation bearing interest at
2381 the rate of six per cent per annum payable quarterly and maturing no
2382 later than ten years from the date of such obligation.]

2383 [(d)] (b) In each fiscal year the commissioner may make [project]
2384 grants to municipalities in the order of the priority list of eligible
2385 bridge projects to the extent moneys are available therefor. Each
2386 municipality undertaking an eligible bridge project may apply for and
2387 receive a [project] grant equal to its grant percentage multiplied by the

2388 project costs allocable to such municipality. Notwithstanding the
2389 provisions of this section, in order to protect the public health and
2390 safety, the commissioner may make any grant to a municipality for an
2391 eligible bridge project without regard to the priority list if, in the
2392 opinion of the commissioner, an emergency exists making the removal,
2393 replacement, reconstruction, rehabilitation or improvement of an
2394 eligible bridge more urgent than any other eligible bridge project with
2395 a higher priority on such list.

2396 [(e)] (c) All applications for [project loans and project] grants for the
2397 fiscal year ending June 30, 1985, shall be filed with the commissioner
2398 no later than October 1, 1984, and for each succeeding fiscal year all
2399 such applications shall be filed with the commissioner no later than
2400 [March] May first of the preceding fiscal year. [next preceding.] The
2401 commissioner may for good cause extend the period of time in which
2402 any such application may be filed.

2403 (d) The terms and conditions of each such grant made by the state,
2404 acting by and through the commissioner, may be prescribed by the
2405 commissioner. Any such grant made by the commissioner shall not be
2406 deemed to be a public works contract, as defined in section 46a-68b,
2407 and the requirements for public works contracts provided in chapters
2408 58 and 814c shall not apply to such grant.

2409 [(f) A project grant or project loan] (e) A grant shall not be made to a
2410 municipality with respect to an eligible bridge project unless: (1) Each
2411 municipality undertaking such project has available to it, or has made
2412 arrangements satisfactory to the commissioner to obtain, funds to pay
2413 that portion of the project costs for which it is legally obligated and
2414 which are not met by [project loans or project] grants; (2) each
2415 municipality undertaking such project provides assurances satisfactory
2416 to the commissioner that it will undertake and complete such project
2417 with due diligence and that it will operate and maintain the eligible
2418 bridge properly after completion of such project; (3) each municipality
2419 undertaking such project and seeking a [project loan or a project] grant
2420 has filed with the commissioner all applications and other documents

2421 prescribed by the commissioner; (4) each municipality undertaking
2422 such project and seeking a [project loan or a project] grant has
2423 established separate accounts for the receipt and disbursement of the
2424 [proceeds of project loans and project] grants; and (5) in any case in
2425 which an eligible bridge is owned or maintained by more than one
2426 municipality, evidence satisfactory to the commissioner that all such
2427 municipalities are legally bound to complete their respective portions
2428 of such project. Notwithstanding any provisions of this subsection, the
2429 commissioner may make an advance grant to a municipality for the
2430 purpose of funding the engineering cost of an eligible bridge project.
2431 Such grant shall equal the municipality's grant percentage multiplied
2432 by the engineering cost, [which cost shall not exceed fifteen per cent of
2433 the construction cost of the project,] provided the amount of such
2434 advance shall be deducted from the total grant for the project.

2435 [(g) Notwithstanding the provisions of subsections (b) and (d) of
2436 this section, the commissioner may make project grants and project
2437 loans with respect to an eligible bridge project without regard to the
2438 priority list of eligible bridge projects if a public emergency exists
2439 requiring the immediate removal, replacement, reconstruction,
2440 rehabilitation or improvement of the eligible bridge of such project to
2441 protect the public health and safety.]

2442 (f) No grant for an eligible bridge project made pursuant to this
2443 section shall be deemed to be a proposed state action, activity or
2444 critical activity, as such terms are defined in section 25-68b, for the
2445 purposes of sections 25-68b to 25-68h, inclusive.

2446 Sec. 80. Section 13a-175t of the general statutes is repealed and the
2447 following is substituted in lieu thereof (*Effective July 1, 2013*):

2448 (a) A municipality may authorize [(1) the execution and delivery of
2449 project loan agreements; (2) the issuance and sale of project loan
2450 obligations to finance its obligations under a project loan agreement;
2451 and (3)] the issuance and sale of its supplemental project obligations, in
2452 accordance with such statutory and other legal requirements as govern

2453 the issuance of obligations and the making of contracts by the
2454 municipality. Supplemental project obligations shall be general
2455 obligations of the issuing municipality and each such obligation shall
2456 recite that the full faith and credit of the issuing municipality are
2457 pledged for the payment of the principal thereof and interest thereon.
2458 Obligations authorized under this section shall be subject to the debt
2459 limitation provisions of section 7-374.

2460 [(b) The legislative body of a municipality shall hold at least one
2461 public hearing on an eligible bridge project, including the
2462 authorization of project loan obligations and supplemental project
2463 obligations with respect thereto, prior to its vote on the approval or
2464 disapproval of the eligible bridge project and the authorization of
2465 financing therefor. Notice of the time, place and purpose of the hearing
2466 shall be published in a newspaper having general circulation in the
2467 municipality not less than five days prior to the day on which such
2468 hearing is to be held. For the purposes of this subsection, such five-day
2469 period shall include the day upon which such notice is first published,
2470 and shall include any Saturday, Sunday or legal holiday which may
2471 intervene between such publication and the day on which such
2472 hearing is held, but shall not include the day upon which such hearing
2473 is held.

2474 (c) Each project loan obligation issued pursuant to this section shall
2475 bear interest at the rate of six per cent per annum payable quarterly,
2476 shall mature in such amounts and at such time or times not later than
2477 ten years from the date thereof and shall contain such other terms and
2478 provisions as the project loan agreement under which it is issued
2479 provides.

2480 (d) Project loan obligations and supplemental project obligations
2481 shall be general obligations of the issuing municipality and each such
2482 obligation shall recite that the full faith and credit of the issuing
2483 municipality are pledged for the payment of the principal thereof and
2484 interest thereon.]

2485 [(e)] (b) Whenever a municipality has authorized the issuance of
2486 [project loan obligations or] supplemental project obligations, it may
2487 authorize the issuance of temporary notes in anticipation of the receipt
2488 of the proceeds from the issuance of its [project loan obligations or]
2489 supplemental project obligations. Such temporary notes may be
2490 renewed from time to time by the issuance of other notes, provided
2491 that any such renewals shall conform to all legal requirements and
2492 limitations applicable thereto, including the requirements and
2493 limitations set forth in sections 7-378 and 7-378a.

2494 [(f)] (c) Except as otherwise provided in this section, [project loan
2495 obligations,] supplemental project obligations and temporary notes
2496 issued in anticipation of the receipt of the proceeds thereof shall be
2497 issued by a municipality in accordance with such statutory and other
2498 legal requirements as govern the issuance of such obligations generally
2499 by such municipality, including, where applicable, the provisions of
2500 chapter 109.

2501 Sec. 81. Section 13a-175v of the general statutes is repealed and the
2502 following is substituted in lieu thereof (*Effective July 1, 2013*):

2503 If an eligible bridge is owned or maintained by more than one
2504 municipality, the municipalities owning or maintaining such eligible
2505 bridge may enter into an interlocal agreement concerning such eligible
2506 bridge. Such interlocal agreement may provide, among other things,
2507 that one municipality shall be responsible for undertaking and
2508 completing an eligible bridge project, maintaining such eligible bridge
2509 project, applying for a [project loan or a project grant, or both,] grant
2510 for such eligible bridge project and [repaying a project loan] the
2511 apportionment of costs for such eligible bridge project. A municipality
2512 is authorized to enter into such an interlocal agreement by vote of its
2513 legislative body and the provisions of sections 7-339a to 7-339l,
2514 inclusive, shall not be applicable to such interlocal agreement. Any
2515 such interlocal agreement entered into prior to May 27, 1987, is
2516 validated.

2517 Sec. 82. Section 13a-175w of the general statutes is repealed and the
2518 following is substituted in lieu thereof (*Effective July 1, 2013*):

2519 In any case in which an eligible bridge is owned or maintained by
2520 more than one municipality and such municipalities enter into or have
2521 entered into an interlocal agreement authorized by section 13a-175v, as
2522 amended by this act, the commissioner may deem the municipality
2523 which has agreed pursuant to such interlocal agreement to undertake,
2524 complete and maintain an eligible bridge project to be the only
2525 municipality eligible for a [project grant or a project loan, or both,]
2526 grant concerning such eligible bridge project and the commissioner
2527 may make a [project loan or a project grant, or both,] grant to such
2528 municipality without regard to the ownership or other interests of any
2529 other municipality in such eligible bridge.

2530 Sec. 83. Subsection (c) of section 2 of special act 02-1 of the May 9
2531 special session, as amended by section 76 of public act 11-57, is
2532 amended to read as follows (*Effective from passage*):

2533 For the Department of [Construction] Administrative Services:
2534 Various security improvements, not exceeding \$3,000,000.

2535 Sec. 84. Section 8 of special act 05-1 of the June special session is
2536 amended to read as follows (*Effective July 1, 2013*):

2537 The State Bond Commission shall have power, in accordance with
2538 the provisions of sections 8 to 11, inclusive, of [this act] special act 05-1
2539 of the June special session, from time to time to authorize the issuance
2540 of bonds of the state in one or more series and in principal amounts in
2541 the aggregate, not exceeding [\$21,000,000] \$20,400,000.

2542 Sec. 85. Section 9 of special act 05-1 of the June special session, as
2543 amended by section 346 of public act 10-44 and section 85 of public act
2544 11-57, is amended to read as follows (*Effective from passage*):

2545 The proceeds of the sale of said bonds shall be used by the
2546 Department of [Economic and Community Development] Housing for

2547 the purposes hereinafter stated: Housing development and
2548 rehabilitation, including moderate cost housing, moderate rental,
2549 congregate and elderly housing, urban homesteading, community
2550 housing development corporations, housing purchase and
2551 rehabilitation, housing for the homeless, housing for low income
2552 persons, limited equity cooperatives and mutual housing projects,
2553 abatement of hazardous material including asbestos and lead-based
2554 paint in residential structures, emergency repair assistance for senior
2555 citizens, housing land bank and land trust, housing and community
2556 development, predevelopment grants and loans, reimbursement for
2557 state and federal surplus property, private rental investment mortgage
2558 and equity program, housing infrastructure, demolition, renovation or
2559 redevelopment of vacant buildings or related infrastructure, septic
2560 system repair loan program, acquisition and related rehabilitation
2561 including loan guarantees for private developers of rental housing for
2562 the elderly, projects under the program established in section 21 of
2563 public act 01-7 of the June special session, and participation in federal
2564 programs, including administrative expenses associated with those
2565 programs eligible under the general statutes, not exceeding
2566 [\$21,000,000] \$20,400,000, provided: (1) \$12,000,000 may be made
2567 available to finance renovations, with priority given to health and
2568 safety, modernization and restructuring of state moderate rental family
2569 and elderly housing developments and comparable projects, provided
2570 (A) \$8,000,000 of said \$12,000,000 may be used for said purposes in the
2571 five municipalities with the highest number of state moderate rental
2572 housing units on the Connecticut Housing Finance Authority's State
2573 Housing Portfolio as of January 1, 2005, (B) the planning requirements
2574 of sections 35 and 36 of public act 03-6 of the June special session have
2575 been met, (C) \$2,000,000 may be used for said purposes in other
2576 municipalities, and (D) \$2,000,000 may be used for said purposes at
2577 state-owned elderly housing units located in any municipality; (2)
2578 \$800,000 shall be made available for renovations to a facility for the
2579 Friendship Service Center and Homeless Shelter in New Britain; and
2580 (3) \$15,000,000 may be made available for the Pinnacle Heights
2581 Extension and Corbin Heights housing development projects in New

2582 Britain.

2583 Sec. 86. Subdivision (25) of subsection (d) of section 32 of special act
2584 05-1 of the June special session is amended to read as follows (*Effective*
2585 *July 1, 2013*):

2586 (25) Grant-in-aid to the town of Wallingford, for renovations to [the
2587 baseball field at Sheehan High School] athletic fields at the town's
2588 public schools, not exceeding \$525,000;

2589 Sec. 87. Subsection (g) of section 2 of public act 07-7 of the June
2590 special session, as amended by sections 218 and 219 of public act 10-44
2591 and section 79 of public act 11-57, is amended to read as follows
2592 (*Effective from passage*):

2593 For the Department of [Construction] Administrative Services:

2594 (1) Infrastructure repairs and improvements, including fire, safety
2595 and compliance with the Americans with Disabilities Act,
2596 improvements to state-owned buildings and grounds, energy
2597 conservation and off-site improvements, and preservation of
2598 unoccupied buildings and grounds, including office development,
2599 acquisition, renovations for additional parking and security
2600 improvements, not exceeding \$8,000,000;

2601 (2) Capital construction, improvements, repairs, renovations and
2602 land acquisition at fire training schools, not exceeding \$8,000,000;

2603 (3) Removal or encapsulation of asbestos in state-owned buildings,
2604 not exceeding \$5,000,000. [;]

2605 Sec. 88. Subsection (e) of section 21 of public act 07-7 of the June
2606 special session, as amended by section 316 of public act 10-44, section
2607 81 of public act 11-57 and section 22 of public act 12-189, is amended to
2608 read as follows (*Effective from passage*):

2609 For the Department of [Construction] Administrative Services:

2610 (1) Removal or encapsulation of asbestos in state-owned buildings,
2611 not exceeding \$5,000,000;

2612 (2) Infrastructure repairs and improvements, including fire, safety
2613 and compliance with the Americans with Disabilities Act
2614 improvements, improvements to state-owned buildings and grounds,
2615 including energy conservation and off-site improvements, and
2616 preservation of unoccupied buildings and grounds, including office
2617 development, acquisition, renovations for additional parking and
2618 security improvements, not exceeding \$4,999,820;

2619 (3) Capital construction, improvements, repairs, renovations and
2620 land acquisition at fire training schools, not exceeding \$8,000,000.

2621 Sec. 89. Section 32 of public act 11-1 of the October special session is
2622 amended to read as follows (*Effective July 1, 2013*):

2623 (a) For the purposes described in subsection (b) of this section, the
2624 State Bond Commission shall have the power, from time to time to
2625 authorize the issuance of bonds of the state in one or more series and
2626 in principal amounts not exceeding in the aggregate seventeen million
2627 eight hundred thousand dollars, provided eight million nine hundred
2628 thousand dollars of said authorization shall be effective July 1, 2012.

2629 (b) The proceeds of the sale of said bonds, to the extent of the
2630 amount stated in subsection (a) of this section, shall be used by the
2631 Board of Regents for Higher Education to establish or expand
2632 manufacturing technology programs in [three] four regional
2633 community-technical colleges, provided such colleges demonstrate a
2634 commitment to precision manufacturing and an ability to establish or
2635 expand such programs through space and faculty.

2636 (c) All provisions of section 3-20 of the general statutes, or the
2637 exercise of any right or power granted thereby, which are not
2638 inconsistent with the provisions of this section are hereby adopted and
2639 shall apply to all bonds authorized by the State Bond Commission
2640 pursuant to this section, and temporary notes in anticipation of the

2641 money to be derived from the sale of any such bonds so authorized
2642 may be issued in accordance with said section 3-20 and from time to
2643 time renewed. Such bonds shall mature at such time or times not
2644 exceeding twenty years from their respective dates as may be provided
2645 in or pursuant to the resolution or resolutions of the State Bond
2646 Commission authorizing such bonds. None of said bonds shall be
2647 authorized except upon a finding by the State Bond Commission that
2648 there has been filed with it a request for such authorization which is
2649 signed by or on behalf of the Secretary of the Office of Policy and
2650 Management and states such terms and conditions as said commission,
2651 in its discretion, may require. Said bonds issued pursuant to this
2652 section shall be general obligations of the state and the full faith and
2653 credit of the state of Connecticut are pledged for the payment of the
2654 principal of and interest on said bonds as the same become due, and
2655 accordingly and as part of the contract of the state with the holders of
2656 said bonds, appropriation of all amounts necessary for punctual
2657 payment of such principal and interest is hereby made, and the State
2658 Treasurer shall pay such principal and interest as the same become
2659 due.

2660 Sec. 90. Section 4-66h of the general statutes is repealed and the
2661 following is substituted in lieu thereof (*Effective July 1, 2013*):

2662 (a) There is established an account to be known as the "Main Street
2663 Investment Fund account" which shall be a separate, nonlapsing
2664 account within the General Fund. The account shall contain any
2665 moneys required by law to be deposited in the account. Moneys in the
2666 account shall be expended by the [Office of Policy and Management]
2667 Department of Housing for the purposes of providing grants not to
2668 exceed five hundred thousand dollars to municipalities with
2669 populations of not more than thirty thousand or municipalities eligible
2670 for the small town economic assistance program pursuant to section 4-
2671 66g for eligible projects as defined in subsection (d) of this section.
2672 Municipalities shall apply for such grants in a manner to be
2673 determined by the [Secretary of the Office of Policy and Management]
2674 Commissioner of Housing. Said [secretary] commissioner may contract

2675 with a nonprofit entity to administer the provisions of this section.

2676 (b) In awarding such grants, the [secretary] commissioner shall
2677 determine that an eligible project advances the municipality's
2678 approved plan pursuant to subdivision (2) of subsection (d) of this
2679 section. Such advancements may include, but need not be limited to,
2680 facade or awning improvements; sidewalk improvements or
2681 construction; street lighting; building renovations, including mixed use
2682 of residential and commercial; landscaping and development of
2683 recreational areas and greenspace; bicycle paths; and other
2684 improvements or renovations deemed by the [secretary] commissioner
2685 to contribute to the economic success of the municipality.

2686 (c) A grant received pursuant to this section shall be used for
2687 improvements to property owned by the municipality, except the
2688 municipality may use a portion of the proceeds of such grant to
2689 provide a one-time reimbursement to owners of commercial private
2690 property for eligible expenditures that directly support and enhance an
2691 eligible project. The maximum allowable reimbursement for such
2692 eligible expenditures to any such owner shall be fifty thousand dollars,
2693 to be provided at the following rates: (1) Expenditures equal to or less
2694 than fifty thousand dollars shall be reimbursed at a rate of fifty per
2695 cent, and (2) any additional expenditures greater than fifty thousand
2696 dollars but less than or equal to one hundred fifty thousand dollars
2697 shall be reimbursed at a rate of twenty-five per cent.

2698 (d) For the purposes of this section:

2699 (1) "Eligible expenditures" include expenses for cosmetic and
2700 structural exterior building improvements, signage, lighting and
2701 landscaping that is visible from the street, including, but not limited to,
2702 exterior painting or surface treatment, decorative awnings, window
2703 and door replacements or modifications, storefront enhancements,
2704 irrigation, streetscape, outdoor patios and decks, exterior wall lighting,
2705 decorative post lighting and architectural features, but do not include
2706 (A) any renovations that are solely the result of ordinary repair and

2707 maintenance, (B) improvements that are required to remedy a health,
2708 housing or safety code violation, or (C) nonpermanent structures,
2709 furnishings, movable equipment or other nonpermanent amenities.
2710 Eligible expenditures also include reasonable administrative expenses
2711 incurred by a nonprofit entity contracted with by the [Office of Policy
2712 and Management] Department of Housing to implement the
2713 provisions of this section.

2714 (2) "Eligible projects" means projects that are part of a plan
2715 previously approved by the governing body of the municipality to
2716 develop or improve town commercial centers to attract small
2717 businesses, promote commercial viability, and improve aesthetics and
2718 pedestrian access.

2719 Sec. 91. Section 79 of public act 11-1 of the October special session is
2720 amended to read as follows (*Effective July 1, 2013*):

2721 (a) For the purposes described in subsection (b) of this section, the
2722 State Bond Commission shall have the power, from time to time, to
2723 authorize the issuance of bonds of the state in one or more series and
2724 in principal amounts not exceeding in the aggregate ten million
2725 dollars, provided five million dollars of said authorization shall be
2726 effective July 1, 2012.

2727 (b) The proceeds of the sale of said bonds, to the extent of the
2728 amount stated in subsection (a) of this section, shall be used by the
2729 [Office of Policy and Management] Department of Housing for the
2730 purposes of the Main Street Investment Fund account established
2731 pursuant to section [78 of this act] 4-66h of the general statutes.

2732 (c) All provisions of section 3-20 of the general statutes, or the
2733 exercise of any right or power granted thereby, which are not
2734 inconsistent with the provisions of this section are hereby adopted and
2735 shall apply to all bonds authorized by the State Bond Commission
2736 pursuant to this section, and temporary notes in anticipation of the
2737 money to be derived from the sale of any such bonds so authorized
2738 may be issued in accordance with said section 3-20 and from time to

2739 time renewed. Such bonds shall mature at such time or times not
2740 exceeding twenty years from their respective dates as may be provided
2741 in or pursuant to the resolution or resolutions of the State Bond
2742 Commission authorizing such bonds. None of said bonds shall be
2743 authorized except upon a finding by the State Bond Commission that
2744 there has been filed with it a request for such authorization which is
2745 signed by or on behalf of the Secretary of the Office of Policy and
2746 Management and states such terms and conditions as said commission,
2747 in its discretion, may require. Said bonds issued pursuant to this
2748 section shall be general obligations of the state and the full faith and
2749 credit of the state of Connecticut are pledged for the payment of the
2750 principal of and interest on said bonds as the same become due, and
2751 accordingly and as part of the contract of the state with the holders of
2752 said bonds, appropriation of all amounts necessary for punctual
2753 payment of such principal and interest is hereby made, and the State
2754 Treasurer shall pay such principal and interest as the same become
2755 due.

2756 Sec. 92. Section 1 of public act 11-57 is amended to read as follows
2757 (*Effective July 1, 2013*):

2758 The State Bond Commission shall have power, in accordance with
2759 the provisions of sections 1 to 7, inclusive, of [this act] public act 11-57,
2760 from time to time to authorize the issuance of bonds of the state in one
2761 or more series and in principal amounts in the aggregate, not
2762 exceeding [~~\$239,146,556~~] \$232,146,556.

2763 Sec. 93. Subsection (f) of section 2 of public act 11-57 is amended to
2764 read as follows (*Effective from passage*):

2765 For the Department of [Construction] Administrative Services:

2766 (1) Removal or encapsulation of asbestos in state-owned buildings,
2767 not exceeding \$5,000,000;

2768 (2) Infrastructure repairs and improvements, including fire, safety
2769 and compliance with the Americans with Disabilities Act

2770 improvements, improvements to state-owned buildings and grounds,
2771 including energy conservation and off-site improvements, and
2772 preservation of unoccupied buildings and grounds, including office
2773 development, acquisition, renovations for additional parking and
2774 security improvements, not exceeding \$2,500,000.

2775 Sec. 94. Section 8 of public act 11-57 is amended to read as follows
2776 (*Effective July 1, 2013*):

2777 The State Bond Commission shall have power, in accordance with
2778 the provisions of sections 8 to 11, inclusive, of [this act] public act 11-
2779 57, from time to time to authorize the issuance of bonds of the state in
2780 one or more series and in principal amounts in the aggregate, not
2781 exceeding [~~\$55,000,000~~] \$54,505,183.

2782 Sec. 95. Section 9 of public act 11-57 is amended to read as follows
2783 (*Effective from passage*):

2784 The proceeds of the sale of said bonds shall be used by the
2785 Department of [Economic and Community Development] Housing for
2786 the purposes hereinafter stated:

2787 (1) Housing development and rehabilitation, including moderate
2788 cost housing, moderate rental, congregate and elderly housing, urban
2789 homesteading, community housing development corporations,
2790 housing purchase and rehabilitation, housing for the homeless,
2791 housing for low income persons, limited equity cooperatives and
2792 mutual housing projects, abatement of hazardous material including
2793 asbestos and lead-based paint in residential structures, emergency
2794 repair assistance for senior citizens, housing land bank and land trust,
2795 housing and community development, predevelopment grants and
2796 loans, reimbursement for state and federal surplus property, private
2797 rental investment mortgage and equity program, housing
2798 infrastructure, demolition, renovation or redevelopment of vacant
2799 buildings or related infrastructure, septic system repair loan program,
2800 acquisition and related rehabilitation including loan guarantees for
2801 private developers of rental housing for the elderly, projects under the

2802 program established in section 8-37pp of the general statutes, and
2803 participation in federal programs, including administrative expenses
2804 associated with those programs eligible under the general statutes, not
2805 exceeding [\$25,000,000] \$24,505,183;

2806 (2) Supportive housing initiatives established in section 17a-485c of
2807 the general statutes, not exceeding \$30,000,000.

2808 Sec. 96. Subsection (d) of section 21 of public act 11-57, as amended
2809 by section 25 of public act 12-189, is amended to read as follows
2810 (*Effective July 1, 2013*):

2811 For the Department of Administrative Services:

2812 (1) [~~Exterior~~] Alterations, renovations and improvements, including
2813 installation of air conditioning and related planning, design,
2814 development and demolition work, to the State Office Building and
2815 associated parking facilities in Hartford, not exceeding \$24,000,000;

2816 (2) Infrastructure repairs and improvements, including fire, safety
2817 and compliance with the Americans with Disabilities Act
2818 improvements, improvements to state-owned buildings and grounds,
2819 including energy conservation and off-site improvements, and
2820 preservation of unoccupied buildings and grounds, including office
2821 development, acquisition, renovations for additional parking and
2822 security improvements at state-occupied facilities, not exceeding
2823 \$192,500,000.

2824 Sec. 97. Subdivision (1) of subsection (n) of section 21 of public act
2825 11-57, as amended by section 28 of public act 12-189, is amended to
2826 read as follows (*Effective July 1, 2013*):

2827 Alterations, renovations and improvements to buildings and
2828 grounds at state-owned and maintained facilities, not exceeding
2829 \$4,000,000, provided not more than \$750,000 shall be used for repairs,
2830 improvements and land acquisition for an annex and parking
2831 proximate to the courthouse facilities in Hartford;

2832 Sec. 98. Section 28 of public act 11-57, as amended by section 30 of
2833 public act 12-189, is amended to read as follows (*Effective from passage*):

2834 The proceeds of the sale of said bonds shall be used by the
2835 Department of [Economic and Community Development] Housing for
2836 the purposes hereinafter stated: Housing development and
2837 rehabilitation, including moderate cost housing, moderate rental,
2838 congregate and elderly housing, urban homesteading, community
2839 housing development corporations, housing purchase and
2840 rehabilitation, housing for the homeless, housing for low income
2841 persons, limited equity cooperatives and mutual housing projects,
2842 abatement of hazardous material including asbestos and lead-based
2843 paint in residential structures, emergency repair assistance for senior
2844 citizens, housing land bank and land trust, housing and community
2845 development, predevelopment grants and loans, reimbursement for
2846 state and federal surplus property, private rental investment mortgage
2847 and equity program, housing infrastructure, demolition, renovation or
2848 redevelopment of vacant buildings or related infrastructure, septic
2849 system repair loan program, acquisition and related rehabilitation
2850 including loan guarantees for private developers of rental housing for
2851 the elderly, projects under the program established in section 8-37pp of
2852 the general statutes, and participation in federal programs, including
2853 administrative expenses associated with those programs eligible under
2854 the general statutes, not exceeding \$87,500,000, provided not more
2855 than \$12,500,000 shall be used for development of congregate housing,
2856 not more than \$1,000,000 shall be used for grants-in-aid for
2857 accessibility modifications for persons transitioning from institutions
2858 to homes under the Money Follows the Person program established
2859 pursuant to section 17b-369 of the general statutes, not more than
2860 \$500,000 shall be used to purchase upgrades to the homeless
2861 management information systems and software to update said
2862 systems, and not more than \$30,000,000 shall be used for revitalization
2863 of state low and moderate income housing units on the Connecticut
2864 Housing Finance Authority's state housing loan portfolio transferred
2865 in accordance with section 8-37uu of the general statutes.

2866 Sec. 99. Subsection (b) of section 2 of public act 12-189 is amended to
2867 read as follows (*Effective from passage*):

2868 For the Department of [Construction] Administrative Services:

2869 (1) Removal or encapsulation of asbestos in state-owned buildings,
2870 not exceeding \$5,000,000;

2871 (2) Capital construction, improvements, repairs, renovations and
2872 land acquisition at fire training schools, not exceeding \$28,200,000.

2873 Sec. 100. Subdivision (2) of subsection (c) of section 2 of public act
2874 12-189 is amended to read as follows (*Effective July 1, 2013*):

2875 (2) Design and construction of a firearms training facility and
2876 vehicle operations training center, including land acquisition, not
2877 exceeding \$6,576,000.

2878 Sec. 101. Subdivision (2) of subsection (a) of section 9 of public act
2879 12-189 is amended to read as follows (*Effective July 1, 2013*):

2880 (2) For the Department of Housing: Grants-in-aid to municipalities
2881 for the incentive housing zone program established pursuant to
2882 chapter 124b of the general statutes, not exceeding \$2,000,000.

2883 Sec. 102. Subdivision (3) of subsection (c) of section 9 of public act
2884 12-189 is amended to read as follows (*Effective from passage*):

2885 For the Department of Housing: Grant-in-aid to the Connecticut
2886 Housing Finance Authority for the purposes of sections 8-265cc to [8-
2887 265kk] 8-265ii, inclusive, and section 8-265kk of the general statutes,
2888 not exceeding \$60,000,000.

2889 Sec. 103. Subdivision (2) of subsection (e) of section 9 of public act
2890 12-189 is amended to read as follows (*Effective July 1, 2013*):

2891 (2) Grants-in-aid for alterations, repairs, improvements, technology,
2892 equipment and capital start-up costs, including acquisition costs, to
2893 expand the availability of high-quality school models, and assist in the

2894 implementation of common CORE state standards and assessments, in
2895 accordance with procedures established by the Commissioner of
2896 Education, not exceeding \$25,000,000;

2897 Sec. 104. Section 27 of special act 01-2 of the June special session, as
2898 amended by section 102 of special act 02-1 of the May 9 special session
2899 and section 95 of public act 10-44, is amended to read as follows
2900 (*Effective July 1, 2013*):

2901 The State Bond Commission shall have power, in accordance with
2902 the provisions of sections 27 to 34, inclusive, of special act 01-2 of the
2903 June special session, from time to time to authorize the issuance of
2904 bonds of the state in one or more series and in principal amounts in the
2905 aggregate, not exceeding [~~\$64,400,000~~] \$64,358,000.

2906 Sec. 105. Subdivision (1) of subsection (b) of section 28 of special act
2907 01-2 of the June special session, as amended by section 103 of special
2908 act 02-1 of the May 9 special session and section 96 of public act 10-44,
2909 is amended to read as follows (*Effective July 1, 2013*):

2910 Grants-in-aid or loans to municipalities for acquisition of land, for
2911 public parks, recreational and water quality improvements, water
2912 mains, and water pollution control facilities, including sewer projects,
2913 not exceeding [~~\$5,000,000~~] \$4,958,000, provided not more than
2914 \$5,000,000 of said amount shall be used to abate pollution from
2915 combined sewer and storm water runoff overflows to the Connecticut
2916 River;

2917 Sec. 106. Section 12 of special act 05-1 of the June special session, as
2918 amended by section 169 of public act 07-7 of the June special session
2919 and section 131 of public act 10-44, is amended to read as follows
2920 (*Effective July 1, 2013*):

2921 The State Bond Commission shall have power, in accordance with
2922 the provisions of sections 12 to 19, inclusive, of special act 05-1 of the
2923 June special session, from time to time to authorize the issuance of
2924 bonds of the state in one or more series and in principal amounts in the

2925 aggregate, not exceeding [~~\$96,338,374~~] \$95,829,314.

2926 Sec. 107. Subdivision (2) of subsection (h) of section 13 of special act
2927 05-1 of the June special session is repealed. (*Effective July 1, 2013*)

2928 Sec. 108. Subdivision (2) of subsection (i) of section 13 of special act
2929 05-1 of the June special session is amended to read as follows (*Effective*
2930 *July 1, 2013*):

2931 Grants-in-aid to private nonprofit mental health clinics for children
2932 for fire, safety and environmental improvements, including expansion,
2933 not exceeding [~~\$1,000,000~~] \$990,940, provided \$450,000 shall be made
2934 available for the purchase or renovation of facilities for the Child
2935 Guidance Clinic of Central Connecticut in Meriden;

2936 Sec. 109. Section 20 of special act 05-1 of the June special session, as
2937 amended by section 189 of public act 07-7 of the June special session
2938 and section 163 of public act 10-44, is amended to read as follows
2939 (*Effective July 1, 2013*):

2940 The State Bond Commission shall have power, in accordance with
2941 the provisions of sections 20 to 26, inclusive, of special act 05-1 of the
2942 June special session, from time to time to authorize the issuance of
2943 bonds of the state in one or more series and in principal amounts in the
2944 aggregate, not exceeding [~~\$170,963,560~~] \$169,913,560.

2945 Sec. 110. Subsection (h) of section 21 of special act 05-1 of the June
2946 special session, as amended by section 167 of public act 10-44, is
2947 repealed. (*Effective July 1, 2013*)

2948 Sec. 111. Section 31 of special act 05-1 of the June special session, as
2949 amended by section 202 of public act 07-7 of the June special session
2950 and section 168 of public act 10-44, is amended to read as follows
2951 (*Effective July 1, 2013*):

2952 The State Bond Commission shall have power, in accordance with
2953 the provisions of sections 31 to 38, inclusive, of special act 05-1 of the
2954 June special session, from time to time to authorize the issuance of

2955 bonds of the state in one or more series and in principal amounts in the
2956 aggregate, not exceeding [\$152,544,930] \$151,025,737.

2957 Sec. 112. Subdivision (3) of subsection (g) of section 32 of special act
2958 05-1 of the June special session is repealed. (*Effective July 1, 2013*)

2959 Sec. 113. Subdivision (2) of subsection (h) of section 32 of special act
2960 05-1 of the June special session is repealed. (*Effective July 1, 2013*)

2961 Sec. 114. Subdivision (3) of subsection (i) of section 32 of special act
2962 05-1 of the June special session, as amended by section 210 of public act
2963 07-7 of the June special session and section 193 of public act 10-44, is
2964 amended to read as follows (*Effective July 1, 2013*):

2965 Grants-in-aid to private, nonprofit organizations, including the Boys
2966 and Girls Clubs of America, YMCAs, YWCAs and community centers
2967 for construction and renovation of community youth centers for
2968 neighborhood recreation or education purposes, not exceeding
2969 [\$4,702,000] \$4,682,807, provided (A) up to \$439,020 may be made
2970 available to the Windham-Tolland 4-H Camp in Pomfret Center, (B) up
2971 to \$2,450,000 may be made available to the Cardinal Shehan Center in
2972 Bridgeport for renovations to a youth center, (C) up to \$878,050 may be
2973 made available to the Regional YMCA of Western Connecticut in
2974 Brookfield for capital improvements, including an indoor pool, (D) up
2975 to \$150,000 may be made available to the Milford/Orange YMCA for a
2976 new addition and Americans with Disabilities Act compliance projects,
2977 (E) up to \$1,000,000 may be made available to the Connecticut Alliance
2978 of Boys and Girls Clubs to develop and construct a new facility in
2979 Milford, (F) up to \$250,000 may be made available to the Boys and
2980 Girls Village, Inc. for acquisition or rehabilitation of program facilities
2981 in Bridgeport, (G) up to \$150,000 may be made available to the
2982 Ralphola Taylor Community Center YMCA in Bridgeport, (H) up to
2983 \$1,000,000 may be made available to the Soundview Family YMCA in
2984 Branford for construction of a swimming pool complex, and (I) up to
2985 \$1,500,000 may be made available for construction of a new YMCA on
2986 Albany Avenue in Hartford.

2987 Sec. 115. Section 1 of public act 07-7 of the June special session, as
2988 amended by section 211 of public act 10-44, section 86 of public act 11-
2989 57 and section 18 of public act 12-189, is amended to read as follows
2990 (*Effective July 1, 2013*):

2991 The State Bond Commission shall have power, in accordance with
2992 the provisions of sections 1 to 7, inclusive, of public act 07-7 of the June
2993 special session, from time to time to authorize the issuance of bonds of
2994 the state in one or more series and in principal amounts in the
2995 aggregate, not exceeding [~~\$332,863,150~~] \$328,524,264.

2996 Sec. 116. Subsection (e) of section 2 of public act 07-7 of the June
2997 special session, as amended by section 216 of public act 10-44 and
2998 section 78 of public act 11-57, is repealed. (*Effective July 1, 2013*)

2999 Sec. 117. Subsection (m) of section 2 of public act 07-7 of the June
3000 special session is repealed. (*Effective July 1, 2013*)

3001 Sec. 118. Subdivision (5) of subsection (t) of section 2 of public act
3002 07-7 of the June special session is amended to read as follows (*Effective*
3003 *July 1, 2013*):

3004 At Eastern Connecticut State University:

3005 (A) Alterations, renovations and improvements to facilities,
3006 including energy conservation and code compliance improvements,
3007 not exceeding [~~\$1,165,000~~] \$1,142,604;

3008 (B) Development of a campus police station, not exceeding
3009 \$3,500,000;

3010 (C) Softball field relocation, not exceeding \$2,700,000;

3011 (D) Development of a new parking garage, not exceeding
3012 [~~\$18,296,000~~] \$17,325,000.

3013 Sec. 119. Section 12 of public act 07-7 of the June special session, as
3014 amended by section 233 of public act 10-44, section 143 of public act 10-

3015 179 and section 98 of public act 13-3, is amended to read as follows
3016 (*Effective July 1, 2013*):

3017 The State Bond Commission shall have power, in accordance with
3018 the provisions of sections 12 to 19, inclusive, of public act 07-7 of the
3019 June special session, from time to time to authorize the issuance of
3020 bonds of the state in one or more series and in principal amounts in the
3021 aggregate, not exceeding [~~\$192,103,868~~] \$189,156,941.

3022 Sec. 120. Subdivision (6) of subsection (b) of section 13 of public act
3023 07-7 of the June special session is repealed. (*Effective July 1, 2013*)

3024 Sec. 121. Subdivision (1) of subsection (e) of section 13 of public act
3025 07-7 of the June special session is amended to read as follows (*Effective*
3026 *July 1, 2013*):

3027 Grants-in-aid for restoration and preservation of historic structures
3028 and landmarks, not exceeding [~~\$300,000~~] \$200,000;

3029 Sec. 122. Subdivision (3) of subsection (g) of section 13 of public act
3030 07-7 of the June special session is repealed. (*Effective July 1, 2013*)

3031 Sec. 123. Subdivision (4) of subsection (j) of section 13 of public act
3032 07-7 of the June special session is amended to read as follows (*Effective*
3033 *July 1, 2013*):

3034 Grant-in-aid to the Waterford Country School for construction of a
3035 gymnasium, not exceeding [~~\$1,000,000~~] \$900,000.

3036 Sec. 124. Subdivision (1) of subsection (k) of section 13 of public act
3037 07-7 of the June special session is amended to read as follows (*Effective*
3038 *July 1, 2013*):

3039 Grants-in-aid to public libraries that are not located in distressed
3040 municipalities, as defined in section 32-9p of the general statutes, for
3041 construction, renovations, expansions, energy conservation and
3042 handicapped accessibility, not exceeding [~~\$3,500,000~~] \$3,492,098.

3043 Sec. 125. Subdivision (3) of subsection (k) of section 13 of public act
3044 07-7 of the June special session is repealed. (*Effective July 1, 2013*)

3045 Sec. 126. Subsection (l) of section 13 of public act 07-7 of the June
3046 special session, as amended by sections 310 and 311 of public act 10-44,
3047 is amended to read as follows (*Effective July 1, 2013*):

3048 For the Department of Children and Families:

3049 (1) Grant-in-aid to Children's Home of Cromwell for infrastructure
3050 renewal and renovation projects, not exceeding \$400,000;

3051 (2) Grant-in-aid to Pathways-Senderos Teen Pregnancy Prevention
3052 Center in New Britain for acquisition of a new facility, not exceeding
3053 [~~\$825,000~~] \$325,000;

3054 (3) Grant-in-aid to the Child Guidance Center of Southern
3055 Connecticut in Stamford for expansion, not exceeding [~~\$2,000,000~~]
3056 \$1,500,000;

3057 (4) Grant-in-aid to Youth Continuum in New Haven for renovations
3058 and code improvements, not exceeding \$350,000;

3059 (5) Grant-in-aid to The Grounds, Inc. for planning and development
3060 of a new facility in West Hartford, not exceeding \$30,000.

3061 Sec. 127. Section 20 of public act 07-7 of the June special session, as
3062 amended by section 314 of public act 10-44 and section 21 of public act
3063 12-189, is amended to read as follows (*Effective July 1, 2013*):

3064 The State Bond Commission shall have power, in accordance with
3065 the provisions of sections 20 to 26, inclusive, of public act 07-7 of the
3066 June special session, from time to time to authorize the issuance of
3067 bonds of the state in one or more series and in principal amounts in the
3068 aggregate, not exceeding [~~\$236,669,181~~] \$236,624,591.

3069 Sec. 128. Subsection (j) of section 21 of public act 07-7 of the June
3070 special session is amended to read as follows (*Effective July 1, 2013*):

3071 For the Department of [Mental Retardation] Developmental
3072 Services: Fire, safety and environmental improvements to regional
3073 facilities for client and staff needs, including improvements in
3074 compliance with current codes, including intermediate care facilities
3075 and site improvements, handicapped access improvements, utilities,
3076 repair or replacement of roofs, air conditioning and other interior and
3077 exterior building renovations and additions at all state-owned
3078 facilities, not exceeding [\$5,000,000] \$4,955,410.

3079 Sec. 129. Section 31 of public act 07-7 of the June special session, as
3080 amended by section 318 of public act 10-44 and section 144 of public
3081 act 10-179, is amended to read as follows (*Effective July 1, 2013*):

3082 The State Bond Commission shall have power, in accordance with
3083 the provisions of sections 31 to 38, inclusive, of public act 07-7 of the
3084 June special session, from time to time to authorize the issuance of
3085 bonds of the state in one or more series and in principal amounts in the
3086 aggregate, not exceeding [\$90,417,075] \$90,117,075.

3087 Sec. 130. Subdivision (1) of subsection (e) of section 32 of public act
3088 07-7 of the June special session is repealed. (*Effective July 1, 2013*)

3089 Sec. 131. Section 26 of public act 09-2 of the September special
3090 session is amended to read as follows (*Effective July 1, 2013*):

3091 The State Bond Commission shall have power, in accordance with
3092 the provisions of sections 26 to 32, inclusive, of [this act] public act 09-2
3093 of the September special session, from time to time to authorize the
3094 issuance of bonds of the state in one or more series and in principal
3095 amounts in the aggregate, not exceeding [\$25,066,316] \$24,510,606.

3096 Sec. 132. Subdivision (3) of subsection (d) of section 27 of public act
3097 09-2 of the September special session is amended to read as follows
3098 (*Effective July 1, 2013*):

3099 At Quinebaug Valley Community College: Code improvements to
3100 the east wing, not exceeding [\$980,367] \$424,657.

3101 Sec. 133. Section 12 of public act 11-57 is amended to read as follows
 3102 (*Effective July 1, 2013*):

3103 The State Bond Commission shall have power, in accordance with
 3104 the provisions of sections 12 to 19, inclusive, of this act, from time to
 3105 time to authorize the issuance of bonds of the state in one or more
 3106 series and in principal amounts in the aggregate, not exceeding
 3107 [\$76,250,000] \$76,248,750.

3108 Sec. 134. Subsection (f) of section 13 of public act 11-57 is amended
 3109 to read as follows (*Effective July 1, 2013*):

3110 For the Department of Transportation: Grants-in-aid for
 3111 improvements to ports and marinas, including dredging and
 3112 navigational direction, not exceeding [\$6,000,000] \$5,998,750, provided
 3113 \$1,000,000 shall be used to conduct a study of the strategy for
 3114 economic development in the New Haven, New London and
 3115 Bridgeport ports.

3116 Sec. 135. Sections 4-30b and 4-30c of the general statutes are
 3117 repealed. (*Effective from passage*)"

| | | |
|---|---------------------|-------------|
| 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>July 1, 2013</i> | New section |
| Sec. 13 | <i>July 1, 2013</i> | New section |
| Sec. 14 | <i>July 1, 2013</i> | New section |

| | | |
|---------|--------------|------------------|
| Sec. 15 | July 1, 2013 | New section |
| Sec. 16 | July 1, 2013 | New section |
| Sec. 17 | July 1, 2013 | New section |
| Sec. 18 | July 1, 2013 | New section |
| Sec. 19 | July 1, 2013 | New section |
| Sec. 20 | July 1, 2014 | New section |
| Sec. 21 | July 1, 2014 | New section |
| Sec. 22 | July 1, 2014 | New section |
| Sec. 23 | July 1, 2014 | New section |
| Sec. 24 | July 1, 2014 | New section |
| Sec. 25 | July 1, 2014 | New section |
| Sec. 26 | July 1, 2014 | New section |
| Sec. 27 | July 1, 2014 | New section |
| Sec. 28 | July 1, 2014 | New section |
| Sec. 29 | July 1, 2014 | New section |
| Sec. 30 | July 1, 2014 | New section |
| Sec. 31 | July 1, 2014 | New section |
| Sec. 32 | July 1, 2014 | New section |
| Sec. 33 | July 1, 2014 | New section |
| Sec. 34 | July 1, 2014 | New section |
| Sec. 35 | July 1, 2014 | New section |
| Sec. 36 | July 1, 2014 | New section |
| Sec. 37 | July 1, 2014 | New section |
| Sec. 38 | July 1, 2014 | New section |
| Sec. 39 | July 1, 2013 | New section |
| Sec. 40 | July 1, 2013 | New section |
| Sec. 41 | July 1, 2013 | New section |
| Sec. 42 | July 1, 2013 | New section |
| Sec. 43 | July 1, 2013 | New section |
| Sec. 44 | July 1, 2013 | New section |
| Sec. 45 | July 1, 2014 | New section |
| Sec. 46 | July 1, 2014 | New section |
| Sec. 47 | July 1, 2014 | New section |
| Sec. 48 | July 1, 2014 | New section |
| Sec. 49 | July 1, 2014 | New section |
| Sec. 50 | July 1, 2014 | New section |
| Sec. 51 | July 1, 2013 | 4-66c(a) and (b) |
| Sec. 52 | July 1, 2013 | 4-66g(a) |
| Sec. 53 | July 1, 2013 | 4a-10(a) |
| Sec. 54 | July 1, 2013 | 7-538 |

| | | |
|---------|---------------------|---|
| Sec. 55 | July 1, 2013 | New section |
| Sec. 56 | July 1, 2013 | 8-336n(a) |
| Sec. 57 | July 1, 2013 | 10-66jj(a) |
| Sec. 58 | July 1, 2013 | 10-287d |
| Sec. 59 | July 1, 2013 | 10-292k |
| Sec. 60 | July 1, 2013 | 11-24c |
| Sec. 61 | July 1, 2013 | 11-24a(c) |
| Sec. 62 | July 1, 2013 | 16-243y(c) |
| Sec. 63 | July 1, 2013 | 22-26hh |
| Sec. 64 | July 1, 2013 | 22a-478(c) |
| Sec. 65 | July 1, 2013 | 22a-483(a) |
| Sec. 66 | July 1, 2013 | 22a-483(d) |
| Sec. 67 | July 1, 2013 | 32-235(a) |
| Sec. 68 | <i>from passage</i> | New section |
| Sec. 69 | <i>from passage</i> | New section |
| Sec. 70 | <i>from passage</i> | New section |
| Sec. 71 | <i>from passage</i> | New section |
| Sec. 72 | <i>from passage</i> | New section |
| Sec. 73 | <i>from passage</i> | New section |
| Sec. 74 | November 1, 2013 | New section |
| Sec. 75 | July 1, 2013 | 13b-74(b) |
| Sec. 76 | July 1, 2013 | 13a-175p |
| Sec. 77 | July 1, 2013 | 13a-175q |
| Sec. 78 | July 1, 2013 | 13a-175r |
| Sec. 79 | July 1, 2013 | 13a-175s |
| Sec. 80 | July 1, 2013 | 13a-175t |
| Sec. 81 | July 1, 2013 | 13a-175v |
| Sec. 82 | July 1, 2013 | 13a-175w |
| Sec. 83 | <i>from passage</i> | SA 02-1 of the May 9 Sp. Sess., Sec. 2(c) |
| Sec. 84 | July 1, 2013 | SA 05-1 of the June Sp. Sess. Section 8 |
| Sec. 85 | <i>from passage</i> | SA 05-1 of the June Sp. Sess. Section 9 |
| Sec. 86 | July 1, 2013 | SA 05-1 of the June Sp. Sess., Sec. 32(d) |
| Sec. 87 | <i>from passage</i> | PA 07-7 of the June Sp. Sess., Sec. 2(g) |
| Sec. 88 | <i>from passage</i> | PA 07-7 of the June Sp. Sess., Sec. 21(e) |

| | | |
|----------|---------------------|---|
| Sec. 89 | <i>July 1, 2013</i> | PA 11-1 of the October Sp. Sess. Section 32 |
| Sec. 90 | <i>July 1, 2013</i> | 4-66h |
| Sec. 91 | <i>July 1, 2013</i> | PA 11-1 of the October Sp. Sess. Section 79 |
| Sec. 92 | <i>July 1, 2013</i> | PA 11-57 Section 1 |
| Sec. 93 | <i>from passage</i> | PA 11-57, Sec. 2(f) |
| Sec. 94 | <i>July 1, 2013</i> | PA 11-57 Section 8 |
| Sec. 95 | <i>from passage</i> | PA 11-57 Section 9 |
| Sec. 96 | <i>July 1, 2013</i> | PA 11-57, Sec. 21(d) |
| Sec. 97 | <i>July 1, 2013</i> | PA 11-57, Sec. 21(n)(1) |
| Sec. 98 | <i>from passage</i> | PA 11-57 Section 28 |
| Sec. 99 | <i>from passage</i> | PA 12-189, Sec. 2(b) |
| Sec. 100 | <i>July 1, 2013</i> | PA 12-189, Sec. 2(c)(2) |
| Sec. 101 | <i>July 1, 2013</i> | PA 12-189, Sec. 9(a)(2) |
| Sec. 102 | <i>from passage</i> | PA 12-189, Sec. 9(c)(3) |
| Sec. 103 | <i>July 1, 2013</i> | PA 12-189, Sec. 9(e)(2) |
| Sec. 104 | <i>July 1, 2013</i> | SA 01-2 of the June Sp. Sess. Section 27 |
| Sec. 105 | <i>July 1, 2013</i> | SA 01-2 of the June Sp. Sess., Sec. 28(b) |
| Sec. 106 | <i>July 1, 2013</i> | SA 05-1 of the June Sp. Sess. Section 12 |
| Sec. 107 | <i>July 1, 2013</i> | Repealer section |
| Sec. 108 | <i>July 1, 2013</i> | SA 05-1 of the June Sp. Sess., Sec. 13(i) |
| Sec. 109 | <i>July 1, 2013</i> | SA 05-1 of the June Sp. Sess. Section 20 |
| Sec. 110 | <i>July 1, 2013</i> | Repealer section |
| Sec. 111 | <i>July 1, 2013</i> | SA 05-1 of the June Sp. Sess. Section 31 |
| Sec. 112 | <i>July 1, 2013</i> | Repealer section |
| Sec. 113 | <i>July 1, 2013</i> | Repealer section |
| Sec. 114 | <i>July 1, 2013</i> | SA 05-1 of the June Sp. Sess., Sec. 32(i) |
| Sec. 115 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess. Section 1 |
| Sec. 116 | <i>July 1, 2013</i> | Repealer section |
| Sec. 117 | <i>July 1, 2013</i> | Repealer section |
| Sec. 118 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess., Sec. 2(t) |

| | | |
|----------|---------------------|--|
| Sec. 119 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess. Section 12 |
| Sec. 120 | <i>July 1, 2013</i> | Repealer section |
| Sec. 121 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess., Sec. 13(e) |
| Sec. 122 | <i>July 1, 2013</i> | Repealer section |
| Sec. 123 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess., Sec. 13(j) |
| Sec. 124 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess., Sec. 13(k) |
| Sec. 125 | <i>July 1, 2013</i> | Repealer section |
| Sec. 126 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess., Sec. 13(l) |
| Sec. 127 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess. Section 20 |
| Sec. 128 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess., Sec. 21(j) |
| Sec. 129 | <i>July 1, 2013</i> | PA 07-7 of the June Sp. Sess. Section 31 |
| Sec. 130 | <i>July 1, 2013</i> | Repealer section |
| Sec. 131 | <i>July 1, 2013</i> | PA 09-2 of the September Sp. Sess. Section 26 |
| Sec. 132 | <i>July 1, 2013</i> | PA 09-2 of the September Sp. Sess., Sec. 27(d) |
| Sec. 133 | <i>July 1, 2013</i> | PA 11-57 Section 12 |
| Sec. 134 | <i>July 1, 2013</i> | PA 11-57, Sec. 13(f) |
| Sec. 135 | <i>from passage</i> | Repealer section |