

## General Assembly

## Governor's Bill No. 12

February Session, 2020

LCO No. 458



Referred to Committee on FINANCE, REVENUE AND BONDING

## Introduced by:

SEN. LOONEY, 11th Dist.

SEN. DUFF, 25th Dist.

REP. ARESIMOWICZ, 30th Dist.

REP. RITTER M., 1st Dist.

## AN ACT AUTHORIZING AND ADJUSTING BONDS OF THE STATE FOR CAPITAL IMPROVEMENTS, TRANSPORTATION AND OTHER PURPOSES.

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

- 1 Section 1. (Effective from passage) The State Bond Commission shall
- 2 have power, in accordance with the provisions of this section and
- 3 sections 2 to 7, inclusive, of this act, from time to time to authorize the
- 4 issuance of bonds of the state in one or more series and in principal
- 5 amounts in the aggregate not exceeding \$323,450,000.
- 6 Sec. 2. (Effective from passage) The proceeds of the sale of bonds
- 7 described in sections 1 to 7, inclusive, of this act, to the extent hereinafter
- 8 stated, shall be used for the purpose of acquiring, by purchase or
- 9 condemnation, undertaking, constructing, reconstructing, improving or
- 10 equipping, or purchasing land or buildings or improving sites for the

LCO No. 458 1 of 74

- 11 projects hereinafter described, including payment of architectural,
- 12 engineering, demolition or related costs in connection therewith, or of
- 13 payment of the cost of long-range capital programming and space
- 14 utilization studies as hereinafter stated:
- 15 (a) For the Office of Legislative Management:
- 16 (1) Replacement, repair and repaving of the roads and sidewalks at 17 the State Capitol Complex, not exceeding \$1,800,000;
- 18 (2) Alterations, renovations and restoration to the State Capitol,
- 19 including interior and exterior restoration and compliance with the
- 20 Americans with Disabilities Act, not exceeding \$15,000,000;
- 21 (3) Exterior masonry repairs and window replacement at the Old
- 22 State House in Hartford, not exceeding \$1,700,000.
- 23 (b) For the Office of Policy and Management: For an information
- 24 technology capital investment program, not exceeding \$95,000,000,
- 25 provided up to \$25,000,000 may be used for information technology
- 26 capital investments required by the Paid Family and Medical Leave
- 27 Insurance Authority.
- 28 (c) For the Department of Administrative Services: Removal or
- 29 encapsulation of asbestos and hazardous materials in state-owned
- 30 buildings, not exceeding \$10,000,000.
- 31 (d) For the Department of Emergency Services and Public Protection:
- 32 Design and implementation of the Criminal Justice Information Sharing
- 33 System, not exceeding \$8,900,000.
- (e) For the Military Department: State matching funds for anticipated federal reimbursable projects, not exceeding \$1,000,000.
- 36 (f) For the Department of Energy and Environmental Protection:
- 37 Recreation and Natural Heritage Trust Program for recreation, open
- 38 space, resource protection and resource management, not exceeding

LCO No. 458 **2** of 74

- 39 \$1,000,000.
- 40 (g) For the Capital Region Development Authority: Alterations,
- 41 renovations and improvements at the XL Center in Hartford, not
- 42 exceeding \$27,500,000.
- 43 (h) For the Department of Mental Health and Addiction Services:
- 44 Fire, safety and environmental improvements including improvements
- 45 in compliance with current codes, site improvements, repair and
- 46 replacement of roofs and other exterior and interior building
- 47 renovations and demolition, not exceeding \$3,000,000.
- 48 (i) For the Department of Transportation: For construction, repair or
- 49 maintenance of highways, roads, bridge or bus and rail facilities and
- 50 equipment, not exceeding \$100,000,000.
- 51 (j) For the Connecticut State Colleges and Universities:
- 52 (1) All colleges and universities:
- 53 (A) New and replacement instruction, research or laboratory
- 54 equipment, not exceeding \$6,000,000;
- 55 (B) System telecommunications infrastructure upgrades,
- improvements and expansions, not exceeding \$2,000,000;
- 57 (C) Advanced manufacturing and emerging technology programs,
- 58 not exceeding \$3,000,000;
- 59 (2) All community colleges: Deferred maintenance, code compliance
- and infrastructure improvements, not exceeding \$14,000,000;
- 61 (3) All universities: Deferred maintenance, code compliance and
- 62 infrastructure improvements, not exceeding \$7,000,000;
- 63 (4) Naugatuck Valley Community College: Design for the renovation
- of Kinney Hall, not exceeding \$6,000,000.

LCO No. 458 3 of 74

65 (k) For the Judicial Department:

79

80

81

82

83

84

85

86

87

88

89

90

- 66 (1) Alterations, renovations and improvements to buildings and 67 grounds at state-owned and maintained facilities, not exceeding 68 \$11,000,000;
- 69 (2) Implementation of the Technology Strategic Plan Project, not 70 exceeding \$2,000,000;
- 71 (3) Mechanical system improvements at the superior courthouse in 72 Stamford, not exceeding \$2,250,000;
- 73 (4) Alterations and improvements in compliance with the Americans 74 with Disabilities Act, not exceeding \$2,000,000;
- 75 (5) Security improvements at various state-owned and maintained 76 facilities, not exceeding \$2,000,000;
- 77 (6) Upgrades to and installation of sound amplification equipment in 78 court and hearing rooms, not exceeding \$1,300,000.
  - Sec. 3. (Effective from passage) All provisions of section 3-20 of the general statutes or the exercise of any right or power granted thereby which are not inconsistent with the provisions of sections 1 to 7, inclusive, of this act are hereby adopted and shall apply to all bonds authorized by the State Bond Commission pursuant to sections 1 to 7, inclusive, of this act, and temporary notes issued in anticipation of the money to be derived from the sale of any such bonds so authorized may be issued in accordance with said section 3-20 and from time to time renewed. Such bonds shall mature at such time or times not exceeding twenty years from their respective dates as may be provided in or pursuant to the resolution or resolutions of the State Bond Commission authorizing such bonds.
- 91 Sec. 4. (*Effective from passage*) None of the bonds described in sections 92 1 to 7, inclusive, of this act, shall be authorized except upon a finding by 93 the State Bond Commission that there has been filed with it a request for

LCO No. 458 **4** of 74

such authorization, which is signed by the Secretary of the Office of Policy and Management or by or on behalf of such state officer, department or agency and stating such terms and conditions as said commission, in its discretion, may require.

98

99

100

101

102

103

104

105

106

107

108

109

110

111

112

113

114

115116

117

118

119

120

121

122

123

124

125

126

Sec. 5. (Effective from passage) For the purposes of sections 1 to 7, inclusive, of this act, "state moneys" means the proceeds of the sale of bonds authorized pursuant to said sections 1 to 7, inclusive, or of temporary notes issued in anticipation of the moneys to be derived from the sale of such bonds. Each request filed as provided in section 4 of this act for an authorization of bonds shall identify the project for which the proceeds of the sale of such bonds are to be used and expended and, in addition to any terms and conditions required pursuant to said section 4, shall include the recommendation of the person signing such request as to the extent to which federal, private or other moneys then available or thereafter to be made available for costs in connection with any such project should be added to the state moneys available or becoming available hereunder for such project. If the request includes a recommendation that some amount of such federal, private or other moneys should be added to such state moneys, then, if and to the extent directed by the State Bond Commission at the time of authorization of such bonds, such amount of such federal, private or other moneys then available, or thereafter to be made available for costs in connection with such project, may be added to any state moneys available or becoming available hereunder for such project and shall be used for such project. Any other federal, private or other moneys then available or thereafter to be made available for costs in connection with such project shall, upon receipt, be used by the State Treasurer, in conformity with applicable federal and state law, to meet the principal of outstanding bonds issued pursuant to sections 1 to 7, inclusive, of this act, or to meet the principal of temporary notes issued in anticipation of the money to be derived from the sale of bonds theretofore authorized pursuant to said sections 1 to 7, inclusive, for the purpose of financing such costs, either by purchase or redemption and cancellation of such bonds or

LCO No. 458 5 of 74

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

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

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

Sec. 8. (Effective from passage) The State Bond Commission shall have

LCO No. 458 **6** of 74

power, in accordance with the provisions of this section and sections 9 and 10 of this act, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts in the aggregate, not exceeding \$100,000,000.

159

160

161

162

163

164

165

166167

168

169

170

171

172

173

174

175

176

177

178

179180

181

182

183

184

185

186

187

188

189

190

191

Sec. 9. (Effective from passage) The proceeds of the sale of bonds described in sections 8 to 11, inclusive, of this act shall be used by the Department of Housing for the purposes hereinafter stated: Housing development and rehabilitation, including moderate cost housing, moderate rental, congregate and elderly housing, urban homesteading, community housing development corporations, housing purchase and rehabilitation, housing for the homeless, housing for low-income persons, limited equity cooperatives and mutual housing projects, abatement of hazardous material including asbestos and lead-based paint in residential structures, emergency repair assistance for senior citizens, housing land bank and land trust, housing and community development, predevelopment grants and loans, reimbursement for state and federal surplus property, private rental investment mortgage and equity program, housing infrastructure, demolition, renovation or redevelopment of vacant buildings or related infrastructure, septic system repair loan program, acquisition and related rehabilitation including loan guarantees for private developers of rental housing for the elderly, projects under the program established in section 8-37pp of the general statutes, and participation in federal programs, including administrative expenses associated with those programs eligible under the general statutes, not exceeding \$100,000,000, provided in using such proceeds, the department shall prioritize areas of the state with low homeownership rates, and provided not more than \$30,000,000 shall be used for revitalization of state moderate rental housing units on the Connecticut Housing Finance Authority's State Housing Portfolio.

Sec. 10. (*Effective from passage*) None of the bonds described in sections 8 to 11, inclusive, of this act shall be authorized except upon a finding by the State Bond Commission that there has been filed with it a request for such authorization, which is signed by the Secretary of the Office of

LCO No. 458 **7** of 74

Policy and Management or by or on behalf of such state officer, department or agency and stating such terms and conditions as said commission, in its discretion, may require.

195

196

197

198

199

200

201

202

203

204

205

206

207

208

209

210

211

212213

214

215

216

217

218

219

220

221

222

223

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

Sec. 12. (*Effective from passage*) The State Bond Commission shall have power, in accordance with the provisions of this section and sections 13 to 19, inclusive, of this act, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts in the aggregate, not exceeding \$234,500,000.

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

LCO No. 458 **8** of 74

- (a) For the Office of Policy and Management:
- 225 (1) Grants-in-aid to private, nonprofit health and human service
- organizations that are exempt under Section 501(c)(3) of the Internal
- Revenue Code of 1986, and that receive funds from the state to provide
- 228 direct health or human services to state agency clients, for alterations,
- 229 renovations, improvements, additions and new construction, including
- 230 health, safety, compliance with the Americans with Disabilities Act and
- 231 energy conservation improvements, information technology systems,
- 232 technology for independence, purchase of vehicles and acquisition of
- 233 property, not exceeding \$25,000,000;
- 234 (2) Grants-in-aid to distressed municipalities eligible pursuant to
- section 32-9s of the general statutes for capital purposes, not exceeding
- 236 \$7,000,000.
- 237 (b) For the Department of Administrative Services: Grants-in-aid to
- 238 priority school districts for projects, including reimbursements of
- expenditures, that are not eligible under section 10-287d of the general
- statutes, as amended by this act, not exceeding \$30,000,000.
- 241 (c) For the Department of Emergency Services and Public Protection:
- 242 Grants-in-aid to nonprofit organizations for security improvements, not
- 243 exceeding \$5,000,000.
- 244 (d) For the Labor Department: For the Workforce Training Authority
- 245 Fund, not exceeding \$20,000,000.
- (e) For the Department of Energy and Environmental Protection: For
- 247 the purposes of testing for pollution from Perfluoroalkyl and
- 248 Polyfluoroalkyl substances, providing potable water to persons affected
- by such pollution and for buyback of Aqueous film-forming firefighting
- 250 foam containing Perfluoroalkyl and Polyfluoroalkyl substances, not
- 251 exceeding \$2,000,000.
- 252 (f) For the Department of Economic and Community Development:

LCO No. 458 9 of 74

- 253 (1) For the Brownfield Remediation and Revitalization program,
- 254 provided notwithstanding the provisions of subsection (a) of section 32-
- 255 763 of the general statutes, the commissioner may provide a grant of up
- 256 to \$4,000,000 to the town of Preston for remediation, not exceeding
- 257 \$30,000,000;
- 258 (2) For the Small Business Express program established by section 32-
- 259 7g of the general statutes, not exceeding \$5,000,000.
- 260 (g) For the Department of Housing: Grant-in-aid to the Connecticut
- 261 Housing Finance Authority to capitalize the Down Payment Assistance
- 262 Program established pursuant to sections 8-283 to 8-289, inclusive, of the
- 263 general statutes, including providing financial assistance under such
- 264 program to families and persons with incomes up to and including one
- 265 hundred twenty per cent of the area median income, not exceeding
- 266 \$4,500,000, provided not more than \$500,000 shall be for the Mortgage
- 267 Assistance Program for certain teachers established pursuant to section
- 268 8-265pp of the general statutes.
- 269 (h) For the Capital Region Development Authority: Grant-in-aid to
- 270 the municipality of East Hartford for the purposes of general economic
- development activities, including the development of the infrastructure
- and improvements to the riverfront; the creation of housing units
- 273 through rehabilitation and new construction; the demolition or
- 274 redevelopment of vacant buildings; and redevelopment, not exceeding
- 275 \$2,000,000.
- (i) For the Department of Public Health:
- 277 (1) For grants-in-aid to public water systems for drinking water
- 278 projects, not exceeding \$4,000,000;
- 279 (2) For grants-in-aid for the remediation of lead in school drinking
- 280 water systems, not exceeding \$5,000,000.
- 281 (j) For the Department of Transportation: Grants-in-aid to

LCO No. 458 10 of 74

282 municipalities for use in the manner set forth in, and in accordance with 283 the provisions of, sections 13a-175a to 13a-175k, inclusive, of the general 284 statutes, not exceeding \$30,000,000.

285

286

287

291

300

301

302

303

304

305

306

307

308

309

310

311

312

- (k) For the Connecticut Port Authority: Grants-in-aid for improvements to deep water ports, including dredging, not exceeding \$65,000,000.
- 288 Sec. 14. (Effective from passage) All provisions of section 3-20 of the 289 general statutes or the exercise of any right or power granted thereby 290 which are not inconsistent with the provisions of sections 12 to 19, inclusive, of this act are hereby adopted and shall apply to all bonds 292 authorized by the State Bond Commission pursuant to sections 12 to 19, 293 inclusive, of this act, and temporary notes issued in anticipation of the 294 money to be derived from the sale of any such bonds so authorized may 295 be issued in accordance with said sections 12 to 19, inclusive, and from 296 time to time renewed. Such bonds shall mature at such time or times not 297 exceeding twenty years from their respective dates as may be provided 298 in or pursuant to the resolution or resolutions of the State Bond 299 Commission authorizing such bonds.
  - Sec. 15. (*Effective from passage*) None of the bonds described in sections 12 to 19, inclusive, of this act shall be authorized except upon a finding by the State Bond Commission that there has been filed with it a request for such authorization, which is signed by the Secretary of the Office of Policy and Management or by or on behalf of such state officer, department or agency and stating such terms and conditions as said commission, in its discretion, may require.
  - Sec. 16. (Effective from passage) For the purposes of sections 12 to 19, inclusive, of this act, "state moneys" means the proceeds of the sale of bonds authorized pursuant to said sections 12 to 19, inclusive, or of temporary notes issued in anticipation of the moneys to be derived from the sale of such bonds. Each request filed as provided in section 15 of this act for an authorization of bonds shall identify the project for which

LCO No. 458 11 of 74 the proceeds of the sale of such bonds are to be used and expended and, in addition to any terms and conditions required pursuant to said section 15, include the recommendation of the person signing such request as to the extent to which federal, private or other moneys then available or thereafter to be made available for costs in connection with any such project should be added to the state moneys available or becoming available under said sections 12 to 19, inclusive, for such project. If the request includes a recommendation that some amount of such federal, private or other moneys should be added to such state moneys, then, if and to the extent directed by the State Bond Commission at the time of authorization of such bonds, such amount of such federal, private or other moneys then available or thereafter to be made available for costs in connection with such project may be added to any state moneys available or becoming available hereunder for such project and be used for such project. Any other federal, private or other moneys then available or thereafter to be made available for costs in connection with such project upon receipt shall, in conformity with applicable federal and state law, be used by the State Treasurer to meet the principal of outstanding bonds issued pursuant to said sections 12 to 19, inclusive, or to meet the principal of temporary notes issued in anticipation of the money to be derived from the sale of bonds theretofore authorized pursuant to said sections 12 to 19, inclusive, for the purpose of financing such costs, either by purchase or redemption and cancellation of such bonds or notes or by payment thereof at maturity. Whenever any of the federal, private or other moneys so received with respect to such project are used to meet the principal of such temporary notes or whenever the principal of any such temporary notes is retired by application of revenue receipts of the state, the amount of bonds theretofore authorized in anticipation of which such temporary notes were issued, and the aggregate amount of bonds which may be authorized pursuant to section 12 of this act shall each be reduced by the amount of the principal so met or retired. Pending use of the federal, private or other moneys so received to meet the principal as directed in this section, the amount thereof may be invested by the

313

314

315

316

317

318

319

320

321

322

323

324

325

326

327

328

329

330

331

332

333

334

335

336

337

338

339

340

341

342

343

344

345

346

LCO No. 458 12 of 74

State Treasurer in bonds or obligations of, or guaranteed by, the state or the United States or agencies or instrumentalities of the United States, shall be deemed to be part of the debt retirement funds of the state, and net earnings on such investments shall be used in the same manner as the moneys so invested.

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

Sec. 18. (*Effective from passage*) In accordance with section 13 of this act, the state, through the state agencies specified in said section 13, may provide grants-in-aid and other financings to or for the agencies for the purposes and projects as described in said section 13. All financing shall be made in accordance with the terms of a contract at such time or times as shall be determined within authorization of funds by the State Bond Commission.

Sec. 19. (Effective from passage) In the case of any grant-in-aid made pursuant to subsection (b), (c), (d), (e), (f), (g), (h), (i), (j) or (k) of section 13 of this act that is made to any entity which is not a political subdivision of the state, the contract entered into pursuant to section 13 of this act shall provide that if the premises for which such grant-in-aid was made ceases, within ten years of the date of such grant, to be used as a facility for which such grant was made, an amount equal to the amount of such grant, minus ten per cent per year for each full year which has elapsed since the date of such grant, shall be repaid to the state and that a lien shall be placed on such land in favor of the state to ensure that such amount shall be repaid in the event of such change in

LCO No. 458 13 of 74

- use, provided if the premises for which such grant-in-aid was made are
- owned by the state, a municipality or a housing authority, no lien need
- 381 be placed.
- Sec. 20. (Effective July 1, 2020) The State Bond Commission shall have
- power, in accordance with the provisions of this section and sections 21
- 384 to 26, inclusive, of this act, from time to time to authorize the issuance
- of bonds of the state in one or more series and in principal amounts in
- the aggregate not exceeding \$321,500,000.
- Sec. 21. (Effective July 1, 2020) The proceeds of the sale of bonds
- described in sections 20 to 26, inclusive, of this act, to the extent
- 389 hereinafter stated, shall be used for the purpose of acquiring, by
- 390 purchase or condemnation, undertaking, constructing, reconstructing,
- improving or equipping, or purchasing land or buildings or improving
- 392 sites for the projects hereinafter described, including payment of
- 393 architectural, engineering, demolition or related costs in connection
- 394 therewith, or of payment of the cost of long-range capital programming
- and space utilization studies as hereinafter stated:
- 396 (a) For the Office of Policy and Management: For an information
- 397 technology capital investment program, not exceeding \$95,000,000,
- 398 provided up to \$25,000,000 may be used for information technology
- 399 capital investments required by the Paid Family and Medical Leave
- 400 Insurance Authority.
- 401 (b) For the Department of Administrative Services:
- 402 (1) Alterations, renovations and improvements in compliance with
- 403 the Americans with Disabilities Act, or for improved accessibility to
- 404 state facilities, not exceeding \$1,000,000;
- 405 (2) Removal or encapsulation of asbestos and hazardous materials in
- state-owned buildings, not exceeding \$10,000,000.
- 407 (c) For the Military Department: State matching funds for anticipated

LCO No. 458 14 of 74

- 408 federal reimbursable projects, not exceeding \$1,000,000.
- (d) For the Department of Energy and Environmental Protection:
- 410 (1) Dam repairs, including state-owned dams, not exceeding 411 \$5,500,000;
- 412 (2) For the purpose of funding any energy services project that results
- 413 in increased efficiency measures in state buildings pursuant to section
- 414 16a-38*l* of the general statutes, or for any renewable energy or combined
- heat and power project in state buildings, not exceeding \$20,000,000.
- 416 (e) For the Capital Region Development Authority: Alterations,
- 417 renovations and improvements at the XL Center in Hartford, not
- 418 exceeding \$27,500,000.
- 419 (f) For the Department of Mental Health and Addiction Services:
- 420 Design and installation of sprinkler systems in direct care patient
- 421 buildings, not exceeding \$5,500,000.
- 422 (g) For the Department of Transportation: For construction, repair or
- 423 maintenance of highways, roads, bridge or bus and rail facilities and
- 424 equipment, not exceeding \$100,000,000.
- 425 (h) For the Department of Education: For the Technical and Career
- 426 Education System: Alterations and improvements to buildings and
- 427 grounds, including new and replacement equipment, tools and supplies
- 428 necessary to update curricula, vehicles and technology at all regional
- vocational-technical schools, not exceeding \$5,000,000.
- 430 (i) For the Connecticut State Colleges and Universities:
- 431 (1) All colleges and universities:
- 432 (A) New and replacement instruction, research or laboratory 433 equipment, not exceeding \$6,000,000;
- 434 (B) System telecommunications infrastructure upgrades,

LCO No. 458 15 of 74

- improvements and expansions, not exceeding \$2,000,000;
- 436 (C) Advanced manufacturing and emerging technology programs, 437 not exceeding \$3,000,000;
- 438 (2) All community colleges: Deferred maintenance, code compliance 439 and infrastructure improvements, not exceeding \$14,000,000;
- 440 (3) All universities: Deferred maintenance, code compliance and 441 infrastructure improvements, not exceeding \$7,000,000.
- 442 (j) For the Judicial Department:
- 443 (1) Alterations, renovations and improvements to buildings and 444 grounds at state-owned and maintained facilities, not exceeding 445 \$10,000,000;
- 446 (2) Implementation of the Technology Strategic Plan Project, not 447 exceeding \$2,000,000;
- 448 (3) Alterations and improvements in compliance with the Americans 449 with Disabilities Act, not exceeding \$5,000,000;
- 450 (4) Security improvements at various state-owned and maintained 451 facilities, not exceeding \$2,000,000.
- 452 Sec. 22. (Effective July 1, 2020) All provisions of section 3-20 of the 453 general statutes or the exercise of any right or power granted thereby 454 which are not inconsistent with the provisions of sections 20 to 26, 455 inclusive, of this act are hereby adopted and shall apply to all bonds 456 authorized by the State Bond Commission pursuant to sections 20 to 26, 457 inclusive, of this act, and temporary notes issued in anticipation of the 458 money to be derived from the sale of any such bonds so authorized may 459 be issued in accordance with said section 3-20 and from time to time 460 renewed. Such bonds shall mature at such time or times not exceeding 461 twenty years from their respective dates as may be provided in or 462 pursuant to the resolution or resolutions of the State Bond Commission

LCO No. 458 **16** of 74

authorizing such bonds.

463

471

472

473

474

475

476

477

478

479

480

481

482

483

484

485

486

487

488

489

490

491

492

493

494

495

Sec. 23. (*Effective July 1, 2020*) None of the bonds described in sections 20 to 26, inclusive, of this act, shall be authorized except upon a finding by the State Bond Commission that there has been filed with it a request for such authorization, which is signed by the Secretary of the Office of Policy and Management or by or on behalf of such state officer, department or agency and stating such terms and conditions as said commission, in its discretion, may require.

Sec. 24. (Effective July 1, 2020) For the purposes of sections 20 to 26, inclusive, of this act, "state moneys" means the proceeds of the sale of bonds authorized pursuant to said sections 20 to 26, inclusive, or of temporary notes issued in anticipation of the moneys to be derived from the sale of such bonds. Each request filed as provided in section 23 of this act for an authorization of bonds shall identify the project for which the proceeds of the sale of such bonds are to be used and expended and, in addition to any terms and conditions required pursuant to said section 23, shall include the recommendation of the person signing such request as to the extent to which federal, private or other moneys then available or thereafter to be made available for costs in connection with any such project should be added to the state moneys available or becoming available hereunder for such project. If the request includes a recommendation that some amount of such federal, private or other moneys should be added to such state moneys, then, if and to the extent directed by the State Bond Commission at the time of authorization of such bonds, such amount of such federal, private or other moneys then available, or thereafter to be made available for costs in connection with such project, may be added to any state moneys available or becoming available hereunder for such project and shall be used for such project. Any other federal, private or other moneys then available or thereafter to be made available for costs in connection with such project shall, upon receipt, be used by the State Treasurer, in conformity with applicable federal and state law, to meet the principal of outstanding bonds issued pursuant to sections 20 to 26, inclusive, of this act, or to

LCO No. 458 17 of 74

meet the principal of temporary notes issued in anticipation of the money to be derived from the sale of bonds theretofore authorized pursuant to said sections 20 to 26, inclusive, for the purpose of financing such costs, either by purchase or redemption and cancellation of such bonds or notes or by payment thereof at maturity. Whenever any of the federal, private or other moneys so received with respect to such project are used to meet the principal of such temporary notes or whenever principal of any such temporary notes is retired by application of revenue receipts of the state, the amount of bonds theretofore authorized in anticipation of which such temporary notes were issued, and the aggregate amount of bonds which may be authorized pursuant to section 20 of this act, shall each be reduced by the amount of the principal so met or retired. Pending use of the federal, private or other moneys so received to meet principal as hereinabove directed, the amount thereof may be invested by the State Treasurer in bonds or obligations of, or guaranteed by, the state or the United States or agencies or instrumentalities of the United States, shall be deemed to be part of the debt retirement funds of the state, and net earnings on such investments shall be used in the same manner as the moneys so invested.

496

497

498

499

500

501

502

503

504

505

506

507

508

509

510

511

512

513

514

515

516

517

518

519

520

521

522

523

524

525

526

527

528

Sec. 25. (*Effective July 1*, 2020) Any balance of proceeds of the sale of said bonds authorized for any project described in section 21 of this act in excess of the cost of such project may be used to complete any other project described in said section 21, if the State Bond Commission shall so determine and direct. Any balance of proceeds of the sale of said bonds in excess of the costs of all the projects described in said section 21 shall be deposited to the credit of the General Fund.

Sec. 26. (Effective July 1, 2020) The bonds issued pursuant to this section and sections 20 to 25, inclusive, of this act, shall be general obligations of the state and the full faith and credit of the state of Connecticut are pledged for the payment of the principal of and interest on said bonds as the same become due, and accordingly and as part of the contract of the state with the holders of said bonds, appropriation of

LCO No. 458 18 of 74

all amounts necessary for punctual payment of such principal and interest is hereby made, and the State Treasurer shall pay such principal and interest as the same become due.

532

533

534

535

536

537

538

539

540 541

542

543

544

545

546

547

548

549

550

551

552

553

554

555

556

557

558

559

560

561

Sec. 27. (*Effective July 1, 2020*) The State Bond Commission shall have power, in accordance with the provisions of this section and sections 28 and 29 of this act, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts in the aggregate, not exceeding \$75,000,000.

Sec. 28. (Effective July 1, 2020) The proceeds of the sale of bonds described in sections 27 to 30, inclusive, of this act shall be used by the Department of Housing for the purposes hereinafter stated: Housing development and rehabilitation, including moderate cost housing, moderate rental, congregate and elderly housing, urban homesteading, community housing development corporations, housing purchase and rehabilitation, housing for the homeless, housing for low-income persons, limited equity cooperatives and mutual housing projects, abatement of hazardous material including asbestos and lead-based paint in residential structures, emergency repair assistance for senior citizens, housing land bank and land trust, housing and community development, predevelopment grants and loans, reimbursement for state and federal surplus property, private rental investment mortgage and equity program, housing infrastructure, demolition, renovation or redevelopment of vacant buildings or related infrastructure, septic system repair loan program, acquisition and related rehabilitation including loan guarantees for private developers of rental housing for the elderly, projects under the program established in section 8-37pp of the general statutes, and participation in federal programs, including administrative expenses associated with those programs eligible under the general statutes, not exceeding \$75,000,000, provided in using such proceeds, the department shall prioritize areas of the state with low homeownership rates, and provided not more than \$30,000,000 shall be used for revitalization of state moderate rental housing units on the Connecticut Housing Finance Authority's State Housing Portfolio.

LCO No. 458 19 of 74

Sec. 29. (*Effective July 1, 2020*) None of the bonds described in sections 27 to 30, inclusive, of this act shall be authorized except upon a finding by the State Bond Commission that there has been filed with it a request for such authorization, which is signed by the Secretary of the Office of Policy and Management or by or on behalf of such state officer, department or agency and stating such terms and conditions as said commission, in its discretion, may require.

569

570

571

572

573

574

575

576

577

578

579

580

581

582

583

584

585 586

587

588

589

590

591

592

593

Sec. 30. (Effective July 1, 2020) All provisions of section 3-20 of the general statutes, or the exercise of any right or power granted thereby which are not inconsistent with the provisions of this section and sections 27 to 29, inclusive, of this act are hereby adopted and shall apply to all bonds authorized by the State Bond Commission pursuant to this section and sections 27 to 29, inclusive, of this act and temporary notes in anticipation of the money to be derived from the sale of any such bonds so authorized may be issued in accordance with said section 3-20 and from time to time renewed. Such bonds shall mature at such time or times not exceeding twenty years from their respective dates as may be provided in or pursuant to the resolution or resolutions of the State Bond Commission authorizing such bonds. Such bonds issued pursuant to section 27 of this act shall be general obligations of the state and the full faith and credit of the state of Connecticut are pledged for the payment of the principal of and interest on such bonds as the same become due, and accordingly and as part of the contract of the state with the holders of such bonds, appropriation of all amounts necessary for punctual payment of such principal and interest is hereby made, and the State Treasurer shall pay such principal and interest as the same become due.

Sec. 31. (*Effective July 1, 2020*) The State Bond Commission shall have power, in accordance with the provisions of this section and sections 32 to 38, inclusive, of this act, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts in the aggregate, not exceeding \$234,000,000.

LCO No. 458 **20** of 74

- Sec. 32. (*Effective July 1, 2020*) The proceeds of the sale of the bonds described in sections 31 to 38, inclusive, of this act shall be used for the purpose of providing grants-in-aid and other financing for the projects, programs and purposes hereinafter stated:
- 598 (a) For the Office of Policy and Management:
- 599 (1) Grants-in-aid to private, nonprofit health and human service 600 organizations that are exempt under Section 501(c)(3) of the Internal 601 Revenue Code of 1986, and that receive funds from the state to provide 602 direct health or human services to state agency clients, for alterations, 603 renovations, improvements, additions and new construction, including 604 health, safety, compliance with the Americans with Disabilities Act and 605 energy conservation improvements, information technology systems, 606 technology for independence, purchase of vehicles and acquisition of 607 property, not exceeding \$25,000,000;
- 608 (2) Grants-in-aid to distressed municipalities eligible pursuant to 609 section 32-9s of the general statutes for capital purposes, not exceeding 610 \$7,000,000.
- (b) For the Department of Administrative Services:
- (1) Grants-in-aid to alliance districts to assist in paying for general improvements to school buildings, not exceeding \$6,000,000;
- (2) Grants-in-aid to priority school districts for projects, including reimbursements of expenditures, that are not eligible under section 10-287d of the general statutes, as amended by this act, not exceeding \$25,000,000.
- (c) For the Labor Department: For the Workforce Training AuthorityFund, not exceeding \$20,000,000.
- (d) For the Department of Economic and Community Development:
- 621 (1) For the Brownfield Remediation and Revitalization program, not

LCO No. 458 **21** of 74

622 exceeding \$17,000,000;

634

635

636

637

638

639

640

641

642

- 623 (2) Grants-in-aid to nonprofit organizations operating cultural and 624 historic sites, not exceeding \$5,000,000.
- 625 (e) For the Department of Housing: Grant-in-aid to the Connecticut 626 Housing Finance Authority to capitalize the Down Payment Assistance 627 Program established pursuant to sections 8-283 to 8-289, inclusive, of the 628 general statutes, including providing financial assistance under such 629 program to families and persons with incomes up to and including one 630 hundred twenty per cent of the area median income, not exceeding 631 \$4,500,000, provided not more than \$500,000 shall be for the Mortgage 632 Assistance Program for certain teachers established pursuant to section 633 8-265pp of the general statutes.
  - (f) For the Capital Region Development Authority: Grant-in-aid to the municipality of East Hartford for the purposes of general economic development activities, including the development of the infrastructure and improvements to the riverfront; the creation of housing units through rehabilitation and new construction; the demolition or redevelopment of vacant buildings; and redevelopment, not exceeding \$2,000,000.
  - (g) For the Department of Public Health: For grants-in-aid to public water systems for drinking water projects, not exceeding \$20,000,000.
- (h) For the Department of Transportation: Grants-in-aid to municipalities for use in the manner set forth in, and in accordance with the provisions of, sections 13a-175a to 13a-175k, inclusive, of the general statutes, not exceeding \$30,000,000.
- (i) For the State Library: Grants-in-aid to public libraries for construction, renovations, expansions, energy conservation and handicapped accessibility under the provisions of subsection (c) of section 11-24 of the general statutes, not exceeding \$2,500,000.

LCO No. 458 **22** of 74

- (j) For the Connecticut Municipal Redevelopment Authority: To capitalize the Connecticut Municipal Redevelopment Authority, not exceeding \$45,000,000.
- 654 (k) For the Connecticut Port Authority: Grants-in-aid for 655 improvements to deep water ports, including dredging, not exceeding 656 \$25,000,000.
- 657 Sec. 33. (Effective July 1, 2020) All provisions of section 3-20 of the 658 general statutes or the exercise of any right or power granted thereby 659 which are not inconsistent with the provisions of sections 31 to 38, 660 inclusive, of this act are hereby adopted and shall apply to all bonds 661 authorized by the State Bond Commission pursuant to sections 31 to 38, 662 inclusive, of this act, and temporary notes issued in anticipation of the 663 money to be derived from the sale of any such bonds so authorized may 664 be issued in accordance with said sections 31 to 38, inclusive, and from 665 time to time renewed. Such bonds shall mature at such time or times not 666 exceeding twenty years from their respective dates as may be provided 667 in or pursuant to the resolution or resolutions of the State Bond 668 Commission authorizing such bonds.
  - Sec. 34. (*Effective July 1, 2020*) None of the bonds described in sections 31 to 38, inclusive, of this act shall be authorized except upon a finding by the State Bond Commission that there has been filed with it a request for such authorization, which is signed by the Secretary of the Office of Policy and Management or by or on behalf of such state officer, department or agency and stating such terms and conditions as said commission, in its discretion, may require.

669

670

671

672

673

674

675

676

677

678

679

680

681

Sec. 35. (*Effective July 1*, 2020) For the purposes of sections 31 to 38, inclusive, of this act, "state moneys" means the proceeds of the sale of bonds authorized pursuant to said sections 31 to 38, inclusive, or of temporary notes issued in anticipation of the moneys to be derived from the sale of such bonds. Each request filed as provided in section 34 of this act for an authorization of bonds shall identify the project for which

LCO No. 458 23 of 74

the proceeds of the sale of such bonds are to be used and expended and, in addition to any terms and conditions required pursuant to said section 34, include the recommendation of the person signing such request as to the extent to which federal, private or other moneys then available or thereafter to be made available for costs in connection with any such project should be added to the state moneys available or becoming available under said sections 31 to 38, inclusive, for such project. If the request includes a recommendation that some amount of such federal, private or other moneys should be added to such state moneys, then, if and to the extent directed by the State Bond Commission at the time of authorization of such bonds, such amount of such federal, private or other moneys then available or thereafter to be made available for costs in connection with such project may be added to any state moneys available or becoming available hereunder for such project and be used for such project. Any other federal, private or other moneys then available or thereafter to be made available for costs in connection with such project upon receipt shall, in conformity with applicable federal and state law, be used by the State Treasurer to meet the principal of outstanding bonds issued pursuant to said sections 31 to 38, inclusive, or to meet the principal of temporary notes issued in anticipation of the money to be derived from the sale of bonds theretofore authorized pursuant to said sections 31 to 38, inclusive, for the purpose of financing such costs, either by purchase or redemption and cancellation of such bonds or notes or by payment thereof at maturity. Whenever any of the federal, private or other moneys so received with respect to such project are used to meet the principal of such temporary notes or whenever the principal of any such temporary notes is retired by application of revenue receipts of the state, the amount of bonds theretofore authorized in anticipation of which such temporary notes were issued, and the aggregate amount of bonds which may be authorized pursuant to section 31 of this act shall each be reduced by the amount of the principal so met or retired. Pending use of the federal, private or other moneys so received to meet the principal as directed in this section, the amount thereof may be invested by the

682

683 684

685

686

687

688

689

690

691

692

693

694

695

696

697

698

699

700

701

702

703

704

705

706

707

708

709

710

711

712

713

714

715

LCO No. 458 **24** of 74

716 State Treasurer in bonds or obligations of, or guaranteed by, the state or

717 the United States or agencies or instrumentalities of the United States,

shall be deemed to be part of the debt retirement funds of the state, and

719 net earnings on such investments shall be used in the same manner as

720 the moneys so invested.

Sec. 36. (*Effective July 1, 2020*) The bonds issued pursuant to sections 31 to 38, inclusive, of this act shall be general obligations of the state and the full faith and credit of the state of Connecticut are pledged for the payment of the principal of and interest on said bonds as the same become due, and accordingly and as part of the contract of the state with the holders of said bonds, appropriation of all amounts necessary for punctual payment of such principal and interest is hereby made, and the State Treasurer shall pay such principal and interest as the same become due.

Sec. 37. (*Effective July 1, 2020*) In accordance with section 32 of this act, the state, through the state agencies specified in said section 32, may provide grants-in-aid and other financings to or for the agencies for the purposes and projects as described in said section 32. All financing shall be made in accordance with the terms of a contract at such time or times as shall be determined within authorization of funds by the State Bond Commission.

Sec. 38. (Effective July 1, 2020) In the case of any grant-in-aid made pursuant to subsection (b), (c), (d), (e), (f), (g), (h), (i), (j) or (k) of section 32 of this act that is made to any entity which is not a political subdivision of the state, the contract entered into pursuant to section 32 of this act shall provide that if the premises for which such grant-in-aid was made ceases, within ten years of the date of such grant, to be used as a facility for which such grant was made, an amount equal to the amount of such grant, minus ten per cent per year for each full year which has elapsed since the date of such grant, shall be repaid to the state and that a lien shall be placed on such land in favor of the state to ensure that such amount shall be repaid in the event of such change in

LCO No. 458 **25** of 74

- use, provided if the premises for which such grant-in-aid was made are
- owned by the state, a municipality or a housing authority, no lien need
- 750 be placed.
- 751 Sec. 39. (*Effective from passage*) The State Bond Commission shall have
- power, in accordance with the provisions of this section and sections 40
- 753 to 44, inclusive, of this act, from time to time to authorize the issuance
- of special tax obligation bonds of the state in one or more series and in
- principal amounts in the aggregate, not exceeding \$776,615,000.
- 756 Sec. 40. (Effective from passage) The proceeds of the sale of bonds
- described in sections 39 to 44, inclusive, of this act, to the extent
- 758 hereinafter stated, shall be used for the purpose of payment of the
- 759 transportation costs, as defined in subdivision (6) of section 13b-75 of
- 760 the general statutes, with respect to the projects and uses hereinafter
- described, which projects and uses are hereby found and determined to
- be in furtherance of one or more of the authorized purposes for the
- issuance of special tax obligation bonds set forth in section 13b-74 of the
- 764 general statutes. For the Department of Transportation:
- 765 (a) For the Bureau of Engineering and Highway Operations:
- 766 (1) Interstate Highway Program, not exceeding \$13,000,000;
- 767 (2) Urban Systems Projects, not exceeding \$16,750,000;
- 768 (3) Intrastate Highway Program, not exceeding \$44,000,000;
- 769 (4) Environmental compliance, soil and groundwater remediation,
- hazardous materials abatement, demolition, salt shed construction and
- 771 renovation, storage tank replacement and environmental emergency
- 772 response at or in the vicinity of state-owned properties or related to
- 773 Department of Transportation operations, not exceeding \$9,925,000;
- 774 (5) State bridge improvement, rehabilitation and replacement 775 projects, not exceeding \$33,000,000;

LCO No. 458 **26** of 74

- 776 (6) Capital resurfacing and related reconstruction, not exceeding \$106,500,000;
- 778 (7) Fix-it-First program to repair the state's bridges, not exceeding \$110,000,000;
- 780 (8) Fix-it-First program to repair the state's roads, not exceeding \$75,000,000;
- 782 (9) Local Transportation Capital Program, not exceeding \$67,000,000;
- 783 (10) Grants-in-aid to municipalities for use in the manner set forth in, 784 and in accordance with the provisions of, sections 13b-74 to 13b-77, 785 inclusive, of the general statutes, not exceeding \$30,000,000;
- 786 (11) Local Bridge Program, not exceeding \$10,000,000;
- 787 (12) Highway and bridge renewal equipment, not exceeding 788 \$16,000,000.
- (b) For the Bureau of Public Transportation: Bus and rail facilities and equipment, including rights-of-way, other property acquisition and related projects, not exceeding \$236,000,000.
- 792 (c) For the Bureau of Administration: Department facilities, not exceeding \$9,440,000.
- 794 Sec. 41. (*Effective from passage*) None of the bonds described in sections 795 39 to 44, inclusive, of this act shall be authorized except upon a finding 796 by the State Bond Commission that there has been filed with it (1) a 797 request for such authorization, which is signed by the Secretary of the 798 Office of Policy and Management or by or on behalf of such state officer, 799 department or agency and stating such terms and conditions as said 800 commission, in its discretion, may require, and (2) any capital 801 development impact statement and any human services facility 802 colocation statement required to be filed with the Secretary of the Office 803 of Policy and Management pursuant to section 4b-31 of the general

LCO No. 458 **27** of 74

statutes, any advisory report regarding the state conservation and development policies plan required pursuant to section 16a-31 of the general statutes and any statement regarding farmland required pursuant to subsection (g) of section 3-20 of the general statutes and section 22-6 of the general statutes, provided the State Bond Commission may authorize said bonds without a finding that the reports and statements required by subdivision (2) of this section have been filed with it if said commission authorizes the secretary of said commission to accept such reports and statements on its behalf. No funds derived from the sale of bonds authorized by said commission without a finding that the reports and statements required by subdivision (2) of this section have been filed with it shall be allotted by the Governor for any project until the reports and statements required by subdivision (2) of this section, with respect to such project, have been filed with the secretary of said commission.

Sec. 42. (Effective from passage) For the purposes of sections 39 to 44, inclusive, of this act, each request filed, as provided in section 41 of this act, for an authorization of bonds shall identify the project for which the proceeds of the sale of such bonds are to be used and expended and, in addition to any terms and conditions required pursuant to said section 41, include the recommendation of the person signing such request as to the extent to which federal, private or other moneys then available or thereafter to be made available for costs in connection with any such project should be added to the state moneys available or becoming available from the proceeds of bonds and temporary notes issued in anticipation of the receipt of the proceeds of bonds. If the request includes a recommendation that some amount of such federal, private or other moneys should be added to such state moneys, then, if and to the extent directed by the State Bond Commission at the time of authorization of such bonds, such amount of such federal, private or other moneys then available or thereafter to be made available for costs in connection with such project shall be added to such state moneys.

Sec. 43. (*Effective from passage*) Any balance of proceeds of the sale of

LCO No. 458 **28** of 74

bonds authorized for the projects or purposes of section 40 of this act, in excess of the aggregate costs of all the projects so authorized, shall be used in the manner set forth in sections 13b-74 to 13b-77, inclusive, of the general statutes, and in the proceedings of the State Bond Commission respecting the issuance and sale of said bonds.

Sec. 44. (Effective from passage) Bonds issued pursuant to this section and sections 39 to 43, inclusive, of this act shall be special obligations of the state and shall not be payable from or charged upon any funds other than revenues of the state pledged therefor in subsection (b) of section 13b-61 of the general statutes and section 13b-61a of the general statutes, or such other receipts, funds or moneys as may be pledged therefor. Said bonds shall not be payable from or charged upon any funds other than such pledged revenues or such other receipts, funds or moneys as may be pledged therefor, nor shall the state or any political subdivision thereof be subject to any liability thereon, except to the extent of such pledged revenues or such other receipts, funds or moneys as may be pledged therefor. Said bonds shall be issued under and in accordance with the provisions of sections 13b-74 to 13b-77, inclusive, of the general statutes.

Sec. 45. (*Effective July 1, 2020*) The State Bond Commission shall have power, in accordance with the provisions of this section and sections 46 to 50, inclusive, of this act, from time to time to authorize the issuance of special tax obligation bonds of the state in one or more series and in principal amounts in the aggregate, not exceeding \$782,375,000.

Sec. 46. (Effective July 1, 2020) The proceeds of the sale of bonds described in sections 45 to 50, inclusive, of this act, to the extent hereinafter stated, shall be used for the purpose of payment of the transportation costs, as defined in subdivision (6) of section 13b-75 of the general statutes, with respect to the projects and uses hereinafter described, which projects and uses are hereby found and determined to be in furtherance of one or more of the authorized purposes for the issuance of special tax obligation bonds set forth in section 13b-74 of the

LCO No. 458 **29** of 74

- 869 general statutes. For the Department of Transportation:
- 870 (a) For the Bureau of Engineering and Highway Operations:
- (1) Interstate Highway Program, not exceeding \$13,000,000;
- 872 (2) Urban Systems Projects, not exceeding \$16,750,000;
- 873 (3) Intrastate Highway Program, not exceeding \$44,000,000;
- 874 (4) Environmental compliance, soil and groundwater remediation,
- 875 hazardous materials abatement, demolition, salt shed construction and
- 876 renovation, storage tank replacement and environmental emergency
- 877 response at or in the vicinity of state-owned properties or related to
- 878 Department of Transportation operations, not exceeding \$9,925,000;
- 879 (5) State bridge improvement, rehabilitation and replacement
- 880 projects, not exceeding \$33,000,000;
- 881 (6) Capital resurfacing and related reconstruction, not exceeding
- 882 \$106,500,000;
- 883 (7) Fix-it-First program to repair the state's bridges, not exceeding
- 884 \$110,000,000;
- 885 (8) Fix-it-First program to repair the state's roads, not exceeding
- 886 \$75,000,000;
- 887 (9) Local Transportation Capital Program, not exceeding \$67,000,000;
- 888 (10) Grants-in-aid to municipalities for use in the manner set forth in,
- and in accordance with the provisions of, sections 13b-74 to 13b-77,
- inclusive, of the general statutes, not exceeding \$30,000,000;
- 891 (11) Local Bridge Program, not exceeding \$10,000,000;
- 892 (12) Highway and bridge renewal equipment, not exceeding
- 893 \$16,000,000.

LCO No. 458 30 of 74

(b) For the Bureau of Public Transportation: Bus and rail facilities and equipment, including rights-of-way, other property acquisition and related projects, not exceeding \$236,000,000.

894

895

896

897

898

899

900

901

902

903

904

905

906

907

908

909

910

911

912

913

914

915

916

917

918

919

920

921

922

923

924

925

(c) For the Bureau of Administration: Department facilities, not exceeding \$15,200,000.

Sec. 47. (*Effective July 1, 2020*) None of the bonds described in sections 45 to 50, inclusive, of this act shall be authorized except upon a finding by the State Bond Commission that there has been filed with it (1) a request for such authorization, which is signed by the Secretary of the Office of Policy and Management or by or on behalf of such state officer, department or agency and stating such terms and conditions as said commission, in its discretion, may require, and (2) any capital development impact statement and any human services facility colocation statement required to be filed with the Secretary of the Office of Policy and Management pursuant to section 4b-31 of the general statutes, any advisory report regarding the state conservation and development policies plan required pursuant to section 16a-31 of the general statutes and any statement regarding farmland required pursuant to subsection (g) of section 3-20 of the general statutes, and section 22-6 of the general statutes, provided the State Bond Commission may authorize said bonds without a finding that the reports and statements required by subdivision (2) of this section have been filed with it if said commission authorizes the secretary of said commission to accept such reports and statements on its behalf. No funds derived from the sale of bonds authorized by said commission without a finding that the reports and statements required by subdivision (2) of this section have been filed with it shall be allotted by the Governor for any project until the reports and statements required by subdivision (2) of this section, with respect to such project, have been filed with the secretary of said commission.

Sec. 48. (*Effective July 1, 2020*) For the purposes of sections 45 to 50, inclusive, of this act, each request filed, as provided in section 47 of this

LCO No. 458 **31** of 74

act, for an authorization of bonds shall identify the project for which the proceeds of the sale of such bonds are to be used and expended and, in addition to any terms and conditions required pursuant to said section 47, include the recommendation of the person signing such request as to the extent to which federal, private or other moneys then available or thereafter to be made available for costs in connection with any such project should be added to the state moneys available or becoming available from the proceeds of bonds and temporary notes issued in anticipation of the receipt of the proceeds of bonds. If the request includes a recommendation that some amount of such federal, private or other moneys should be added to such state moneys, then, if and to the extent directed by the State Bond Commission at the time of authorization of such bonds, such amount of such federal, private or other moneys then available or thereafter to be made available for costs in connection with such project shall be added to such state moneys.

Sec. 49. (*Effective July 1, 2020*) Any balance of proceeds of the sale of the bonds authorized for the projects or purposes of section 46 of this act, in excess of the aggregate costs of all the projects so authorized, shall be used in the manner set forth in sections 13b-74 to 13b-77, inclusive, of the general statutes, and in the proceedings of the State Bond Commission respecting the issuance and sale of said bonds.

Sec. 50. (Effective July 1, 2020) Bonds issued pursuant to this section and sections 45 to 49, inclusive, of this act, shall be special obligations of the state and shall not be payable from or charged upon any funds other than revenues of the state pledged therefor in subsection (b) of section 13b-61 of the general statutes and section 13b-61a of the general statutes, or such other receipts, funds or moneys as may be pledged therefor. Said bonds shall not be payable from or charged upon any funds other than such pledged revenues or such other receipts, funds or moneys as may be pledged therefor, nor shall the state or any political subdivision thereof be subject to any liability thereon, except to the extent of such pledged revenues or such other receipts, funds or moneys as may be pledged therefor. Said bonds shall be issued under and in accordance

LCO No. 458 32 of 74

with the provisions of sections 13b-74 to 13b-77, inclusive, of the general statutes.

961

962

963

964

965

966

967

968

969

970

971

972

973

974

975

976

977

978

979

980

981

982

983

984

985

986

987

988

989

990

991

Sec. 51. Subsections (a) and (b) of section 4-66c of the general statutes are repealed and the following is substituted in lieu thereof (*Effective from passage*):

(a) For the purposes of subsection (b) of this section, the State Bond Commission shall have power, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts not exceeding in the aggregate [one billion seven hundred eighty-four million four hundred eighty-seven thousand five hundred forty-four one billion nine hundred thirty-four million four hundred eighty-seven thousand five hundred forty-four dollars, provided [one hundred million seventy-five million dollars of said authorization shall be effective July 1, [2018] 2020. All provisions of section 3-20, or the exercise of any right or power granted thereby, which are not inconsistent with the provisions of this section, are hereby adopted and shall apply to all bonds authorized by the State Bond Commission pursuant to this section, and temporary notes in anticipation of the money to be derived from the sale of any such bonds so authorized may be issued in accordance with said section 3-20 and from time to time renewed. Such bonds shall mature at such time or times not exceeding twenty years from their respective dates as may be provided in or pursuant to the resolution or resolutions of the State Bond Commission authorizing such bonds. None of said bonds shall be authorized except upon a finding by the State Bond Commission that there has been filed with it a request for such authorization, which is signed by or on behalf of the Secretary of the Office of Policy and Management and states such terms and conditions as said commission in its discretion may require. Said bonds issued pursuant to this section shall be general obligations of the state and the full faith and credit of the state of Connecticut are pledged for the payment of the principal of and interest on said bonds as the same become due, and accordingly as part of the contract of the state with the holders of said bonds, appropriation of all amounts

LCO No. 458 33 of 74

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

992

993

994

995

996

997 998

999

1000

1001

1002

1003

1004

1005

1006

1007

1008

1009

1010

1011

10121013

1014

1015

1016

1017

1018

1019

1020

1021

1022

1023

1024

(b) (1) The proceeds of the sale of said bonds, to the extent hereinafter stated, shall be used, subject to the provisions of subsections (c) and (d) of this section, for the purpose of redirecting, improving and expanding activities which promote community conservation and development and improve the quality of life for urban residents of the state as hereinafter stated: (A) For the Department of Economic and Community Development: Economic and community development projects, including administrative costs incurred by the Department of Economic and Community Development, not exceeding sixty-seven million five hundred ninety-one thousand six hundred forty-two dollars, one million dollars of which shall be used for a grant to the development center program and the nonprofit business consortium deployment center approved pursuant to section 32-411; (B) for the Department of Transportation: Urban mass transit, not exceeding two million dollars; (C) for the Department of Energy and Environmental Protection: Recreation development and solid waste disposal projects, not exceeding one million nine hundred ninety-five thousand nine hundred two dollars; (D) for the Department of Social Services: Child day care projects, elderly centers, shelter facilities for victims of domestic violence, emergency shelters and related facilities for the homeless, multipurpose human resource centers and food distribution facilities, not exceeding thirty-nine million one hundred thousand dollars, provided four million dollars of said authorization shall be effective July 1, 1994; (E) for the Department of Economic and Community Development: Housing projects, not exceeding three million dollars; (F) for the Office of Policy and Management: (i) Grantsin-aid to municipalities for a pilot demonstration program to leverage private contributions for redevelopment of designated historic preservation areas, not exceeding one million dollars; (ii) grants-in-aid for urban development projects including economic and community

LCO No. 458 34 of 74

development, transportation, environmental protection, public safety, children and families and social services projects and programs, including, in the case of economic and community development projects administered on behalf of the Office of Policy and Management by the Department of Economic and Community Development, administrative costs incurred by the Department of Economic and Community Development, not exceeding [one billion six hundred sixty-nine million eight hundred thousand] one billion eight hundred nineteen million eight hundred thousand dollars, provided [one hundred million] seventy-five million dollars of said authorization shall be effective July 1, [2018] 2020.

1025

1026

1027

1028

1029

1030

1031

1032

1033

10341035

1036

1037

1038

10391040

1041

1042

1043

1044

1045

1046

1047

1048

1049

1050

1051

1052

1053

1054

1055

1056

1057

(2) (A) Five million dollars of the grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1) of this subsection may be made available to private nonprofit organizations for the purposes described in said subparagraph (F)(ii). (B) Twelve million dollars of the grants-inaid authorized in subparagraph (F)(ii) of subdivision (1) of this subsection may be made available for necessary renovations and improvements of libraries. (C) Five million dollars of the grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1) of this subsection shall be made available for small business gap financing. (D) Ten million dollars of the grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1) of this subsection may be made available for regional economic development revolving loan funds. (E) One million four hundred thousand dollars of the grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1) of this subsection shall be made available for rehabilitation and renovation of the Black Rock Library in Bridgeport. (F) Two million five hundred thousand dollars of the grantsin-aid authorized in subparagraph (F)(ii) of subdivision (1) of this subsection shall be made available for site acquisition, renovation and rehabilitation for the Institute for the Hispanic Family in Hartford. (G) Three million dollars of the grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1) of this subsection shall be made available for the acquisition of land and the development of commercial or retail

LCO No. 458 35 of 74

- property in New Haven. (H) Seven hundred fifty thousand dollars of the grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1) of this subsection shall be made available for repairs and replacement of the fishing pier at Cummings Park in Stamford. (I) Ten million dollars of the grants-in-aid authorized in subparagraph (F)(ii) of subdivision (1)
- of this subsection shall be made available for development of an intermodal transportation facility in northeastern Connecticut.
- Sec. 52. Subsection (a) of section 4-66g of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2020):
- (a) For the purposes described in subsection (b) of this section, the State Bond Commission shall have the power, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts not exceeding in the aggregate [two hundred seventy-one million] three hundred one million dollars.
- Sec. 53. Subsection (a) of section 4a-10 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2020):
- (a) For the purposes described in subsection (b) of this section, the State Bond Commission shall have the power, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts not exceeding in the aggregate [four hundred ninety-nine million one hundred thousand] five hundred twenty-six million one hundred thousand dollars.
- Sec. 54. Subsection (a) of section 7-536 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 1085 (a) As used in sections 7-535 to 7-538, inclusive, as amended by this act:

LCO No. 458 **36** of 74

- 1087 (1) "Adjusted equalized net grand list per capita" means the adjusted equalized net grand list per capita determined for each town pursuant to section 10-261;
- 1090 (2) "Density" means the population of a municipality divided by the 1091 number of square miles of the municipality;

1092

1093

1094

1095

1096

1097

1098

1099

1100

1101

1102

1103

1104

1105

1106

1107

1108

1109

1110

1111

1112

1113

11141115

1116

1117

1118

- (3) "Grant anticipation note" means a note issued in anticipation of the receipt of project grants to the municipality from moneys in the Local Capital Improvement Fund;
- (4) "Local capital improvement project" means a municipal capital expenditure project for any of the following purposes: (A) Road construction, renovation, repair or resurfacing, (B) sidewalk and pavement improvements, (C) construction, renovation, enlargement or repair of sewage treatment plants and sanitary or storm, water or sewer lines, including separation of lines, (D) public building construction other than schools, including renovation, repair, code compliance, energy conservation and fire safety projects, (E) construction, renovation, enlargement or repair of dams, bridges and flood control projects, (F) construction, renovation, enlargement or repair of water treatment or filtration plants and water mains, (G) construction, renovation or enlargement of solid waste facilities, (H) improvements to public parks, (I) the preparation and revision of local capital improvement plans projected for a period of not less than five years and so prepared as to show the general description, need and estimated cost of each individual capital improvement, (J) improvements to emergency communications systems and building security systems, including for schools, (K) public housing projects, including renovations and improvements and energy conservation and the development of additional housing, (L) renovations to or construction of veterans' memorial monuments, (M) thermal imaging systems, (N) bulky waste and landfill projects, (O) the preparation and revision of municipal plans of conservation and development adopted pursuant to section 8-23, provided such plans are endorsed by the legislative body of the

LCO No. 458 37 of 74

1119 municipality not more than one hundred eighty days after adoption by 1120 the commission, (P) acquisition of automatic external defibrillators, (Q) 1121 floodplain management and hazard mitigation activities, (R) on-board 1122 oil refining systems consisting of a filtration canister and evaporation 1123 canister that remove solid and liquid contaminants from lubricating oil, 1124 (S) activities related to the planning of a municipal broadband network, 1125 provided the speed of the network shall be not less than three hundred 1126 eighty-four thousand bits per second, (T) establishment of bikeways and 1127 greenways, (U) land acquisition, including for open space, and costs 1128 involved in making land available for public uses, (V) acquisition of 1129 technology related to implementation of the Department of Education's 1130 common core state standards, (W) technology upgrades, including for 1131 improvements to expand public access to government information 1132 through electronic portals and kiosks, [and] (X) for the fiscal years 1133 ending June 30, 2013, and June 30, 2014, acquisition of snow removal 1134 equipment, capital expenditures made to improve public safety, and 1135 capital expenditures made to facilitate regional cooperation, and (Y) for 1136 hazardous tree removal or trimming for nonutility-related hazardous 1137 branches, limbs and trees on municipal property or within a municipal 1138 right-of-way. "Local capital improvement project" means only capital 1139 expenditures and includes repairs incident to reconstruction and 1140 renovation but does not include ordinary repairs and maintenance of an 1141 ongoing nature. As used in this subdivision, "floodplain management" 1142 and "hazard mitigation" have the same meanings as provided in section 1143 25-68j;

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

1144

1145

1146

1147

1148

1149

1150

(6) "Population" means the number of persons according to the most recent federal decennial census, except that, in intervening years between such censuses, "population" means the number of persons according to the most recent estimate of the Department of Public Health; and

LCO No. 458 38 of 74

- 1151 (7) "Secretary" means the Secretary of the Office of Policy and 1152 Management.
- Sec. 55. Subsection (a) of section 7-538 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

- (a) For the purposes described in subsection (b) of this section, the State Bond Commission shall have the power, from time to time, to authorize the issuance of bonds of the state in one or more series and in principal amounts not exceeding in the aggregate [nine hundred fifty million] one billion ten million dollars, provided [thirty-five million] thirty million dollars of said authorization shall be effective July 1, [2018] 2020.
  - Sec. 56. (*Effective from passage*) (a) For the purposes described in subsection (b) of this section, the State Bond Commission shall have the power from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts not exceeding in the aggregate one hundred fifty-two million dollars, provided seventy-six million dollars of said authorization shall be effective July 1, 2020.
  - (b) The proceeds of the sale of said bonds, to the extent of the amount stated in subsection (a) of this section, shall be used by the Office of Policy and Management for grants-in-aid to municipalities for the purposes set forth in subsection (a) of section 13a-175a of the general statutes, for the fiscal years ending June 30, 2020, and June 30, 2021. Such grant payments shall be made annually as follows:

T1	Municipalities	FY 20	FY 21
T2			
T3	Andover	2,620	2,620
T4	Ansonia	85,419	85,419
T5	Ashford	3,582	3,582
T6	Avon	261,442	261,442
T7	Barkhamsted	41,462	41,462
Т8	Beacon Falls	43,809	43,809

LCO No. 458 **39** of 74

		Governor's	Bill No. 12
T9	Berlin	1,203,039	1,203,039
T10	Bethany	67,229	67,229
T11	Bethel	282,660	282,660
T12	Bethlehem	7,945	7,945
T13	Bloomfield	2,475,717	2,475,717
T14	Bolton	24,859	24,859
T15	Bozrah	138,521	138,521
T16	Branford	374,850	374,850
T17	Bridgeport	1,031,564	1,031,564
T18	Bridgewater	587	587
T19	Bristol	3,709,996	3,709,996
T20	Brookfield	118,281	118,281
T21	Brooklyn	10,379	10,379
T22	Burlington	15,300	15,300
T23	Canaan	20,712	20,712
T24	Canterbury	2,022	2,022
T25	Canton	7,994	7,994
T26	Chaplin	601	601
T27	Cheshire	736,700	736,700
T28	Chester	89,264	89,264
T29	Clinton	191,674	191,674
T30	Colchester	39,009	39,009
T31	Colebrook	550	550
T32	Columbia	26,763	26,763
T33	Cornwall	-	-
T34	Coventry	10,533	10,533
T35	Cromwell	31,099	31,099
T36	Danbury	2,398,201	2,398,201
T37	Darien	-	-
T38	Deep River	104,136	104,136
T39	Derby	14,728	14,728
T40	Durham	153,897	153,897
T41	East Granby	826,034	826,034
T42	East Haddam	1,696	1,696
T43	East Hampton	18,943	18,943
T44	East Hartford	6,308,383	6,308,383
T45	East Haven	43,500	43,500
T46	East Lyme	22,442	22,442
T47	East Windsor	295,024	295,024
T48	Eastford	54,564	54,564
T49	Easton	2,660	2,660

LCO No. 458 **40** of 74

_		Governor's	Bill No. 12
T50	Ellington	223,527	223,527
T51	Enfield	256,875	256,875
T52	Essex	74,547	74,547
T53	Fairfield	96,747	96,747
T54	Farmington	545,804	545,804
T55	Franklin	23,080	23,080
T56	Glastonbury	240,799	240,799
T57	Goshen	2,648	2,648
T58	Granby	35,332	35,332
T59	Greenwich	89,022	89,022
T60	Griswold	31,895	31,895
T61	Groton (Town of)	1,819,768	1,819,768
T62	Guilford	64,848	64,848
T63	Haddam	3,554	3,554
T64	Hamden	286,689	286,689
T65	Hampton	-	-
T66	Hartford	1,419,161	1,419,161
T67	Hartland	955	955
T68	Harwinton	21,506	21,506
T69	Hebron	2,216	2,216
T70	Kent	-	-
T71	Killingly	976,064	976,064
T72	Killingworth	5,148	5,148
T73	Lebanon	30,427	30,427
T74	Ledyard	421,085	421,085
T75	Lisbon	3,683	3,683
T76	Litchfield	3,432	3,432
T77	Lyme	-	-
T78	Madison	6,795	6,795
T79	Manchester	1,506,098	1,506,098
T80	Mansfield	6,841	6,841
T81	Marlborough	7,313	7,313
T82	Meriden	1,290,737	1,290,737
T83	Middlebury	84,264	84,264
T84	Middlefield	248,652	248,652
T85	Middletown	3,008,642	3,008,642
T86	Milford	1,816,086	1,816,086
T87	Monroe	179,106	179,106
T88	Montville	528,644	528,644
T89	Morris	3,528	3,528
T90	Naugatuck	341,656	341,656

LCO No. 458 **41** of 74

_		Governor's	Bill No. 12
T91	New Britain	2,148,288	2,148,288
T92	New Canaan	200	200
T93	New Fairfield	1,149	1,149
T94	New Hartford	139,174	139,174
T95	New Haven	1,805,520	1,805,520
T96	New London	33,169	33,169
T97	New Milford	996,617	996,617
T98	Newington	1,365,802	1,365,802
T99	Newtown	235,371	235,371
T100	Norfolk	7,207	7,207
T101	North Branford	301,074	301,074
T102	North Canaan	359,719	359,719
T103	North Haven	1,860,380	1,860,380
T104	North Stonington	-	-
T105	Norwalk	402,915	402,915
T106	Norwich	187,132	187,132
T107	Old Lyme	1,888	1,888
T108	Old Saybrook	46,717	46,717
T109	Orange	104,962	104,962
T110	Oxford	84,313	84,313
T111	Plainfield	144,803	144,803
T112	Plainville	541,936	541,936
T113	Plymouth	152,434	152,434
T114	Pomfret	27,820	27,820
T115	Portland	90,840	90,840
T116	Preston	-	-
T117	Prospect	70,942	70,942
T118	Putnam	171,800	171,800
T119	Redding	1,329	1,329
T120	Ridgefield	561,986	561,986
T121	Rocky Hill	221,199	221,199
T122	Roxbury	602	602
T123	Salem	4,699	4,699
T124	Salisbury	83	83
T125	Scotland	7,681	7,681
T126	Seymour	281,186	281,186
T127	Sharon	-	-
T128	Shelton	584,121	584,121
T129	Sherman	-	-
T130	Simsbury	77,648	77,648
T131	Somers	82,324	82,324

LCO No. 458 **42** of 74

_		Governor's	Bill No. 12
T132	South Windsor	1,776,486	1,776,486
T133	Southbury	20,981	20,981
T134	Southington	1,133,854	1,133,854
T135	Sprague	386,528	386,528
T136	Stafford	437,917	437,917
T137	Stamford	797,064	797,064
T138	Sterling	24,398	24,398
T139	Stonington	100,332	100,332
T140	Stratford	4,682,925	4,682,925
T141	Suffield	180,663	180,663
T142	Thomaston	395,346	395,346
T143	Thompson	76,733	76,733
T144	Tolland	85,064	85,064
T145	Torrington	605,345	605,345
T146	Trumbull	189,309	189,309
T147	Union	-	-
T148	Vernon	151,598	151,598
T149	Voluntown	2,002	2,002
T150	Wallingford	2,739,896	2,739,896
T151	Warren	288	288
T152	Washington	158	158
T153	Waterbury	3,506,785	3,506,785
T154	Waterford	34,255	34,255
T155	Watertown	642,281	642,281
T156	West Hartford	805,784	805,784
T157	West Haven	147,516	147,516
T158	Westbrook	267,405	267,405
T159	Weston	453	453
T160	Westport	-	-
T161	Wethersfield	21,785	21,785
T162	Willington	20,018	20,018
T163	Wilton	583,476	583,476
T164	Winchester	306,204	306,204
T165	Windham	454,575	454,575
T166	Windsor	1,710,188	1,710,188
T167	Windsor Locks	2,360,422	2,360,422
T168	Wolcott	234,916	234,916
T169	Woodbridge	29,920	29,920
T170	Woodbury	56,908	56,908
T171	Woodstock	68,767	68,767
T172	Jewett City(Bor.)	4,195	4,195

LCO No. 458 43 of 74

		Governor's Bill No.	12
T173	Barkhamsted FD	2,500	2,500
T174	Berlin - Kensington FD	11,389	11,389
T175	Berlin - Worthington FD	941	941
T176	Bloomfield: Center FD	4,173	4,173
T177	Bloomfield Blue Hills FD	103,086	103,086
T178	Cromwell FD	1,832	1,832
T179	Enfield FD 1	14,636	14,636
T180	Enfield: Thompsonville FD 2	3,160	3,160
T181	Enfield: Hazardville Fire #3	1,373	1,373
T182	Enfield: N Thompsonville FD 4	69	69
T183	Enfield: Shaker Pines FD 5	6,403	6,403
T184	Groton City	164,635	164,635
T185	Groton Sewer	1,688	1,688
T186	Groton Old Mystic FD 5	1,695	1,695
T187	Groton: Poq. Bridge FD	22,300	22,300
T188	Killingly Attawaugan F.D.	1,836	1,836
T189	Killingly Dayville F.D.	42,086	42,086
T190	Killingly Dyer Manor	1,428	1,428
T191	E. Killingly F.D.	95	95
T192	So. Killingly F.D.	189	189
T193	Killingly Williamsville F.D.	6,710	6,710
T194	Manchester Eighth Util.	68,425	68,425
T195	Middletown: South FD	207,080	207,080
T196	Middletown Westfield F.D.	10,801	10,801
T197	Middletown City Fire	33,838	33,838
T198	New Htfd. Village F.D. #1	7,128	7,128
T199	New Htfd Pine Meadow #3	131	131
T200	New Htfd South End F.D.	10	10
T201	Plainfield Central Village FD	1,466	1,466
T202	Plainfield - Moosup FD	2,174	2,174
T203	Plainfield: Plainfield FD	1,959	1,959
T204	Plainfield Wauregan FD	5,136	5,136
T205	Pomfret FD	1,032	1,032
T206	Putnam: E. Putnam FD	10,109	10,109
T207	Simsbury F.D.	2,638	2,638
T208	Stafford Springs Service Dist.	15,246	15,246
T209	Sterling F.D.	1,293	1,293
T210	Stonington Mystic FD	600	600
T211	Stonington Old Mystic FD	2,519	2,519
T212	Stonington Pawcatuck F.D.	5,500	5,500
T213	Stonington Quiambaug F.D.	72	72

LCO No. 458 **44** of 74

_		Governor's Bill No	o. 12
T214	Stonington Wagustaguack ED	73	73
	Stonington Wequetequock FD	_	
T215	Trumbull Center	555	555
T216	Trumbull Long Hill F.D.	1,105	1,105
T217	Trumbull Nichols F.D.	3,435	3,435
T218	W. Haven: West Shore FD	34,708	34,708
T219	W. Haven: Allingtown FD	21,515	21,515
T220	West Haven First Ctr FD 1	4,736	4,736
T221	Windsor Wilson FD	214	214
T222	Windsor FD	14	14
T223	Windham First	8,929	8,929
T224	Total	76,000,000	76,000,000

1175

1176

1177

1178

1179

1180

1181

1182

1183

1184

1185

1186

1187

1188

1189

1190

1191

11921193

1194

1195

1196

1197

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

LCO No. 458 45 of 74

Sec. 57. Subsection (a) of section 8-336n of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

1201

1202

1203

1204

1205

1206

1207

1208

1209

1210

1211

1212

1213

1214

1215

1216

1217

1218

1219

1220

1221

1222

1223

1224

12251226

1227

1228

1229

(a) For the purpose of capitalizing the Housing Trust Fund created by section 8-3360, the State Bond Commission shall have power, in accordance with the provisions of this section, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts in the aggregate, not exceeding [three hundred fifteen million] three hundred forty-five million dollars, provided (1) twenty million dollars shall be effective July 1, 2005, (2) twenty million dollars shall be effective July 1, 2006, (3) twenty million dollars shall be effective July 1, 2007, (4) thirty million dollars shall be effective July 1, 2008, (5) twenty million dollars shall be effective July 1, 2009, (6) twentyfive million dollars shall be effective July 1, 2011, (7) twenty-five million dollars shall be effective July 1, 2012, (8) thirty million dollars shall be effective July 1, 2013, (9) thirty million dollars shall be effective July 1, 2014, (10) forty million dollars shall be effective July 1, 2015, (11) twentyfive million dollars shall be effective July 1, 2016, and (12) thirty million dollars shall be effective July 1, 2018. The proceeds of the sale of bonds pursuant to this section shall be deposited in the Housing Trust Fund.

Sec. 58. Section 10-287d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

For the purposes of funding (1) grants to projects that have received approval of the Department of Administrative Services pursuant to sections 10-287 and 10-287a, subsection (a) of section 10-65 and section 10-76e, (2) grants to assist school building projects to remedy safety and health violations and damage from fire and catastrophe, and (3) technical education and career school projects pursuant to section 10-283b, the State Treasurer is authorized and directed, subject to and in accordance with the provisions of section 3-20, to issue bonds of the state from time to time in one or more series in an aggregate amount not exceeding Jeleven billion seven hundred fifty-six million one hundred

LCO No. 458 **46** of 74

1230 sixty thousand] twelve billion seven hundred six million one hundred 1231 sixty thousand dollars, provided [ninety million] seven hundred fifty million dollars of said authorization shall be effective July 1, [2018, and 1232 1233 provided not more than five million dollars shall be made available for 1234 school security projects administered by the School Safety Infrastructure 1235 Council established pursuant to section 10-292r that involve multimedia 1236 interoperable communication systems 2020. Bonds of each series shall 1237 bear such date or dates and mature at such time or times not exceeding 1238 thirty years from their respective dates and be subject to such 1239 redemption privileges, with or without premium, as may be fixed by the 1240 State Bond Commission. They shall be sold at not less than par and 1241 accrued interest and the full faith and credit of the state is pledged for 1242 the payment of the interest thereon and the principal thereof as the same 1243 shall become due, and accordingly and as part of the contract of the state 1244 with the holders of said bonds, appropriation of all amounts necessary 1245 for punctual payment of such principal and interest is hereby made, and 1246 the State Treasurer shall pay such principal and interest as the same 1247 become due. The State Treasurer is authorized to invest temporarily in 1248 direct obligations of the United States, United States agency obligations, 1249 certificates of deposit, commercial paper or bank acceptances such 1250 portion of the proceeds of such bonds or of any notes issued in 1251 anticipation thereof as may be deemed available for such purpose.

Sec. 59. Section 10-292k of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

1252

1253

1254

1255

1256

1257

1258

1259

1260

1261

1262

For purposes of funding interest subsidy grants, except for interest subsidy grants made pursuant to subsection (b) of section 10-292m, the State Treasurer is authorized and directed, subject to and in accordance with the provisions of section 3-20, to issue bonds of the state from time to time in one or more series in an aggregate amount not exceeding [three hundred seventy-one million nine hundred thousand] three hundred sixty-nine million eight hundred thousand dollars, provided two million one hundred thousand dollars of said authorization shall be effective July 1, 2018. Bonds of each series shall bear such date or dates

LCO No. 458 **47** of 74

and mature at such time or times not exceeding thirty years from their respective dates and be subject to such redemption privileges, with or without premium, as may be fixed by the State Bond Commission. They shall be sold at not less than par and accrued interest and the full faith and credit of the state is pledged for the payment of the interest thereon and the principal thereof as the same shall become due, and accordingly and as part of the contract of the state with the holders of said bonds, appropriation of all amounts necessary for punctual payment of such principal and interest is hereby made, and the State Treasurer shall pay such principal and interest as the same become due. The State Treasurer is authorized to invest temporarily in direct obligations of the United States, United States agency obligations, certificates of deposit, commercial paper or bank acceptances, such portion of the proceeds of such bonds or of any notes issued in anticipation thereof as may be deemed available for such purpose.

Sec. 60. Subsection (b) of section 10-508 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(b) The proceeds of the sale of said bonds, to the extent of the amount stated in subsection (a) of this section, shall be used by the Office of Early Childhood for the [purpose] <u>purposes</u> of <u>early care and education facility improvements in</u> the Smart Start competitive grant program established pursuant to subsection (a) of section 10-501, section 10-506 and section 3 of public act 14-41, the school readiness program, as defined in section 10-16p, state-funded day care centers pursuant to section 8-210, Even Start program pursuant to section 10-265n, programs administered by local and regional boards of education, and to expand the delivery of child care services to infants and toddlers where a demonstrated need exists, as determined by the Office of Early Childhood. Grants awarded pursuant to this subsection shall be used for facility improvements and minor capital repairs. Applicants eligible pursuant to this subsection may submit an application to the Office of Early Childhood and may receive a grant for capital expenses in an

LCO No. 458 48 of 74

amount not to exceed seventy-five thousand dollars per classroom for 1296 1297 costs related to the renovation of a facility. 1298 Sec. 61. Subsection (a) of section 10a-91d of the general statutes is 1299 repealed and the following is substituted in lieu thereof (Effective from 1300 passage): 1301 (a) It is hereby determined and found to be in the best interest of this 1302 state and the system to establish CSCU 2020 as the efficient and cost-1303 effective course to achieve the objective of renewing, modernizing, 1304 enhancing, expanding, acquiring and maintaining the infrastructure of 1305 the system, the particular project or projects, each being hereby 1306 approved as a project of CSCU 2020, and the presently estimated cost 1307 thereof being as follows: Phase I Phase II Phase III T225 Fiscal Years T226 Fiscal Years Fiscal Years T227 **Ending** Ending **Ending** June 30, June 30, T228 June 30, T229 2009-2011 2012-2014 2015-[2020] T230 <u>2</u>021 T231 T232 Central Connecticut State T233 University T234 Code Compliance/ T235 6,894,000 Infrastructure Improvements 16,418,636 T236 Renovate/Expand Willard T237 and DiLoreto Halls 57,737,000 T238 (design/construction) T239 Renovate/Expand Willard and T240 DiLoreto Halls T241 (equipment) 3,348,000 New Classroom Office Building T242 29,478,000 Renovate Barnard Hall 3,680,000 T243 18,320,000 T244 New Engineering Building

LCO No. 458 **49** of 74

_		Gover	nor's Bill No.	12
T245	(design/construction and			
T246	equipment)	9,900,000		52,800,000
T247	Burritt Library Renovation,			
T248	(design, addition and			
T249	equipment)			16,500,000
T250	New Maintenance/Salt Shed			
T251	Facility	2,503,000		
T252	Renovate Kaiser Hall and			
T253	Annex	6,491,809	210,000	18,684,000
T254				
T255	Eastern Connecticut State			
T256	University			
T257	Code Compliance/			
T258	Infrastructure Improvements	8,938,849	5,825,000	
T259	Fine Arts Instructional Center			
T260	(design)	12,000,000		
T261	Fine Arts Instructional Center			
T262	(construction)		71,556,000	
T263	Fine Arts Instructional Center			
T264	(equipment)			4,115,000
T265	Goddard Hall/			
T266	Communications Building			
T267	Renovation			
T268	(design/construction)		19,239,000	11,048,000
T269	Goddard Hall Renovation			
T270	(equipment)			1,095,000
T271	Sports Center Addition and			
T272	Renovation (design)			0
T273	Outdoor Track-Phase II	1,506,396		
T274	Athletic Support Building	1,921,000		
T275	New Warehouse	1,894,868		
T276				
T277	Southern Connecticut State			
T278	University			

LCO No. 458 **50** of 74

_		Gover	nor's Bill No.	12
T279	Code Compliance/			
T280	Infrastructure Improvements	16,955,915	8,637,000	2,356,723
T281	New Academic Laboratory			
T282	Building/Parking Garage			
T283	(construct garage,			
T284	design academic laboratory			
T285	building, demolish Seabury			
T286	Hall)	8,944,000		
T287	New Academic Laboratory			
T288	Building/Parking Garage			
T289	(construct academic			
T290	laboratory building)		63,171,000	
T291	New School of Business			
T292	Building			
T293	(design/construction)			52,476,933
T294	Health and Human Services			
T295	Building			76,507,344
T296	Additions and Renovations to			
T297	Buley Library	16,386,585		
T298	Fine Arts Instructional Center			0
T299				
T300	Western Connecticut State			
T301	University			
T302	Code Compliance/			
T303	Infrastructure Improvements	7,658,330	4,323,000	5,054,000
T304	Fine Arts Instructional Center			
T305	(construction)	80,605,000		
T306	Fine Arts Instructional Center			
T307	(equipment)		4,666,000	
T308	Higgins Hall Renovations			
T309	(design)		2,982,000	
T310	Higgins Hall Renovations			
T311	(construction/equipment)			31,594,000
T312	Berkshire Hall Renovations			

LCO No. 458 **51** of 74

_		Gove	rnor's Bill No.	12
T313	(design)			0
T314	University Police Department			
T315	Building (design)	500,000		
T316	University Police Department			
T317	Building (construction)		4,245,000	1,700,000
T318	Midtown Campus Mini-Chiller			
T319	Plant			0
T320				
T321	Board of Regents for Higher			
T322	Education			
T323	New and Replacement			
T324	Equipment, Smart Classroom			
T325	Technology and Technology			
T326	Upgrades	26,895,000	14,500,000	61,844,000
T327	Alterations/Improvements:			
T328	Auxiliary Service Facilities	18,672,422	15,000,000	20,000,000
T329	Telecommunications			
T330	Infrastructure Upgrade	10,000,000	3,415,000	5,000,000
T331	Land and Property Acquisition	3,650,190	2,600,000	4,000,000
T332	Deferred Maintenance/Code			
T333	Compliance Infrastructure			
T334	Improvements			48,557,000
T335	Strategic Master Plan of			
T336	Academic Programs			3,000,000
T337	Consolidation and Upgrade of			
T338	System Student and Financial			
T339	Information Technology			
T340	Systems			20,000,000
T341	Advanced Manufacturing			
T342	Center at Asnuntuck			
T343	Community College			25,500,000
T344	Supplemental Project Funding			16,000,000
T345				
T346	Totals	285,000,000	285,000,000	499,500,000

LCO No. 458 **52** of 74

Sec. 62. Subsection (a) of section 10a-91e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

1311

1312

1313

1314

1315

1316

1317

1318

1319

1320

1321

1322

1323

1324

1325

1326

(a) The State Bond Commission shall approve the CSCU 2020 program and authorize the issuance of bonds of the state in principal amounts not exceeding in the aggregate one billion sixty-nine million five hundred thousand dollars. The amount provided for the issuance and sale of bonds in accordance with this section shall be capped in each fiscal year in the following amounts, provided, to the extent the board of regents does not provide for the issuance of all or a portion of such amount in a fiscal year, or the Governor disapproves the request for issuance of all or a portion of the amount of the bonds as provided in subsection (d) of this section, any amount not provided for or disapproved, as the case may be, shall be carried forward and added to the capped amount for a subsequent fiscal year, but not later than the fiscal year ending June 30, [2020] 2021, and provided further, the costs of issuance and capitalized interest, if any, may be added to the capped amount in each fiscal year, and each of the authorized amounts shall be effective on July first of the fiscal year indicated as follows:

T347	Fiscal Year Ending June 30	Amount
T348		
T349	2009	95,000,000
T350	2010	0
T351	2011	95,000,000
T352	2012	95,000,000
T353	2013	95,000,000
T354	2014	95,000,000
T355	2015	175,000,000
T356	2016	118,500,000
T357	2017	40,000,000
T358	2018	40,000,000

LCO No. 458 53 of 74

95,000,000	2019	T359
[126,000,000] <u>80,000,000</u>	2020	T360
46,000,000	<u>2021</u>	T361
\$1,069,500,000	Total	T362

1327

1328

1329

1330

1331

1332

1333

1334

1335

1336

1337

1338

1339

1340

1341

1342

1343

1344

1345

1346

1347

1348

1349

1350

Sec. 63. Subdivision (1) of subsection (a) of section 10a-109g of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(a) (1) The university is authorized to provide by resolution, at one time or from time to time, for the issuance and sale of securities, in its own name on behalf of the state, pursuant to section 10a-109f. The board of trustees of the university is hereby authorized by such resolution to delegate to its finance committee such matters as it may determine appropriate other than the authorization and maximum amount of the securities to be issued, the nature of the obligation of the securities as established pursuant to subsection (c) of this section and the projects for which the proceeds are to be used. The finance committee may act on such matters unless and until the board of trustees elects to reassume the same. The amount of securities the special debt service requirements of which are secured by the state debt service commitment that the board of trustees is authorized to provide for the issuance and sale in accordance with this subsection shall be capped in each fiscal year in the following amounts, provided, to the extent the board of trustees does not provide for the issuance of all or a portion of such amount in a fiscal year, all or such portion, as the case may be, may be carried forward to any succeeding fiscal year and provided further, the actual amount for funding, paying or providing for the items described in subparagraph (C) of subdivision (10) of subsection (a) of section 10a-109d may be added to the capped amount in each fiscal year:

T363	Fiscal Year	Amount
T364		
T365	1996	\$112,542,000

LCO No. 458 **54** of 74

		Governor's Bill No. 12
T366	1997	112,001,000
T367	1998	93,146,000
T368	1999	64,311,000
T369	2000	130,000,000
T370	2001	100,000,000
T371	2002	100,000,000
T372	2003	100,000,000
T373	2004	100,000,000
T374	2005	100,000,000
T375	2006	79,000,000
T376	2007	89,000,000
T377	2008	115,000,000
T378	2009	140,000,000
T379	2010	0
T380	2011	138,800,000
T381	2012	157,200,000
T382	2013	143,000,000
T383	2014	204,400,000
T384	2015	315,500,000
T385	2016	312,100,000
T386	2017	240,400,000
T387	2018	200,000,000
T388	2019	200,000,000
T389	2020	[291,600,000] <u>197,200,000</u>
T390	2021	[186,200,000] <u>260,000,000</u>
T391	2022	[101,400,000] <u>190,500,000</u>
T392	2023	[98,000,000] <u>125,100,000</u>
T393	2024	[85,000,000] <u>84,700,000</u>
T394	2025	[70,100,000] <u>56,000,000</u>
T395	2026	[63,600,000] <u>14,000,000</u>
T396	2027	[40,600,000] 9,000,000

Sec. 64. Subsection (a) of section 13b-236 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from* 

LCO No. 458 **55** of 74

1353 *passage*):

1374

1375

1376

1377

1378

1379

1380

1381

1382

1383

- (a) For the purposes described in subsection (b) of this section, the State Bond Commission shall have the power, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts not exceeding in the aggregate [seven million five hundred thousand] seventeen million five hundred thousand dollars.
- Sec. 65. Subsection (a) of section 22a-483 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 1362 (a) For the purposes of sections 22a-475 to 22a-483, inclusive, the State 1363 Bond Commission shall have the power, from time to time to authorize 1364 the issuance of bonds of the state in one or more series and in principal 1365 amounts, not exceeding in the aggregate [one billion seven hundred 1366 fifteen million one hundred twenty-five thousand nine hundred 1367 seventy-six] one billion eight hundred sixty-five million one hundred 1368 twenty-five thousand nine hundred seventy-six dollars, provided 1369 [eighty-five million] seventy-five million dollars of said authorization 1370 shall be effective July 1, [2018] 2020.
- Sec. 66. Subsection (d) of section 22a-483 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2020):
  - (d) Notwithstanding the foregoing, nothing herein shall preclude the State Bond Commission from authorizing the issuance of revenue bonds, in principal amounts not exceeding in the aggregate [three billion eight hundred eighty-four million eighty thousand] three billion nine hundred sixty-eight million eighty thousand dollars, provided three hundred fifty million three hundred thousand dollars of said authorization shall be effective July 1, 2018, that are not general obligations of the state of Connecticut to which the full faith and credit of the state of Connecticut are pledged for the payment of the principal and interest. Such revenue bonds shall mature at such time or times not

LCO No. 458 **56** of 74

exceeding thirty years from their respective dates as may be provided in or pursuant to the resolution or resolutions of the State Bond Commission authorizing such revenue bonds. The revenue bonds, revenue state bond anticipation notes and revenue state grant anticipation notes authorized to be issued under sections 22a-475 to 22a-483, inclusive, shall be special obligations of the state and shall not be payable from nor charged upon any funds other than the revenues or other receipts, funds or moneys pledged therefor as provided in said sections 22a-475 to 22a-483, inclusive, including the repayment of municipal loan obligations; nor shall the state or any political subdivision thereof be subject to any liability thereon except to the extent of such pledged revenues or the receipts, funds or moneys pledged therefor as provided in said sections 22a-475 to 22a-483, inclusive. The issuance of revenue bonds, revenue state bond anticipation notes and revenue state grant anticipation notes under the provisions of said sections 22a-475 to 22a-483, inclusive, shall not directly or indirectly or contingently obligate the state or any political subdivision thereof to levy or to pledge any form of taxation whatever therefor or to make any appropriation for their payment. The revenue bonds, revenue state bond anticipation notes and revenue state grant anticipation notes shall not constitute a charge, lien or encumbrance, legal or equitable, upon any property of the state or of any political subdivision thereof, except the property mortgaged or otherwise encumbered under the provisions and for the purposes of said sections 22a-475 to 22a-483, inclusive. The substance of such limitation shall be plainly stated on the face of each revenue bond, revenue state bond anticipation note and revenue state grant anticipation note issued pursuant to said sections 22a-475 to 22a-483, inclusive, shall not be subject to any statutory limitation on the indebtedness of the state and such revenue bonds, revenue state bond anticipation notes and revenue state grant anticipation notes, when issued, shall not be included in computing the aggregate indebtedness of the state in respect to and to the extent of any such limitation. As part of the contract of the state with the owners of such revenue bonds, revenue state bond anticipation

1384

1385

1386

1387

1388

1389

1390

1391

1392

1393

1394

1395

1396

13971398

1399

1400

1401

1402

1403

1404

1405

1406

1407

1408

1409

1410

1411

1412

1413

1414

1415

1416

1417

LCO No. 458 **57** of 74

1418 notes and revenue state grant anticipation notes, all amounts necessary 1419 for the punctual payment of the debt service requirements with respect 1420 to such revenue bonds, revenue state bond anticipation notes and 1421 revenue state grant anticipation notes shall be deemed appropriated, 1422 but only from the sources pledged pursuant to said sections 22a-475 to 1423 22a-483, inclusive. The proceeds of such revenue bonds or notes may be 1424 deposited in the Clean Water Fund for use in accordance with the 1425 permitted uses of such fund. Any expense incurred in connection with 1426 the carrying out of the provisions of this section, including the costs of 1427 issuance of revenue bonds, revenue state bond anticipation notes and 1428 revenue state grant anticipation notes may be paid from the accrued 1429 interest and premiums or from any other proceeds of the sale of such 1430 revenue bonds, revenue state bond anticipation notes or revenue state 1431 grant anticipation notes and in the same manner as other obligations of 1432 the state. All provisions of subsections (g), (k), (l), (s) and (u) of section 1433 3-20 or the exercise of any right or power granted thereby which are not 1434 inconsistent with the provisions of said sections 22a-475 to 22a-483, 1435 inclusive, are hereby adopted and shall apply to all revenue bonds, state 1436 revenue bond anticipation notes and state revenue grant anticipation 1437 notes authorized by the State Bond Commission pursuant to said 1438 sections 22a-475 to 22a-483, inclusive. For the purposes of subsection (o) 1439 of section 3-20, "bond act" shall be construed to include said sections 1440 22a-475 to 22a-483, inclusive.

Sec. 67. Subsection (a) of section 23-103 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

1444

1445

1446

14471448

(a) For the purposes described in subsection (b) of this section, the State Bond Commission shall have the power, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts not exceeding in the aggregate [ten million] thirteen million dollars.

Sec. 68. Section 1 of public act 12-189, as amended by section 152 of

LCO No. 458 58 of 74

- public act 16-4 of the May special session and section 484 of public act
- 1451 17-2 of the June special session, is amended to read as follows (Effective
- 1452 from passage):
- 1453 The State Bond Commission shall have power, in accordance with the
- provisions of sections 1 to 7, inclusive, of public act 12-189, from time to
- time to authorize the issuance of bonds of the state in one or more series
- and in principal amounts in the aggregate, not exceeding [\$90,776,000]
- 1457 \$89,900,000.
- Sec. 69. Subdivision (2) of subsection (c) of section 2 of public act 12-
- 1459 189, as amended by section 100 of public act 13-239 and section 485 of
- public act 17-2 of the June special session, is amended to read as follows
- 1461 (*Effective from passage*):
- 1462 (2) Design and construction of a firearms training facility and vehicle
- 1463 operations training center, including land acquisition, not exceeding
- 1464 [\$3,576,000] <u>\$2,700,000</u>.
- Sec. 70. Section 84 of public act 13-3, as amended by section 15 of
- public act 13-122, section 191 of public act 13-247, section 73 of public act
- 1467 14-98, section 1 of public ac 15-5, section 1 of public act 16-171, section 1
- of public act 17-68 and section 490 of public act 17-2 of the June special
- session, is amended to read as follows (*Effective from passage*):
- 1470 (a) The Departments of Emergency Services and Public Protection,
- 1471 Administrative Services and Education shall jointly administer a school
- security infrastructure competitive grant program to reimburse (1) a
- 1473 town, (2) a regional educational service center, (3) the governing
- 1474 authority for a state charter school, (4) the Department of Education on
- 1475 behalf of the technical high school system, (5) an incorporated or
- 1476 endowed high school or academy approved by the State Board of
- Education pursuant to section 10-34 of the general statutes, [and] (6) the
- supervisory agent for a nonpublic school, [including] and (7) a licensed
- child care center or <u>private</u> preschool <u>operator</u> that has received threats,
- 1480 provided no family child care providers may be eligible for

LCO No. 458 **59** of 74

reimbursement pursuant to this section, for certain expenses for schools, centers or preschools incurred on or after January 1, 2013, for: [(1)] (A) The development or improvement of the security infrastructure of schools, centers or preschools, based on the results of school building or child care center building security assessments pursuant to subsection (d) of this section, including, but not limited to, the installation of surveillance cameras, penetration resistant vestibules, ballistic glass, solid core doors, double door access, computer-controlled electronic locks, entry door buzzer systems, scan card systems, panic alarms, real time interoperable communications and multimedia sharing infrastructure or other systems; and [(2) (A)] (B) (i) the training of school personnel in the operation and maintenance of the security infrastructure of school buildings, or [(B)] (ii) the purchase of portable entrance security devices, including, but not limited to, metal detector wands and screening machines and related training.

(b) (1) On and after April 4, 2013, each local and regional board of education may, on behalf of its town or its member towns, apply, at such time and in such manner as the Commissioner of Emergency Services and Public Protection prescribes, to the Department of Emergency Services and Public Protection for a grant for certain expenses for schools under the jurisdiction of such board of education incurred on or after January 1, 2013, for the purposes described in subsection (a) of this section. Prior to the date that the School Safety Infrastructure Council makes its initial submission of the school safety infrastructure standards, pursuant to subsection (c) of section 10-292r of the general statutes, the Commissioner of Emergency Services and Public Protection, in consultation with the Commissioners of Administrative Services and Education, shall determine which expenses are eligible for reimbursement under the program. On and after the date that the School Safety Infrastructure Council submits the school safety infrastructure standards, the decision to approve or deny an application and the determination of which expenses are eligible for reimbursement under the program shall be in accordance with the most recent submission of

LCO No. 458 **60** of 74

the school safety infrastructure standards, pursuant to subsection (c) of section 10-292r of the general statutes.

- (2) A regional educational service center may apply, at such time and in such manner as the Commissioner of Emergency Services and Public Protection prescribes, to the Department of Emergency Services and Public Protection for a grant for certain expenses for schools under the jurisdiction of such regional educational service center incurred on or after January 1, 2013, for the purposes described in subsection (a) of this section. The department shall decide whether to approve or deny an application and which expenses are eligible for reimbursement under the program. Such decisions shall be in accordance with the school safety infrastructure standards developed pursuant to subsection (c) of section 10-292r of the general statutes.
- (3) The governing authority for a state charter school may apply, at such time and in such manner as the Commissioner of Emergency Services and Public Protection prescribes, to the Department of Emergency Services and Public Protection for a grant for certain expenses for schools under the jurisdiction of such governing authority incurred on or after January 1, 2013, for the purposes described in subsection (a) of this section. The department shall decide whether to approve or deny an application and which expenses are eligible for reimbursement under the program. Such decisions shall be in accordance with the school safety infrastructure standards developed pursuant to subsection (c) of section 10-292r of the general statutes.
- (4) The superintendent of the technical high school system may apply, at such time and in such manner as the Commissioner of Emergency Services and Public Protection prescribes, to the Department of Emergency Services and Public Protection for a grant for certain expenses for schools in the technical high school system incurred on or after January 1, 2013, for the purposes described in subsection (a) of this section. The department shall decide whether to approve or deny an application and which expenses are eligible for reimbursement under

LCO No. 458 **61** of 74

the program. Such decisions shall be in accordance with the school safety infrastructure standards developed pursuant to subsection (c) of section 10-292r of the general statutes.

- (5) An incorporated or endowed high school or academy may apply, at such time and in such manner as the Commissioner of Emergency Services and Public Protection prescribes, to the Department of Emergency Services and Public Protection for a grant for certain expenses incurred on or after January 1, 2013, for the purposes described in subsection (a) of this section. The department shall decide whether to approve or deny an application and which expenses are eligible for reimbursement under the program. Such decisions shall be in accordance with the school safety infrastructure standards developed pursuant to subsection (c) of section 10-292r of the general statutes.
- (6) (A) The supervisory agent for a nonpublic school <u>or a licensed child care center or private preschool operator described in subdivision</u> (7) of subsection (a) of this section may apply, at such time and in such manner as the Commissioner of Emergency Services and Public Protection prescribes, to the Department of Emergency Services and Public Protection for a grant for certain expenses for schools under the jurisdiction of such supervisory agent <u>or for such licensed child care centers or private preschools</u> incurred on or after January 1, 2013, for the purposes described in subsection (a) of this section. The department shall decide whether to approve or deny an application and which expenses are eligible for reimbursement under the program. Such decisions shall be in accordance with the school safety infrastructure standards developed pursuant to subsection (c) of section 10-292r of the general statutes.
- (B) Ten per cent of the funds available under the program shall be awarded to the supervisory agents of nonpublic schools <u>and licensed</u> child care center or private preschool operators described in subdivision (7) of subsection (a) of this section, in accordance with the provisions of subdivision (6) of subsection (c) of this section.

LCO No. 458 **62** of 74

(c) (1) A town may receive a grant equal to a percentage of its eligible expenses. The percentage shall be determined as follows: (A) Each town shall be ranked in descending order from one to one hundred sixty-nine according to town wealth, as defined in subdivision (26) of section 10-262f of the general statutes, (B) based upon such ranking, a percentage of not less than twenty or more than eighty shall be assigned to each town on a continuous scale, and (C) the town ranked first shall be assigned a percentage of twenty and the town ranked last shall be assigned a percentage of eighty.

- (2) A regional educational service center may receive a grant equal to a percentage of its eligible expenses. The percentage shall be determined by its ranking. Such ranking shall be determined by (A) multiplying the population of each member town in the regional educational service center by such town's ranking, as determined in subsection (a) of section 10-285a of the general statutes; (B) adding together the figures for each town determined under subparagraph (A) of this subdivision; and (C) dividing the total computed under subparagraph (B) of this subdivision by the total population of all member towns in the regional educational service center. The ranking of each regional educational service center shall be rounded to the next higher whole number and each such center shall receive the same reimbursement percentage as would a town with the same rank.
- (3) The governing authority for a state charter school may receive a grant equal to a percentage of its eligible expenses that is the same as the town in which such state charter school is located, as calculated pursuant to subdivision (1) of this subsection.
- (4) The Department of Education, on behalf of the technical high school system, may receive a grant equal to one hundred per cent of its eligible expenses.
- 1607 (5) An incorporated or endowed high school or academy may receive 1608 a grant equal to a percentage of its eligible expenses. The percentage

LCO No. 458 63 of 74

shall be determined by its ranking. Such ranking shall be determined by (A) multiplying the total population, as defined in section 10-261 of the general statutes, of each town which at the time of application for such school security infrastructure competitive grant has designated such school as the high school for such town for a period of not less than five years from the date of such application, by such town's percentile ranking, as determined in subsection (a) of section 10-285a of the general statutes, (B) adding together the figures for each town determined under subparagraph (A) of this subdivision, and (C) dividing the total computed under subparagraph (B) of this subdivision by the total population of all towns which designate the school as their high school under subparagraph (A) of this subdivision. The ranking determined pursuant to this subsection shall be rounded to the next higher whole number. Such incorporated or endowed high school or academy shall receive the reimbursement percentage of a town with the same rank.

- (6) The supervisory agent for a nonpublic school <u>or a licensed child</u> <u>care center or private preschool operator described in subdivision (7) of subsection (a) of this section</u> may receive a grant equal to fifty per cent of its eligible expenses, <u>provided any such grant shall not exceed fifty thousand dollars.</u>
- (d) (1) For the fiscal year ending June 30, 2014, if there are not sufficient funds to provide grants to all towns, based on the percentage determined pursuant to subsection (c) of this section, the Commissioner of Emergency Services and Public Protection, in consultation with the Commissioners of Administrative Services and Education, shall give priority to applicants on behalf of schools with the greatest need for security infrastructure, as determined by said commissioners based on school building security assessments of the schools under the jurisdiction of the town's school district conducted pursuant to this subdivision. Of the applicants on behalf of such schools with the greatest need for security infrastructure, said commissioners shall give first priority to applicants on behalf of schools that have no security infrastructure at the time of such school building security assessment

LCO No. 458 **64** of 74

and succeeding priority to applicants on behalf of schools located in priority school districts pursuant to section 10-266p of the general statutes. To be eligible for reimbursement pursuant to this section, an applicant board of education shall (A) demonstrate that it has developed and periodically practices an emergency plan at the schools under its jurisdiction and that such plan has been developed in concert with applicable state or local first-responders, and (B) provide for a uniform assessment of the schools under its jurisdiction, including any security infrastructure, using the National Clearinghouse for Educational Facilities' Safe Schools Facilities Checklist. The assessment shall be conducted under the supervision of the local law enforcement agency.

1642

1643

1644

1645

1646

1647

1648

1649

1650

1651

1652

1653

1654

1655

1656

1657

1658

1659

1660

1661

1662

1663

1664

1665

1666

1667

1668

1669

1670 1671

1672

1673

1674

(2) For the fiscal years ending June 30, 2015, [to] June 30, 2018, and June 30, 2021, if there are not sufficient funds to provide grants to all applicants that are towns, regional educational service centers, governing authorities for state charter schools, the Department of Education, on behalf of the technical high school system, and incorporated or endowed high schools or academies based on the percentage determined pursuant to subsection (c) of this section, the Commissioner of Emergency Services and Public Protection, in consultation with the Commissioners of Administrative Services and Education, shall give priority to applicants on behalf of schools with the greatest need for security infrastructure, as determined by said commissioners based on school building security assessments of the schools under the jurisdiction of the applicant conducted pursuant to this subdivision. Of the applicants on behalf of such schools with the greatest need for security infrastructure, said commissioners shall give first priority to applicants on behalf of schools that have no security infrastructure at the time of such school building security assessment and succeeding priority to applicants on behalf of schools located in priority school districts pursuant to section 10-266p of the general statutes. To be eligible for reimbursement pursuant to this section, an applicant shall (A) demonstrate that it has developed and periodically practices an emergency plan at the schools under its jurisdiction and

LCO No. 458 65 of 74

that such plan has been developed in concert with applicable state or local first-responders, and (B) provide for a uniform assessment of the schools under its jurisdiction, including any security infrastructure, using the National Clearinghouse for Educational Facilities' Safe Schools Facilities Checklist. The assessment shall be conducted under the supervision of the local law enforcement agency.

1675

1676

1677

1678

1679

1680

1681

16821683

1684

1685

1686

1687

1688

1689

1690

1691 1692

1693

1694

1695

1696

1697

1698 1699

1700

1701

1702

1703

1704

1705

1706

(3) For the fiscal years ending June 30, 2015, [to] June 30, 2018, and June 30, 2021, if there are not sufficient funds to provide grants to all applicant supervisory agents for nonpublic schools or licensed child care center or private preschool operators described in subdivision (7) of subsection (a) of this section, based on the percentages described in subsection (c) of this section, the Commissioner of Emergency Services and Public Protection, in consultation with the Commissioners of Administrative Services and Education, shall give priority to applicants on behalf of schools, centers or preschools with the greatest need for security infrastructure, as determined by said commissioners. Of the applicants on behalf of such schools, centers or preschools with the greatest need for security infrastructure, said commissioners shall give first priority to applicants on behalf of schools, centers or preschools that have no security infrastructure at the time of application. To be eligible for reimbursement pursuant to this section, an applicant supervisory agent for a nonpublic school or licensed child care center or private preschool operator described in subdivision (7) of subsection (a) of this section shall (A) demonstrate that it has developed and periodically practices an emergency plan at the school, center or preschool under its jurisdiction and that such plan has been developed in concert with applicable state or local first-responders, and (B) provide for a uniform assessment of the schools, centers or preschools under its jurisdiction, including any security infrastructure, using the National Clearinghouse for Educational Facilities' Safe Schools Facilities Checklist. The assessment shall be conducted under the supervision of the local law enforcement agency.

1707 Sec. 71. Section 85 of public act 13-3, as amended by section 74 of

LCO No. 458 **66** of 74

- public act 14-98, section 67 of public act 15-1 of the June special session and section 26 of public act 18-178, is amended to read as follows (*Effective from passage*):
- 1711 (a) For the purposes described in subsection (b) of this section, the
  1712 State Bond Commission shall have the power from time to time to
  1713 authorize the issuance of bonds of the state in one or more series and in
  1714 principal amounts not exceeding in the aggregate [fifty-seven] seventy1715 two million dollars.

- (b) The proceeds of the sale of said bonds, to the extent of the amount stated in subsection (a) of this section, shall be used by the Department of Education for the purpose of the school security infrastructure competitive grant program, established pursuant to section 84 of public act 13-3, as amended by section 15 of public act 13-122, section 191 of public act 13-247, section 73 of public act 14-98, section 1 of public act 15-5, section 1 of public act 16-171, section 1 of public act 17-68, [and] section 490 of public act 17-2 of the June special session and section 70 of this act.
  - (c) All provisions of section 3-20 of the general statutes, or the exercise of any right or power granted thereby, which are not inconsistent with the provisions of this section are hereby adopted and shall apply to all bonds authorized by the State Bond Commission pursuant to this section, and temporary notes in anticipation of the money to be derived from the sale of any such bonds so authorized may be issued in accordance with said section 3-20 and from time to time renewed. Such bonds shall mature at such time or times not exceeding twenty years from their respective dates as may be provided in or pursuant to the resolution or resolutions of the State Bond Commission authorizing such bonds. None of said bonds shall be authorized except upon a finding by the State Bond Commission that there has been filed with it a request for such authorization which is signed by or on behalf of the Secretary of the Office of Policy and Management and states such terms and conditions as said commission, in its discretion, may require. Said

LCO No. 458 **67** of 74

- bonds issued pursuant to this section shall be general obligations of the state and the full faith and credit of the state of Connecticut are pledged for the payment of the principal of and interest on said bonds as the same become due, and accordingly and as part of the contract of the state with the holders of said bonds, appropriation of all amounts necessary for punctual payment of such principal and interest is hereby made, and the State Treasurer shall pay such principal and interest as
- Sec. 72. Section 1 of public act 15-1 of the June special session, as amended by section 196 of public act 16-4 of the May special session and section 522 of public act 17-2 of the June special session, is amended to read as follows (*Effective from passage*):

1747

1763

1764

1765

1766

1767

1768

1769

the same become due.

- The State Bond Commission shall have power, in accordance with the provisions of this section and sections 2 to 7, inclusive, of public act 15-1754 of the June special session, from time to time to authorize the issuance of bonds of the state in one or more series and in principal amounts in the aggregate not exceeding [\$349,813,300] \$349,413,300.
- Sec. 73. Subdivision (2) of subsection (f) of section 2 of public act 15-1 of the June special session is repealed. (*Effective from passage*)
- Sec. 74. Subdivision (3) of subsection (a) of section 13 of public act 15-1760 1 of the June special session, as amended by section 202 of public act 16-1761 4 of the May special session, is amended to read as follows (*Effective from* 1762 *passage*):
  - (3) Grants-in-aid for the purchase of body-worn recording equipment and digital data storage devices or services for law enforcement officers, not exceeding \$12,000,000, provided [\$2,000,000] \$5,000,000 shall be made available to the Department of Emergency Services and Public Protection for members of the state police and [\$10,000,000] \$7,000,000 shall be made available to municipalities for local law enforcement officers.

LCO No. 458 **68** of 74

1770	Sec. 75. Section 233 of public act 15-1 of the June special session is
1771	amended to read as follows (Effective from passage):
1772	The proceeds of the sale of bonds described in sections 232 to 237,
1773	inclusive, of [this act] public act 15-1 of the June special session, to the
1774	extent hereinafter stated, shall be used for the purpose of payment of
1775	the transportation costs, as defined in subdivision (6) of section 13b-75
1776	of the general statutes, with respect to the projects and uses hereinafter
1777	described, which projects and uses are hereby found and determined to
1778	be in furtherance of one or more of the authorized purposes for the
1779	issuance of special tax obligation bonds set forth in section 13b-74 of the
1780	general statutes. For the Department of Transportation:
1781	(a) For the Bureau of Engineering and Highway Operations:
1782	(1) [Design and engineering for] Interstate 84 widening between exits
1783	3 and 8;
1=0.4	
1784	(2) [Design and engineering for] Interstate 84 [viaduct replacement]
1785	safety and operational improvements in Hartford;
1786	(3) Operational lanes for Interstate 84 interchanges 40 to 42 in West
1787	Hartford;
1788	(4) [Design and engineering for] Interstate 84 and Route 8 interchange
1789	improvements in Waterbury;
1790	(5) [Design and engineering for Interestate 01 Interestate 601 and
1790	(5) [Design and engineering for] Interstate 91, Interstate 691 and Route 15 interchange improvements;
1/91	Route 13 Interchange improvements,
1792	(6) [Design and engineering for] Interstate 95 [widening between
1793	Bridgeport and Stamford] improvements to reduce congestion between
1794	New Haven and the New York state line;

LCO No. 458 **69** of 74

(7) [Design and engineering, including rights-of-way for] Interstate

95 [widening between the Baldwin Bridge and the Gold Star Bridge]

improvements to reduce congestion between New Haven and the

1795

1796

1797

1798	Rhode Island state line;
1799 1800	(8) Relocation and reconfiguration for the Interstate 91 interchange 29 in Hartford;
1801	(9) Rehabilitation and repair for the Interstate 95 Gold Star Bridge;
1802 1803	(10) Reconfiguration for Route 7 and Route 15 interchange in Norwalk;
1804 1805	(11) [Design and engineering for] Route 9 improvements in Middletown;
1806 1807	(12) Urban bikeway, pedestrian connectivity, trails and alternative mobility programs;
1808 1809	(13) Rehabilitation for Route 15 West Rock Tunnel and interchange 59; and
1810 1811	(14) Implementation of Innovative Bridge Delivery and Construction Program.
1812	(b) For the Bureau of Public Transportation:
1813	(1) Bus rolling stock; [for service expansions;]
1814 1815	(2) State-wide rail rolling stock replacement program, including café cars on the New Haven Line;
1816 1817	(3) Continued expansion, rolling stock and development of stations on the Hartford Line;
1818 1819	(4) Extension of the CTfastrak bus rapid transit corridor east to Manchester;
1820 1821	(5) Implementation of a bus rapid transit corridor for Route 1 between Norwalk and Stamford;
1822	(6) New signal system on the Waterbury branch line;

**70** of 74 LCO No. 458

1823	(7) Interim repairs to the SAGA moveable and Cos Cob bridges on
1824	the New Haven Line;
1825	(8) [Design, engineering and construction of a new] Replacement of
1826	the WALK Moveable Bridge, including a New Universal Interlocking at
1827	CP243, and improvement to the dock yard on the Danbury branch line;
1828	(9) [Design and construction of the Orange, Barnum and Merritt 7
1829	stations] Station improvements on the New Haven Line and Danbury
1830	branch line;
1831	(10) Development of a Madison station and parking garage on
1832	Shoreline East;
1833	(11) Study for an East Lyme (Niantic) station on Shoreline East;
1834	(12) [Design and construction of a parking deck] A parking structure
1835	and pedestrian bridge in New Haven on the New Haven Line;
1836	(13) [Design and construction of a] A parking structure and
1837	pedestrian bridge in Stamford on the New Haven Line;
1838	(14) Implementation of a real-time location and bus information
1839	system state wide;
1840	(15) Implementation of a real-time audio and video system on the
1841	New Haven Line;
1842	(16) Development of a plan to upgrade capacity and speed on the
1843	New Haven Line;
1844	(17) Study for centralized paratransit service coordination state wide;
1845	and
1846	(18) Improvements on New Canaan branch line. [to increase
1847	frequency and enhance service to and from main line, including siding,
1848	platform and improvements to the Springdale Station.]

LCO No. 458 **71** of 74

This act sha sections:	all take effect as follow	vs and shall amend the following
Section 1	from passage	New section
Sec. 2	from passage	New section
Sec. 3	from passage	New section
Sec. 4	from passage	New section
Sec. 5	from passage	New section
Sec. 6	from passage	New section
Sec. 7	from passage	New section
Sec. 8	from passage	New section
Sec. 9	from passage	New section
Sec. 10	from passage	New section
Sec. 11	from passage	New section
Sec. 12	from passage	New section
Sec. 13	from passage	New section
Sec. 14	from passage	New section
Sec. 15	from passage	New section
Sec. 16	from passage	New section
Sec. 17	from passage	New section
Sec. 18	from passage	New section
Sec. 19	from passage	New section
Sec. 20	July 1, 2020	New section
Sec. 21	July 1, 2020	New section
Sec. 22	July 1, 2020	New section
Sec. 23	July 1, 2020	New section
Sec. 24	July 1, 2020	New section
Sec. 25	July 1, 2020	New section
Sec. 26	July 1, 2020	New section
Sec. 27	July 1, 2020	New section
Sec. 28	July 1, 2020	New section
Sec. 29	July 1, 2020	New section
Sec. 30	July 1, 2020	New section
Sec. 31	July 1, 2020	New section
Sec. 32	July 1, 2020	New section
Sec. 33	July 1, 2020	New section
Sec. 34	July 1, 2020	New section
Sec. 35	July 1, 2020	New section
Sec. 36	July 1, 2020	New section

LCO No. 458 **72** of 74

Sec. 37	July 1, 2020	New section
Sec. 38	July 1, 2020	New section
Sec. 39	from passage	New section
Sec. 40	from passage	New section
Sec. 41	from passage	New section
Sec. 42	from passage	New section
Sec. 43	from passage	New section
Sec. 44	from passage	New section
Sec. 45	July 1, 2020	New section
Sec. 46	July 1, 2020	New section
Sec. 47	July 1, 2020	New section
Sec. 48	July 1, 2020	New section
Sec. 49	July 1, 2020	New section
Sec. 50	July 1, 2020	New section
Sec. 51	from passage	4-66c(a) and (b)
Sec. 52	July 1, 2020	4-66g(a)
Sec. 53	July 1, 2020	4a-10(a)
Sec. 54	from passage	7-536(a)
Sec. 55	from passage	7-538(a)
Sec. 56	from passage	New section
Sec. 57	from passage	8-336n(a)
Sec. 58	from passage	10-287d
Sec. 59	from passage	10-292k
Sec. 60	from passage	10-508(b)
Sec. 61	from passage	10a-91d(a)
Sec. 62	from passage	10a-91e(a)
Sec. 63	from passage	10a-109g(a)(1)
Sec. 64	from passage	13b-236(a)
Sec. 65	from passage	22a-483(a)
Sec. 66	July 1, 2020	22a-483(d)
Sec. 67	from passage	23-103(a)
Sec. 68	from passage	PA 12-189, Sec. 1
Sec. 69	from passage	PA 12-189, Sec. 2(c)(2)
Sec. 70	from passage	PA 13-3, Sec. 84
Sec. 71	from passage	PA 13-3, Sec. 85
Sec. 72	from passage	PA 15-1 of the June Sp.
		Sess., Sec. 1
Sec. 73	from passage	Repealer section

LCO No. 458 **73** of 74

Sec. 74	from passage	PA 15-1 of the June Sp.
		Sess., Sec. 13(a)(3)
Sec. 75	from passage	PA 15-1 of the June Sp.
		Sess., Sec. 233

## Statement of Purpose:

To implement the Governor's budget recommendations.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

LCO No. 458 **74** of 74