

Public Act No. 21-111

AN ACT AUTHORIZING AND ADJUSTING BONDS OF THE STATE FOR CAPITAL IMPROVEMENTS, TRANSPORTATION AND OTHER PURPOSES, ESTABLISHING THE COMMUNITY INVESTMENT FUND 2030 BOARD, AUTHORIZING STATE GRANT COMMITMENTS FOR SCHOOL BUILDING PROJECTS AND MAKING REVISIONS TO THE SCHOOL BUILDING PROJECT STATUTES.

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

Section 1. (*Effective July 1, 2021*) The State Bond Commission shall have power, in accordance with the provisions of this section and sections 2 to 7, 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 \$334,558,500.

Sec. 2. (*Effective July 1, 2021*) The proceeds of the sale of bonds described in sections 1 to 7, inclusive, of this act, to the extent hereinafter stated, shall be used for the purpose of acquiring, by purchase or condemnation, undertaking, constructing, reconstructing, improving or equipping, or purchasing land or buildings or improving sites for the projects hereinafter described, including payment of architectural, engineering, demolition or related costs in connection therewith, or of payment of the cost of long-range capital programming and space utilization studies as hereinafter stated:

(a) For the Office of Legislative Management:

(1) Replacement of the legislative drafting and information system, not exceeding \$2,000,000;

(2) Alterations, renovations, improvements and technology upgrades at the State Capitol Complex, not exceeding \$4,780,000.

(b) For the Office of Policy and Management: For an information technology capital investment program, not exceeding \$65,000,000.

(c) For the Department of Administrative Services:

(1) Removal or encapsulation of asbestos and hazardous materials in state-owned buildings, not exceeding \$10,000,000;

(2) Alterations, renovations and improvements to the Connecticut Building at the Eastern States Exposition in Springfield, Massachusetts, not exceeding \$1,000,000.

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

(1) Alterations, renovations and improvements to buildings and grounds, including utilities, mechanical systems, and energy conservation projects, not exceeding \$10,700,000;

(2) Upgrade and replacement of the Connecticut Land Mobile Radio Network, not exceeding \$39,000,000;

(3) Alterations, renovations, improvements, and repairs to Connecticut Police Officer Standards Training Council buildings and grounds, not exceeding \$1,000,000.

(e) For the Department of Motor Vehicles: Development of a master plan for department facilities, not exceeding \$500,000.

(f) For the Military Department:

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(1) State matching funds for anticipated federal reimbursable projects, not exceeding \$1,810,000;

(2) Alterations, renovations and improvements to buildings and grounds, including utilities, mechanical systems, and energy conservation, not exceeding \$200,000.

(g) For the Department of Energy and Environmental Protection: For the purpose of funding projects in state buildings and assets that result in decreased environmental impacts, including projects that improve energy efficiency pursuant to section 16a-38*l* of the general statutes; that reduce greenhouse gas emissions from building heating and cooling, including installation of renewable thermal heating systems; that expand electric vehicle charging infrastructure to support charging state-owned or leased electric vehicles; that reduce water use; that reduce waste generation and disposal; or for any renewable energy, or combined heat and power project in state buildings, not exceeding \$20,000,000.

(h) For the Connecticut Agricultural Experiment Station: Construction and equipment for additions and renovation to the Valley Laboratory in Windsor, not exceeding \$6,300,000.

(i) For the Office of the Chief Medical Examiner: Design of alteration, renovation, and additions to the Office of the Chief Medical Examiner in Farmington, not exceeding \$2,500,000.

(j) For the Department of Developmental Services: Fire, safety and environmental improvements to regional facilities and intermediate care facilities for client and staff needs, including improvements in compliance with current codes, site improvements, handicapped access improvements, utilities, repair or replacement of roofs, air conditioning and other interior and exterior building renovations and additions at all state-owned facilities, not exceeding \$2,000,000.

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

(1) Fire, safety and environmental improvements to regional facilities for client and staff needs, including improvements in compliance with current codes, including intermediate care facilities and site improvements, handicapped access improvements, utilities, repair or replacement of roofs, air conditioning and other interior and exterior building renovations and additions at all state-owned facilities, not exceeding \$9,600,000;

(2) Design and installation of sprinkler systems, including related fire safety improvements, in direct patient care buildings, not exceeding \$904,500;

(3) Planning and design for replacement of Whiting Forensic Hospital at Connecticut Valley Hospital in Middletown, not exceeding \$3,000,000.

(l) For the Department of Education: For the Technical Education and Career System, alterations, renovations and improvements to buildings and grounds, including new and replacement equipment, tools and supplies necessary to update curricula, vehicles, and technology, not exceeding \$15,100,000.

(m) For the Connecticut State Colleges and Universities:

(1) New and replacement instruction, research or laboratory equipment, not exceeding \$22,000,000;

(2) System telecommunications infrastructure upgrades, improvements and expansions, not exceeding \$15,000,000;

(3) Advanced manufacturing and emerging technology programs, not exceeding \$3,000,000;

(4) All community colleges: Deferred maintenance, code compliance*Public Act No. 21-111* 4 of 126

and infrastructure improvements, not exceeding \$19,000,000;

(5) All universities: Deferred maintenance, code compliance and infrastructure improvements, not exceeding \$20,000,000;

(6) All State Colleges and Universities: Security Improvements, not exceeding \$2,500,000;

(7) Alterations, renovations, and improvements to 185 Main Street in New Britain for the One College Office, not exceeding \$2,900,000;

(8) For the purposes described in section 10a-80f of the general statutes relating to the pilot program for the expansion of advanced manufacturing certificate programs to public high schools in the state, not exceeding \$2,500,000;

(9) For health and mental health capital and information technology resources, not exceeding \$1,000,000.

(n) For the Department of Correction: Alterations, renovations, and improvements to existing state-owned buildings for inmate housing, programming and staff training space and additional inmate capacity, and for support facilities and off-site improvements, not exceeding \$30,000,000.

(o) For the Judicial Department:

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

(2) Implementation of the Technology Strategic Plan Project, not exceeding \$2,000,000;

(3) Alterations and improvements in compliance with the Americans with Disabilities Act, not exceeding \$2,000,000;

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

(p) For the State Library: Development of a new shared library preservation facility, not exceeding \$10,264,000.

Sec. 3. (*Effective July 1, 2021*) 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.

Sec. 4. (*Effective July 1, 2021*) None of the bonds described in sections 1 to 7, 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. 5. (*Effective July 1, 2021*) 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

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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 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

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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 July 1, 2021*) 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 July 1, 2021*) 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 July 1, 2021*) The State Bond Commission shall have 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.

Sec. 9. (*Effective July 1, 2021*) 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 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 July 1, 2021*) 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 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. 11. (*Effective July 1, 2021*) 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 July 1, 2021*) 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 \$304,150,000.

Sec. 13. (*Effective July 1, 2021*) 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:

(a) For the Office of Policy and Management:

(1) Grants-in-aid to distressed municipalities eligible under section32-9s of the general statutes for capital purposes, not exceeding\$7,000,000;

(2) Grants-in-aid to (A) municipalities for the costs associated with

the purchase of body-worn recording equipment, digital data storage devices and dashboard cameras in accordance with the provisions of section 7-277c of the general statutes, and (B) institutions of higher education for the costs associated with the purchase of body-worn recording equipment, digital data storage devices and dashboard cameras in accordance with the provisions of section 7-277c of the general statutes, not exceeding \$2,500,000, provided not more than \$500,000 shall be used to conduct a study of centralized data storage for recordings from body-worn recording equipment and dashboard cameras;

(3) For the provision of community engagement training to law enforcement units in (A) towns with a population of over one hundred thousand, and (B) towns adjacent to towns with a population of over one hundred thousand, not exceeding \$500,000;

(4) 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 direct health or human services to state agency clients, for alterations, renovations, improvements, additions and new construction, including health, safety, compliance with the Americans with Disabilities Act and energy conservation improvements, information technology systems, technology for independence, purchase of vehicles and acquisition of property, not exceeding \$10,000,000;

(5) Grant-in-aid for a Sandy Hook memorial, not exceeding \$2,600,000;

(6) Grants-in-aid for regional and local improvements and development, including, but not limited to, Bristol Health emergency backup power generation replacement and upgrade, Crestbrook Park facility upgrades, Thomaston Opera House, Squantz Engine Company elevator, Tolland Fire Department capital improvements, Plymouth

Police Department, new facility for Operation Hope of Fairfield, Shelton Constitution Boulevard extension and Commerce Park, track at Portland High School and Portland Middle School, Trumbull Veterans & First Responder Center, Stanley T. Williams Senior Center roof repair, YMCA of Wallingford, East Haven pool renovation, Fox Hill Memorial Tower rehabilitation, connection and expansion of sewer line Bozrah, Fairfield landfill cleanup, Shakespeare Theater construction, Sterling House Community Center renovations, regional public safety complex in Enfield, Bristol Hospital backup generator, Woodridge Lake sewer treatment plant renovations, Groton sidewalks, Griswold Senior Center, not exceeding \$35,000,000.

(b) For the Department of Energy and Environmental Protection:

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

(2) Grants-in-aid to municipalities for improvements to incinerators and landfills, including, but not limited to, bulky waste landfills, not exceeding \$2,900,000;

(3) Microgrid and resilience grant and loan pilot program, not exceeding \$5,000,000;

(4) Grants-in-aid for identification, investigation, containment, removal, or mitigation of contaminated industrial sites in urban areas, not exceeding \$10,500,000;

(5) Grants-in-aid for containment, removal, or mitigation of identified hazardous waste disposal sites, not exceeding \$5,000,000;

(6) Grants-in-aid to municipalities for the purpose of providing potable water and for assessment and remedial action to address pollution from perfluoroalkyl and polyfluoroalkyl containing

substances, not exceeding \$1,150,000;

(c) For the Department of Economic and Community Development:

(1) For the Brownfield Remediation and Revitalization program, not exceeding \$25,000,000;

(2) For the Small Business Express program established by section 32-7g of the general statutes, not exceeding \$25,000,000;

(3) For the Connecticut Manufacturing Innovation Fund established by section 32-70 of the general statutes, not exceeding \$10,000,000;

(4) For the CareerConneCT workforce training programs, not exceeding \$20,000,000.

(d) For the Connecticut Port Authority: Grants-in-aid for improvements to deep water ports, including dredging, not exceeding \$50,000,000, provided not less than \$20,000,000 shall be used for deep water ports outside of New London.

(e) 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.

(f) For the Department of Education: Grants-in-aid to assist targeted local and regional school districts for alterations, repairs, improvements, technology, and equipment in low-performing schools, not exceeding \$5,000,000.

(g) For the Connecticut Higher Education Supplemental Loan Authority: For the Alliance District Teacher Loan Subsidy Program, not exceeding \$7,000,000.

(h) For the Department of Public Health: For the Health Disparities

and Prevention Grant Program, not exceeding \$40,000,000, provided (1) not more than \$25,000,000 shall be used for federally qualified health centers, and not more than \$300,000 of such amount may be used to conduct a health disparities study, and (2) not more than \$15,000,000 shall be used for mental health and substance abuse treatment providers.

Sec. 14. (*Effective July 1, 2021*) 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 12 to 19, inclusive, of this act are hereby adopted and shall apply to all bonds authorized by the State Bond Commission pursuant to sections 12 to 19, 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 sections 12 to 19, inclusive, 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.

Sec. 15. (*Effective July 1, 2021*) 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 July 1, 2021*) 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

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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

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as directed in this section, 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. 17. (*Effective July 1, 2021*) 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 July 1, 2021*) 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 July 1, 2021*) In the case of any grant-in-aid made pursuant to subsection (b), (c), (d), (e), (f), (g) or (h) 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

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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 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 be placed.

Sec. 20. (*Effective July 1, 2022*) The State Bond Commission shall have power, in accordance with the provisions of this section and sections 21 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 \$216,565,000.

Sec. 21. (*Effective July 1, 2022*) The proceeds of the sale of bonds described in sections 20 to 26, inclusive, of this act, to the extent hereinafter stated, shall be used for the purpose of acquiring, by purchase or condemnation, undertaking, constructing, reconstructing, improving or equipping, or purchasing land or buildings or improving sites for the projects hereinafter described, including payment of architectural, engineering, demolition or related costs in connection therewith, or of payment of the cost of long-range capital programming and space utilization studies as hereinafter stated:

(a) For the Office of Policy and Management: For an information technology capital investment program, not exceeding \$15,000,000.

(b) For the Department of Administrative Services:

(1) Infrastructure repairs and improvements, including fire, safety and compliance with the Americans with Disabilities Act improvements, improvements to state-owned buildings and grounds, including energy conservation and off-site improvements, and preservation of unoccupied buildings and grounds, including office development, acquisition, renovations for additional parking and security improvements at state-occupied buildings, not exceeding \$5,000,000;

(2) Removal or encapsulation of asbestos and hazardous materials in state-owned buildings, not exceeding \$10,000,000;

(3) Capital construction, improvements, repairs, renovations and land acquisition at Fire Training Schools, not exceeding \$5,000,000.

(c) For the Department of Emergency Services and Public Protection: Alterations, renovations and improvements to buildings and grounds, including utilities, not exceeding \$28,200,000.

(d) For the Military Department:

(1) State matching funds for anticipated federal reimbursable projects, not exceeding \$3,250,000;

(2) Alterations, renovations and improvements to buildings and grounds, including utilities, mechanical systems, and energy conservation, not exceeding \$200,000.

(e) For the Department of Energy and Environmental Protection:

(1) Alterations, renovations and new construction at state parks and other recreation facilities, including Americans with Disabilities Act improvements, not exceeding \$15,000,000;

(2) For the purpose of funding projects in state buildings and assets that result in decreased environmental impacts, including projects: That improve energy efficiency pursuant to section 16a-38*l* of the general statutes; that reduce greenhouse gas emissions from building heating and cooling, including installation of renewable thermal heating systems; that expand electric vehicle charging infrastructure to support charging state owned or leased electric vehicles; that reduce water use; reduce waste generation and disposal; or for any renewable energy, or combined heat and power project in state buildings, not exceeding \$10,000,000.

(f) For the Department of Developmental Services: Fire, safety and environmental improvements to regional facilities and intermediate care facilities for client and staff needs, including improvements in compliance with current codes, site improvements, handicapped access improvements, utilities, repair or replacement of roofs, air conditioning and other interior and exterior building renovations and additions at all state-owned facilities, not exceeding \$2,000,000.

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

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

(2) Design and installation of sprinkler systems, including related fire safety improvements, in direct patient care buildings, not exceeding \$3,740,000.

(h) For the Department of Education: For the Technical Education and Career System: Alterations and improvements to buildings and grounds, including new and replacement equipment, tools and supplies necessary to update curricula, vehicles and technology at all regional vocational-technical schools, not exceeding \$14,100,000.

(i) For the Connecticut State Colleges and Universities:

(1) New and replacement instruction, research or laboratory equipment, not exceeding \$22,000,000;

(2) System telecommunications infrastructure upgrades, improvements and expansions, not exceeding \$9,000,000;

(3) Advanced manufacturing and emerging technology programs, not exceeding \$3,075,000;

(4) All community colleges: Deferred maintenance, code compliance and infrastructure improvements, not exceeding \$20,000,000;

(5) All universities: Deferred maintenance, code compliance and infrastructure improvements, not exceeding \$20,000,000;

(6) All State Colleges and Universities: Security Improvements, not exceeding \$2,500,000;

(7) For the purposes described in section 10a-80f of the general statutes relating to the pilot program for the expansion of advanced manufacturing certificate programs to public high schools in the state, not exceeding \$2,500,000.

(j) For the Department of Correction: Alterations, renovations, and improvements to existing state-owned buildings for inmate housing, programming and staff training space and additional inmate capacity, and for support facilities and off-site improvements, not exceeding \$10,000,000.

(k) For the Judicial Department:

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

(2) Implementation of the Technology Strategic Plan Project, not exceeding \$2,000,000;

(3) Alterations and improvements in compliance with the Americans with Disabilities Act, not exceeding \$2,000,000;

(4) Security improvements at various state-owned and maintained

facilities, not exceeding \$2,000,000.

Sec. 22. (*Effective July 1, 2022*) 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 20 to 26, inclusive, of this act are hereby adopted and shall apply to all bonds authorized by the State Bond Commission pursuant to sections 20 to 26, 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.

Sec. 23. (*Effective July 1, 2022*) 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, 2022*) 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

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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 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

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invested.

Sec. 25. (*Effective July 1, 2022*) 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, 2022*) 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 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. 27. (*Effective July 1, 2022*) 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 \$100,000,000.

Sec. 28. (*Effective July 1, 2022*) 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,

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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 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. 29. (*Effective July 1, 2022*) 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.

Sec. 30. (*Effective July 1, 2022*) 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, 2022*) 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 \$263,550,000.

Sec. 32. (*Effective July 1, 2022*) 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:

(a) For the Office of Policy and Management:

(1) Grants-in-aid to distressed municipalities eligible under section32-9s of the general statutes for capital purposes, not exceeding\$7,000,000;

(2) Grants-in-aid to (A) municipalities for the costs associated with the purchase of body-worn recording equipment, digital data storage devices and dashboard cameras in accordance with the provisions of section 7-277c of the general statutes, and (B) and institutions of higher

education for the costs associated with the purchase of body-worn recording equipment, digital data storage devices and dashboard cameras in accordance with the provisions of section 7-277c of the general statutes, not exceeding \$2,000,000;

(3) 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 direct health or human services to state agency clients, for alterations, renovations, improvements, additions and new construction, including health, safety, compliance with the Americans with Disabilities Act and energy conservation improvements, information technology systems, technology for independence, purchase of vehicles and acquisition of property, not exceeding \$25,000,000;

(4) Grants-in-aid for regional and local improvements and development, including, but not limited to, Bristol Health emergency backup power generation replacement and upgrade, Crestbrook Park facility upgrades, Thomaston Opera House, Squantz Engine Company elevator, Tolland Fire Department capital improvements, Plymouth Police Department, new facility for Operation Hope of Fairfield, Shelton Constitution Boulevard extension and Commerce Park, track at Portland High School and Portland Middle School, Trumbull Veterans & First Responder Center, Stanley T. Williams Senior Center roof repair, YMCA of Wallingford, East Haven pool renovation, Fox Hill Memorial Tower rehabilitation, connection and expansion of sewer line Bozrah, Fairfield landfill cleanup, Shakespeare Theater construction, Sterling House Community Center renovations, regional public safety complex in Enfield, Bristol Hospital backup generator, Woodridge Lake sewer treatment plant renovations, Groton sidewalks, Griswold Senior Center, not exceeding \$35,000,000.

(b) For the Department of Energy and Environmental Protection:

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

(2) Grants-in-aid to municipalities for improvements to incinerators and landfills, including, but not limited to, bulky waste landfills, not exceeding \$2,900,000;

(3) Microgrid and resilience grant and loan pilot program, not exceeding \$5,000,000;

(4) Grants-in-aid for identification, investigation, containment, removal, or mitigation of contaminated industrial sites in urban areas, not exceeding \$10,500,000;

(5) Grants-in-aid for containment, removal, or mitigation of identified hazardous waste disposal sites, not exceeding \$5,000,000;

(6) Grants-in-aid to municipalities for the purpose of providing potable water and for assessment and remedial action to address pollution from perfluoroalkyl and polyfluoroalkyl containing substances, not exceeding \$1,150,000.

(c) For the Department of Economic and Community Development:

(1) For the Brownfield Remediation and Revitalization program, not exceeding \$25,000,000;

(2) For the Small Business Express program established by section 32-7g of the general statutes, not exceeding \$25,000,000;

(3) For the Connecticut Manufacturing Innovation Fund established by section 32-70 of the general statutes, not exceeding \$10,000,000;

(4) For the CareerConneCT workforce training programs, not exceeding \$20,000,000;

(5) Grants-in-aid to nonprofit organizations operating cultural and historical sites, not exceeding \$5,000,000.

(d) 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.

(e) For the Department of Education: Grants-in-aid to assist targeted local and regional school districts for alterations, repairs, improvements, technology, and equipment in low-performing schools, not exceeding \$5,000,000.

(f) For the Department of Public Health: For the Health Disparities and Prevention Grant Program, not exceeding \$40,000,000, provided (1) not more than \$25,000,000 shall be used for federally qualified health centers, and (2) not more than \$15,000,000 shall be used for mental health and substance abuse treatment providers.

Sec. 33. (*Effective July 1, 2022*) 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 31 to 38, inclusive, of this act are hereby adopted and shall apply to all bonds authorized by the State Bond Commission pursuant to sections 31 to 38, 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 sections 31 to 38, inclusive, 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.

Sec. 34. (*Effective July 1, 2022*) 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.

Sec. 35. (Effective July 1, 2022) 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 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

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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 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. 36. (*Effective July 1, 2022*) 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, 2022*) 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, 2022*) In the case of any grant-in-aid made pursuant to subsection (b), (c), (d), (e), (f) or (g) 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 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 be placed.

Sec. 39. (*Effective July 1, 2021*) The State Bond Commission shall have power, in accordance with the provisions of this section and sections 40 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 \$836,910,000.

Sec. 40. (*Effective July 1, 2021*) The proceeds of the sale of bonds described in sections 39 to 44, 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 general statutes. For the Department of Transportation:

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

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

(2) Urban Systems Projects, not exceeding \$16,750,000;

(3) Intrastate Highway Program, not exceeding \$63,000,000;

(4) Environmental compliance, soil and groundwater remediation, hazardous materials abatement, demolition, salt shed construction and renovation, storage tank replacement and environmental emergency response at or in the vicinity of state-owned properties or related to Department of Transportation operations, not exceeding \$8,810,000;

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

(6) Capital resurfacing and related reconstruction, not exceeding \$107,500,000;

(7) Fix-it-First program to repair the state's bridges, not exceeding \$74,000,000;

(8) Fix-it-First program to repair the state's roads, not exceeding \$65,785,000;

(9) Local Transportation Capital Improvement Program, not exceeding \$67,000,000;

(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;

(11) Local Bridge Program, not exceeding \$10,000,000;

(12) Highway and bridge renewal equipment, not exceeding \$19,000,000;

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(13) Community connectivity and alternative mobility program, not exceeding \$12,000,000.

(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 \$248,120,000.

(c) For the Bureau of Administration: Department facilities, not exceeding \$68,945,000.

Sec. 41. (*Effective July 1, 2021*) None of the bonds described in sections 39 to 44, 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

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filed with the secretary of said commission.

Sec. 42. (Effective July 1, 2021) 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 July 1, 2021*) Any balance of proceeds of the sale of 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 July 1, 2021*) 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

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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, 2022*) 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 \$929,558,000.

Sec. 46. (*Effective July 1, 2022*) 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 general statutes. For the Department of Transportation:

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

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

(2) Urban Systems Projects, not exceeding \$16,750,000;

(3) Intrastate Highway Program, not exceeding \$72,000,000;

(4) Environmental compliance, soil and groundwater remediation, hazardous materials abatement, demolition, salt shed construction and renovation, storage tank replacement and environmental emergency

response at or in the vicinity of state-owned properties or related to Department of Transportation operations, not exceeding \$15,300,000;

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

(6) Capital resurfacing and related reconstruction, not exceeding \$107,500,000;

(7) Fix-it-First program to repair the state's bridges, not exceeding \$155,000,000;

(8) Fix-it-First program to repair the state's roads, not exceeding \$64,783,000;

(9) Local Transportation Capital Improvement Program, not exceeding \$67,000,000;

(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;

(11) Local Bridge Program, not exceeding \$10,000,000;

(12) Highway and bridge renewal equipment, not exceeding \$19,000,000;

(13) Community connectivity and alternative mobility program, not exceeding \$12,000,000.

(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 \$270,800,000.

(c) For the Bureau of Administration: Department facilities, not exceeding \$43,425,000.
Sec. 47. (Effective July 1, 2022) 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, 2022*) For the purposes of sections 45 to 50, inclusive, of this act, each request filed, as provided in section 47 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 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, 2022*) 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, 2022*) 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 with the provisions of sections 13b-74 to 13b-77, inclusive, of the general statutes.

 Sec. 51. Subsections (a) and (b) of section 4-66c of the general statutes

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are repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):

(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 nine hundred eighty-four million four hundred eighty-seven thousand five hundred forty-four] two billion two hundred twenty-four million four hundred eighty-seven thousand five hundred forty-four dollars, provided [one hundred] forty million dollars of said authorization shall be effective July 1, [2020] 2022. 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 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

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due.

(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 state 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 development, transportation, environmental protection, public safety,

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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 eight hundred sixty-nine million eight hundred thousand] two billion one hundred nine million eight hundred thousand dollars, provided [one hundred] forty million dollars of said authorization shall be effective July 1, [2020] 2022.

(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 property in New Haven. (H) Seven hundred fifty thousand dollars of

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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*, 2022):

(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 [three hundred one million three hundred sixteen 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*, 2021):

(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 [five hundred twentysix million one hundred thousand dollars] five hundred forty-six million one hundred thousand dollars, provided ten million dollars of said authorization shall be effective July 1, 2022.

Sec. 54. Subsection (a) of section 7-538 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2021):

(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 billion ten million] <u>one billion seventy million</u> dollars, provided thirty million dollars of said authorization shall be effective July 1, [2020] <u>2022</u>.

Sec. 55. (*Effective July 1, 2021*) (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 eighty-two million dollars, provided ninety-one million dollars of said authorization shall be effective July 1, 2022.

(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, 2022, and June 30, 2023. Such grant payments shall be made annually as follows:

Municipalities	FY 2022	FY 2023
Andover	2,620	2,620
Ansonia	85,419	85,419
Ashford	3,582	3,582
Avon	261,442	261,442
Barkhamsted	41,462	41,462
Beacon Falls	43,809	43,809
Berlin	1,593,642	1,593,642
Bethany	67,229	67,229
Bethel	282,660	282,660
Bethlehem	7,945	7,945
Bloomfield	3,201,688	3,201,688
Bolton	24,859	24,859
Bozrah	138,521	138,521
Branford	374,850	374,850
Bridgeport	1,031,564	1,031,564

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Bridgewater	587	587
Bristol	4,856,625	4,856,625
Brookfield	118,281	118,281
Brooklyn	10,379	10,379
Burlington	15,300	15,300
Canaan	20,712	20,712
Canterbury	2,022	2,022
Canton	7,994	7,994
Chaplin	601	601
Cheshire	736,700	736,700
Chester	89,264	89,264
Clinton	191,674	191,674
Colchester	39,009	39,009
Colebrook	550	550
Columbia	26,763	26,763
Cornwall	-	
Coventry	10,533	10,533
Cromwell	31,099	31,099
Danbury	3,027,544	3,027,544
Darien		
Deep River	104,136	104,136
Derby	14,728	14,728
Durham	153,897	153,897
East Granby	1,096,577	1,096,577
East Haddam	1,696	1,696
East Hampton	18,943	18,943
East Hartford	8,052,927	8,052,927
East Haven	43,500	43,500
East Lyme	22,442	22,442
East Windsor	295,024	295,024
Eastford	54,564	54,564
Easton	2,660	2,660
Ellington	223,527	223,527
Enfield	256,875	256,875
Essex	74,547	74,547
Fairfield	96,747	96,747
Farmington	545,804	545,804
Franklin	23,080	23,080
Glastonbury	240,799	240,799
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Goshen	2,648	2,648
Granby	35,332	35,332
Greenwich	89,022	89,022
Griswold	31,895	31,895
Groton (Town of)	2,362,532	2,362,532
Guilford	64,848	64,848
Haddam	3,554	3,554
Hamden	286,689	286,689
Hampton		
Hartford	1,419,161	1,419,161
Hartland	955	955
Harwinton	21,506	21,506
Hebron	2,216	2,216
Kent	_,	
Killingly	1,228,578	1,228,578
Killingworth	5,148	5,148
Lebanon	30,427	30,427
Ledyard	421,085	421,085
Lisbon	3,683	3,683
Litchfield	3,432	3,432
Lyme	, _	, _
Madison	6,795	6,795
Manchester	1,912,643	1,912,643
Mansfield	6,841	6,841
Marlborough	7,313	7,313
Meriden	1,663,015	1,663,015
Middlebury	84,264	84,264
Middlefield	248,652	248,652
Middletown	3,966,296	3,966,296
Milford	2,257,853	2,257,853
Monroe	179,106	179,106
Montville	528,644	528,644
Morris	3,528	3,528
Naugatuck	341,656	341,656
New Britain	2,864,920	2,864,920
New Canaan	200	200
New Fairfield	1,149	1,149
New Hartford	139,174	139,174
New Haven	2,214,643	2,214,643

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New London	33,169	33,169
New Milford	1,298,881	1,298,881
Newington	1,785,740	1,785,740
Newtown	235,371	235,371
Norfolk	7,207	7,207
North Branford	301,074	301,074
North Canaan	359,719	359,719
North Haven	2,249,113	2,249,113
North Stonington	2,247,115	2,247,115
Norwalk	402,915	402,915
Norwich	187,132	187,132
Old Lyme	1,888	1,888
Old Saybrook	46,717	46,717
Orange	104,962	104,962
Oxford	84,313	84,313
Plainfield	144,803	144,803
Plainville	541,936	541,936
Plymouth	152,434	152,434
Pomfret	27,820	27,820
Portland	90,840	27,820 90,840
Preston	70,040	J0,040
Prospect	70,942	- 70,942
Putnam	171,800	171,800
Redding	1,329	1,329
Ridgefield	561,986	561,986
Rocky Hill	221,199	221,199
Roxbury	602	602
Salem	4,699	4,699
Salisbury	83	83
Scotland	7,681	7,681
Seymour	281,186	281,186
Sharon	201,100	201,100
Shelton	- 584,121	- 584,121
Sherman	504,121	504,121
Simsbury	77,648	77,648
Somers	82,324	82,324
South Windsor		
Southbury	2,187,387 20,981	2,187,387 20,981
Southington	1,427,348	1,427,348
Journalion	1,427,040	1,72,750

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Sprague	386,528	386,528
Stafford	437,917	437,917
Stamford	1,154,179	1,154,179
Sterling	24,398	24,398
Stonington	100,332	100,332
Stratford	5,784,709	5,784,709
Suffield	180,663	180,663
Thomaston	395,346	395,346
Thompson	76,733	76,733
Tolland	85,064	85,064
Torrington	605,345	605,345
Trumbull	189,309	189,309
Union	, _	, _
Vernon	151,598	151,598
Voluntown	2,002	2,002
Wallingford	3,481,873	3,481,873
Warren	288	288
Washington	158	158
Waterbury	4,435,498	4,435,498
Waterford	34,255	34,255
Watertown	642,281	642,281
West Hartford	805,784	805,784
West Haven	147,516	147,516
Westbrook	267,405	267,405
Weston	453	453
Westport	-	-
Wethersfield	21,785	21,785
Willington	20,018	20,018
Wilton	842,618	842,618
Winchester	306,204	306,204
Windham	454,575	454,575
Windsor	2,075,052	2,075,052
Windsor Locks	2,784,595	2,784,595
Wolcott	234,916	234,916
Woodbridge	29,920	29,920
Woodbury	56,908	56,908
Woodstock	68,767	68,767
Jewett City(Bor.)	4,195	4,195
Barkhamsted FD	2,500	2,500

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Berlin - Kensington FD	11,389	11,389
Berlin - Worthington FD	941	941
Bloomfield: Center FD	4,173	4,173
Bloomfield Blue Hills FD	103,086	103,086
Cromwell FD	1,832	1,832
Enfield FD 1	14,636	14,636
Enfield: Thompsonville FD 2	3,160	3,160
Enfield: Hazardville Fire #3	1,373	1,373
Enfield: N Thompsonville FD 4	69	69
Enfield: Shaker Pines FD 5	6,403	6,403
Groton City	164,635	164,635
Groton Sewer	1,688	1,688
Groton Old Mystic FD 5	1,695	1,695
Groton: Poq. Bridge FD	22,300	22,300
Killingly Attawaugan F.D.	1,836	1,836
Killingly Dayville F.D.	42,086	42,086
Killingly Dyer Manor	1,428	1,428
E. Killingly F.D.	95	95
So. Killingly F.D.	189	189
Killingly Williamsville F.D.	6,710	6,710
Manchester Eighth Util.	68,425	68,425
Middletown: South FD	207,080	207,080
Middletown Westfield F.D.	10,801	10,801
Middletown City Fire	33,838	33,838
New Htfd. Village F.D. #1	7,128	7,128
New Htfd Pine Meadow #3	131	131
New Htfd South End F.D.	10	10
Plainfield Central Village FD	1,466	1,466
Plainfield - Moosup FD	2,174	2,174
Plainfield: Plainfield FD	1,959	1,959
Plainfield Wauregan FD	5,136	5,136
Pomfret FD	1,032	1,032
Putnam: E. Putnam FD	10,109	10,109
Simsbury F.D.	2,638	2,638
Stafford Springs Service Dist.	15,246	15,246
Sterling F.D.	1,293	1,293
Stonington Mystic FD	600	600
Stonington Old Mystic FD	2,519	2,519
Stonington Pawcatuck F.D.	5,500	5,500

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Stonington Quiambaug F.D.	72	72
Stonington Wequetequock FD	73	73
Trumbull Center	555	555
Trumbull Long Hill F.D.	1,105	1,105
Trumbull Nichols F.D.	3,435	3,435
W. Haven: West Shore FD	34,708	34,708
W. Haven: Allingtown FD	21,515	21,515
West Haven First Ctr FD 1	4,736	4,736
Windsor Wilson FD	214	214
Windsor FD	14	14
Windham First	8,929	8,929
Total	91,000,000	91,000,000

(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

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made, and the State Treasurer shall pay such principal and interest as the same become due.

Sec. 56. Subsection (a) of section 8-336n of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(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 fortyfive million] four hundred fifty 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) twenty-five 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, and (13) fifty million dollars shall <u>be effective July 1, 2022</u>. The proceeds of the sale of bonds pursuant to this section shall be deposited in the Housing Trust Fund.

Sec. 57. Section 10-287d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

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 [twelve billion six hundred twelve million one hundred sixty] thirteen billion six hundred twelve million one hundred sixty thousand dollars, provided [four hundred nineteen million] four hundred fifty million dollars of said authorization shall be effective July 1, [2020] 2022. Bonds of each series shall bear such date or dates 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. 58. Section 10-508 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(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 [sixty-three million five hundred nineteen thousand one hundred forty-nine] forty-eight

<u>million five hundred nineteen thousand one hundred forty-nine</u> dollars, provided three million five hundred nineteen thousand one hundred forty-nine dollars of said authorization shall be effective July 1, 2015, [ten million dollars of said authorization shall be effective July 1, 2019, ten] <u>five</u> million dollars of said authorization shall be effective July 1, 2020, ten million dollars of said authorization shall be effective July 1, 2021, ten million dollars of said authorization shall be effective July 1, 2022, and ten million dollars of said authorization shall be effective July 1, 2022, and ten million dollars of said authorization shall be effective July 1, 2023.

(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 purposes of early care and education facility improvements in 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 amount not to exceed seventyfive thousand dollars per classroom for costs related to the renovation of a facility.

(c) 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 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. 59. Subsection (a) of section 22a-483 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):

(a) For the purposes of sections 22a-475 to 22a-483, inclusive, 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 billion eight hundred sixty-five million one hundred twenty-five thousand nine hundred seventy-six] two billion sixty-five million one hundred twenty-five thousand nine hundred seventy-six dollars, provided [seventy-five] one hundred million dollars of said authorization shall be effective July 1, [2020] 2022.

 Sec. 60. Subsection (d) of section 22a-483 of the general statutes is

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repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(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 nine hundred sixty-eight million eighty thousand] four billion four hundred eighty-six million eighty thousand dollars, provided [three hundred fifty million three hundred thousand] two hundred thirty-seven million dollars of said authorization shall be effective July 1, [2018] 2022, 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 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 notes and revenue state grant anticipation notes, all amounts necessary for the punctual payment of the debt service requirements with respect to such revenue bonds, revenue state bond anticipation notes and revenue state grant anticipation notes shall be deemed appropriated, but only from the sources pledged pursuant to said sections 22a-475 to 22a-483, inclusive. The proceeds of such revenue bonds or notes may be deposited in the Clean Water Fund for use in accordance with the permitted uses of such fund. Any expense incurred in connection with the carrying out of the provisions of this section, including the costs of issuance of revenue bonds, revenue state bond anticipation notes and revenue state grant anticipation notes may be paid from the accrued interest and premiums or from any other proceeds of the sale of such revenue bonds, revenue state bond anticipation notes or revenue state grant anticipation notes and in the same manner as other obligations of the state. All provisions of subsections (g), (k), (l), (s) and (u) of section 3-20 or the exercise of any right or power granted thereby which are not inconsistent with the provisions of said sections 22a-475 to 22a-483, inclusive, are hereby adopted and shall apply to all revenue bonds, state revenue bond anticipation notes and state revenue grant anticipation

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notes authorized by the State Bond Commission pursuant to said sections 22a-475 to 22a-483, inclusive. For the purposes of subsection (o) of section 3-20, "bond act" shall be construed to include said sections 22a-475 to 22a-483, inclusive.

Sec. 61. Subsection (a) of section 23-103 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):

(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 [thirteen million dollars] <u>nineteen million dollars</u>, provided three million dollars of said <u>authorization shall be effective July 1, 2022</u>.

Sec. 62. Section 85 of public act 13-3, as amended by section 74 of public act 14-98, section 67 of public act 15-1 of the June special session, section 26 of public act 18-178 and section 74 of public act 20-1, is amended to read as follows (*Effective July 1, 2021*):

(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 [seventy-two] <u>eighty-seven</u> million dollars, provided ten million dollars of said authorization shall be effective July 1, 2022.

(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, section 490 of public act 17-2 of the June special session and section 73 of [this act] <u>public act 20-1</u>, provided not less than five million dollars shall be used by the Department of Emergency Services and Public Protection for school security projects that involve multimedia interoperable communications systems.

(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.

Sec. 63. Section 1 of public act 07-7 of the June special session, as amended by section 211 of public act 10-44, section 86 of public act 11-

57, section 18 of public act 12-189, section 115 of public act 13-239, section 62 of public act 14-98, section 133 of public act 15-1 of the June special session and section 55 of public act 16-4 of the May special session, is amended to read as follows (*Effective July 1, 2021*):

The State Bond Commission shall have power, in accordance with the provisions of sections 1 to 7, inclusive, of public act 07-7 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 [\$307,444,304] <u>\$306,944,304</u>.

Sec. 64. Subdivision (4) of subsection (w) of section 2 of public act 07-7 of the June special session, as amended by section 59 of public act 16-4 of the May special session, is amended to read as follows (*Effective July 1*, 2021):

(4) Development of a courthouse facility in Torrington, including land acquisition and parking, not exceeding [\$25,288,700] <u>\$24,788,700</u>.

Sec. 65. Section 12 of public act 07-7 of the June special session, as amended by section 233 of public act 10-44, section 143 of public act 10-179, section 98 of public act 13-3, section 119 of public act 13-239, section 139 of public act 15-1 of the June special session, section 62 of public act 16-4 of the May special session and section 467 of public act 17-2 of the June special session, is amended to read as follows (*Effective July 1*, 2021):

The State Bond Commission shall have power, in accordance with the provisions of sections 12 to 19, inclusive, of public act 07-7 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 [\$112,420,005] <u>\$111,620,005</u>.

Sec. 66. Subdivision (22) of subsection (f) of section 13 of public act 07-7 of the June special session, as amended by section 277 of public act 10-44 and section 227 of public act 15-1 of the June special session, is

amended to read as follows (Effective July 1, 2021):

(22) Grant-in-aid to the city of Meriden for the West Main Street streetscape project from Cook Avenue to Amtrak railroad tracks, not exceeding [\$2,000,000] <u>\$1,200,000</u>.

Sec. 67. Subdivision (4) of subsection (c) of section 13 of public act 13-239 is amended to read as follows (*Effective July 1, 2021*):

(4) For [a program to establish energy microgrids to support critical municipal infrastructure] <u>the microgrid and resilience grant and loan</u> <u>pilot program</u>, not exceeding \$15,000,000.

Sec. 68. Section 8 of public act 14-98, as amended by section 189 of public act 16-4 of the May special session, section 517 of public act 17-2 of the June special session and section 28 of public act 18-178, is amended to read as follows (*Effective July 1, 2021*):

The State Bond Commission shall have power, in accordance with the provisions of this section and sections 9 to 15, inclusive, of public act 14-98, 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 [\$162,765,800] <u>\$172,765,800</u>.

Sec. 69. Subdivision (4) of subsection (e) of section 9 of public act 14-98 is amended to read as follows (*Effective July 1, 2021*):

(4) Grants-in-aid to nonprofit organizations sponsoring children's museums, aquariums and science-related programs, not exceeding \$27,100,000, provided not more than \$10,500,000 shall be used as a grant-in-aid to the Connecticut Science Center, [and] not more than \$6,600,000 shall be used as a grant-in-aid to the Maritime Aquarium in Norwalk and not more than \$10,000,000 shall be used as a grant-in-aid to the Children's Museum in West Hartford;

Sec. 70. Section 12 of public act 15-1 of the June special session, as amended by section 201 of public act 16-4 of the May special session and section 527 of public act 17-2 of the June special session, is amended to read as follows (*Effective July 1, 2021*):

The State Bond Commission shall have power, in accordance with the provisions of this section and sections 13 to 19, inclusive, of public act 15-1 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 [\$353,092,050] <u>\$352,768,464</u>.

Sec. 71. Subdivision (1) of subsection (i) of section 13 of public act 15-1 of the June special session, as amended by section 532 of public act 17-2 of the June special session, is amended to read as follows (*Effective July 1*, 2021):

(1) Grants-in-aid for the purpose of capital start-up costs related to the development of new interdistrict magnet school programs to assist the state in meeting the goals of the current stipulation and order for Milo Sheff, et al. v. William A. O'Neill, et al., for the purpose of purchasing a building or portable classrooms, subject to the reversion provisions in subdivision (1) of subsection (c) of section 10-264h of the general statutes, leasing space and purchasing equipment, including, but not limited to, computers and classroom furniture, not exceeding [\$15,000,000] <u>\$14,676,414</u>.

Sec. 72. Section 233 of public act 15-1 of the June special session, as amended by section 78 of public act 20-1, is amended to read as follows (*Effective from passage*):

The proceeds of the sale of bonds described in sections 232 to 237, inclusive, of public act 15-1 of the June special session, 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 general statutes. For the Department of Transportation:

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

(1) Interstate 84 widening between exits 3 and 8;

(2) Interstate 84 safety and operational improvements in Hartford;

(3) Operational lanes for Interstate 84 interchanges 40 to 42 in West Hartford;

(4) Interstate 84 and Route 8 interchange improvements in Waterbury;

(5) Interstate 91, Interstate 691 and Route 15 interchange improvements;

(6) Interstate 95 improvements to reduce congestion between New Haven and the New York state line;

(7) Interstate 95 improvements to reduce congestion between New Haven and the Rhode Island state line;

(8) Relocation and reconfiguration for the Interstate 91 interchange 29 in Hartford;

(9) Rehabilitation and repair for the Interstate 95 Gold Star Bridge;

(10) Reconfiguration for Route 7 and Route 15 interchange in Norwalk;

(11) Route 9 improvements in Middletown;

(12) Urban bikeway, pedestrian connectivity, trails and alternative mobility programs;

(13) Rehabilitation for Route 15 West Rock Tunnel and interchange 59; and

(14) Implementation of Innovative Bridge Delivery and Construction Program.

(b) For the Bureau of Public Transportation:

(1) Bus rolling stock;

(2) State-wide rail rolling stock replacement program, including café cars on the New Haven Line;

(3) Continued expansion, rolling stock and development of stations on the Hartford Line;

(4) Extension of the CTfastrak bus rapid transit corridor east to Manchester;

(5) Implementation of a bus rapid transit corridor for Route 1 between Norwalk and Stamford;

(6) New signal system on the Waterbury branch line;

(7) Interim repairs to the SAGA moveable and Cos Cob bridges on the New Haven Line;

(8) Replacement of the WALK Moveable Bridge, including a New Universal Interlocking at CP243, and improvement to the dock yard on the Danbury branch line;

(9) Station improvements on the New Haven Line and Danbury branch line;

(10) Development of a Madison station and parking garage on Shoreline East;

(11) Study for an East Lyme (Niantic) station on Shoreline East;

(12) A parking structure, [and] pedestrian bridge <u>and improvements</u> to Union Station and the surrounding roadways in New Haven on the New Haven Line;

(13) A parking structure and pedestrian bridge in Stamford on the New Haven Line;

(14) Implementation of a real-time location and bus information system state wide;

(15) Implementation of a real-time audio and video system on the New Haven Line;

(16) Development of a plan to upgrade capacity and speed on the New Haven Line;

(17) Study for centralized paratransit service coordination state wide; and

(18) Improvements on New Canaan branch line.

Sec. 73. Section 8 of public act 16-4 of the May special session, as amended by section 545 of public act 17-2 of the June special session, is amended to read as follows (*Effective July 1, 2021*):

The State Bond Commission shall have power, in accordance with the provisions of this section and sections 9 to 15, inclusive, of public act 16-4 of the May 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 [\$37,000,000] <u>\$30,000,000</u>.

Sec. 74. Subsection (b) of section 9 of public act 16-4 of the May special session is amended to read as follows (*Effective July 1, 2021*):

For the Department of Energy and Environmental Protection: Grantsin-aid to the town of Glastonbury for acquisition or reimbursement of open space for conservation or municipal purposes, not exceeding [\$10,000,000] <u>\$3,000,000</u>.

Sec. 75. Section 377 of public act 17-2 of the June special session is amended to read as follows (*Effective July 1, 2021*):

The State Bond Commission shall have power, in accordance with the provisions of this section and sections 378 to 383, inclusive, of [this act] <u>public act 17-2 of the June special session</u>, 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 [\$240,836,905] <u>\$235,836,905</u>.

Sec. 76. Subdivision (2) of subsection (c) of section 378 of public act 17-2 of the June special session is amended to read as follows (*Effective July 1, 2021*):

(2) Planning and design for a new Forensic Science Laboratory, not exceeding [\$6,000,000] <u>\$1,000,000</u>.

Sec. 77. Section 388 of public act 17-2 of the June special session is amended to read as follows (*Effective July 1, 2021*):

The State Bond Commission shall have power, in accordance with the provisions of this section and sections 389 to 395, inclusive, of [this act] <u>public act 17-2 of the June special session</u>, 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 [\$250,950,000] <u>\$240,950,000</u>.

Sec. 78. Subdivision (1) of subsection (c) of section 389 of public act 17-2 of the June special session is amended to read as follows (*Effective*

July 1, 2021):

(1) For [a program to establish energy microgrids to support critical municipal infrastructure] <u>the microgrid and resilience grant and loan</u> <u>pilot program</u>, not exceeding \$5,000,000.

Sec. 79. Subsection (j) of section 389 of public act 17-2 of the June special session is repealed. (*Effective July 1, 2021*)

Sec. 80. Subsection (k) of section 389 of public act 17-2 of the June special session, as amended by section 1 of public act 18-52, is amended to read as follows (*Effective July 1, 2021*):

(k) For the Department of Housing: Funding for the Department of Housing [and Connecticut Children's Medical Center's] <u>for the</u> Healthy Homes Program, not exceeding \$10,000,000, provided (1) not more than \$7,000,000 shall be used for the abatement of lead in homes in the state and made available to residents in any municipality in the state, and (2) not more than \$3,000,000 shall be used to address environmental health and safety concerns, including, but not limited to, mold, allergens, asthma, carbon monoxide, home safety, pesticides and radon.

Sec. 81. Section 407 of public act 17-2 of the June special session, as amended by section 35 of public act 18-178, is amended to read as follows (*Effective July 1, 2021*):

The State Bond Commission shall have power, in accordance with the provisions of this section and sections 408 to 414, inclusive, of public act 17-2 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 [\$216,000,000] <u>\$196,000,000</u>.

Sec. 82. Subsection (i) of section 408 of public act 17-2 of the June special session is repealed. (*Effective July 1, 2021*)

Sec. 83. Subsection (j) of section 408 of public act 17-2 of the June special session, as amended by section 37 of public act 18-178, is amended to read as follows (*Effective July 1, 2021*):

(j) For the Department of Housing: Funding for the Department of Housing [and Connecticut Children's Medical Center's] <u>for the</u> Healthy Homes Program, <u>for the abatement of lead in homes in the state</u>, not exceeding \$10,000,000, provided (1) not more than \$7,000,000 shall be made available to residents in any municipality in the state for the abatement of lead in such residents' homes, and (2) not more than \$3,000,000 shall be made available to first-time homebuyers in the state in an amount not to exceed \$40,000 per residential home to remediate conditions that constitute housing blight under a municipal ordinance or regulation of the municipality in which such residential home is located, and provided a person may only be eligible to receive one grant in an amount not to exceed \$40,000.

Sec. 84. Section 12 of public act 20-1 is amended to read as follows (*Effective July 1, 2021*):

The State Bond Commission shall have power, in accordance with the provisions of this section and sections 13 to 19, inclusive, of [this act] <u>public act 20-1</u>, 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 [\$267,500,000] <u>\$247,500,000</u>.

Sec. 85. Subsection (c) of section 13 of public act 20-1 is repealed. (*Effective July 1, 2021*)

Sec. 86. Section 31 of public act 20-1 is amended to read as follows (*Effective July 1, 2021*):

The State Bond Commission shall have power, in accordance with the provisions of this section and sections 32 to 38, inclusive, of [this act] <u>public act 20-1</u>, 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 [\$235,000,000] <u>\$215,000,000</u>.

Sec. 87. Subsection (c) of section 32 of public act 20-1 is repealed. (*Effective July 1, 2021*)

Sec. 88. Section 82 of public act 20-1 is repealed. (*Effective July 1, 2021*)

Sec. 89. (*Effective July 1, 2021*) (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 twelve million dollars, provided seven million dollars of said authorization shall be effective July 1, 2022.

(b) The proceeds of the sale of such 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 the purpose of providing a grant-in-aid to the Commission on Gun Violence Prevention and Intervention.

(c) All provisions of section 3-20 of the general statutes, or the exercise of any right or power granted thereby, that 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. 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 section 3-20 of the general statutes 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 such 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 that 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. Such 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 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. 90. Subsection (d) of section 29-1bb of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):

(d) [(1)] On and after May 1, 2020, [and before July 31, 2020,] any eligible nonprofit organization applicant that owns an eligible nonprofit organization applicant building may apply, in such manner as the commissioner prescribes, to the department for a grant for eligible expenses for eligible nonprofit organization buildings incurred on or after July 1, 2019, for the purposes described in subsection (c) of this section. The commissioner shall require all eligible nonprofit organization applicants to submit information to the department to demonstrate that such eligible nonprofit organization applicant is at a heightened risk of being the target of a terrorist attack, hate crime or violent act. The commissioner shall evaluate such information based on neutral criteria applied equally to all eligible nonprofit organization applicants. The commissioner shall determine which expenses are eligible under the program and whether to approve or deny an application in accordance with the eligible nonprofit organization building security infrastructure criteria developed pursuant to subdivision (1) of subsection (b) of this section and upon a determination that the eligible nonprofit organization applicant is at a heightened risk of being the target of a terrorist attack, hate crime or

violent act.

[(2) If the aggregate dollar amount for the grants approved by the commissioner pursuant to subdivision (1) of this subsection is less than five million dollars, any eligible nonprofit organization applicant that owns an eligible nonprofit organization applicant building may apply, at such time and in such manner as the commissioner prescribes, to the department for a grant for eligible expenses for eligible nonprofit organization buildings incurred on or after February 1, 2021, for the purposes described in subsection (c) of this section. The commissioner shall require all eligible nonprofit organization applicants to submit information to the department to demonstrate that such eligible nonprofit organization applicant is at a heightened risk of being the target of a terrorist attack, hate crime or violent act. The commissioner shall evaluate such information based on neutral criteria applied equally to all eligible nonprofit organization applicants. The commissioner shall determine which expenses are eligible under the program and whether to approve or deny an application in accordance with the eligible nonprofit organization building security infrastructure criteria developed pursuant to subdivision (1) of subsection (b) of this section and upon a determination that the eligible nonprofit organization applicant is at a heightened risk of being the target of a terrorist attack, hate crime or violent act.]

Sec. 91. Subsection (a) of section 29-1cc of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):

(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 [five] <u>twenty</u> million dollars, provided five million dollars of said authorization shall be effective July 1, 2022.

Sec. 92. (*Effective July 1, 2021*) (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 sixty-four million two hundred thousand dollars, provided (1) two hundred thousand dollars of such authorization shall be effective July 1, 2021, (2) thirteen million five hundred thousand dollars of such authorization shall be effective July 1, 2021, (2) thirteen million five hundred thousand dollars of such authorization shall be effective July 1, 2023, (4) thirteen million five hundred thousand dollars of such authorization shall be effective July 1, 2024, and (5) thirteen million five hundred thousand dollars of such authorization shall be effective July 1, 2025.

(b) The proceeds of the sale of such bonds, to the extent of the amount stated in subsection (a) of this section, shall be used by CTNext for the purpose of recapitalizing the innovation place program established under section 32-39k of the general statutes for existing and new innovation places, provided (1) two hundred thousand dollars shall be used for an economic feasibility study of certain lands in Trumbull in the fiscal year commencing July 1, 2021, and (2) ten million dollars shall be deposited in the fiscal year commencing July 1, 2023, in the CTNext Fund established under section 32-39i of the general statutes for general operational purposes.

(c) All provisions of section 3-20 of the general statutes, or the exercise of any right or power granted thereby, that 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. 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 section 3-20 of the general statutes 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 such 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 that 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. Such 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 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. 93. Subsection (a) of section 32-39*l* of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2022):

(a) [On or before July 1, 2016,] Connecticut Innovations, Incorporated shall post on its Internet web site an application form, prescribed by Connecticut Innovations, Incorporated, for planning grants-in-aid awarded pursuant to subsection (b) of this section. Such application form shall state that applications for planning grants-in-aid shall be submitted to the CTNext board.

Sec. 94. Subparagraph (E) of subdivision (2) of subsection (a) of section 32-39m of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(E) The CTNext board shall report, in accordance with the provisions of section 11-4a, to the joint standing committees of the General Assembly having cognizance of matters relating to commerce and

finance, revenue and bonding on or before September [30, 2017, and on or before July first annually thereafter until September 30, 2020] <u>thirtieth</u> <u>annually</u>, regarding the grants-in-aid distributed pursuant to this section and concerning the operation and effectiveness of the innovation place program.

Sec. 95. Subsection (a) of section 8-445 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):

(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] two hundred million dollars, provided (1) twenty million dollars shall be effective from October 31, 2017, (2) twenty million dollars shall be effective July 1, 2018, (3) twenty million dollars shall be effective July 1, 2018, (3) twenty million dollars shall be effective July 1, 2019, (4) twenty million dollars shall be effective July 1, 2020, [and] (5) twenty million dollars shall be effective July 1, 2021, (6) twenty-five million dollars shall be effective July 1, 2022, (7) twenty-five million dollars shall be effective July 1, 2023, (8) twenty-five million dollars shall be effective July 1, 2024, and (9) twenty-five million dollars shall be effective July 1, 2025.

Sec. 96. Subdivision (10) of subsection (a) of section 10a-109d of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(10) To borrow money and issue securities to finance the acquisition, construction, reconstruction, improvement or equipping of any one project, or more than one, or any combination of projects, or to refund securities issued after June 7, 1995, or to refund any such refunding securities or for any one, or more than one, or all of those purposes, or any combination of those purposes, and to provide for the security and
payment of those securities and for the rights of the holders of them, except that the amount of any such borrowing, the special debt service requirements for which are secured by the state debt service commitment, exclusive of the amount of borrowing to refund securities, or to fund issuance costs or necessary reserves, may not exceed the aggregate principal amount of (A) for the fiscal years ending June 30, 1996, to June 30, 2005, inclusive, one billion thirty million dollars, (B) for the fiscal years ending June 30, 2006, to June 30, 2027, inclusive, [three billion two hundred seventy million nine hundred thousand dollars] three billion three hundred fifty-one million dollars, and (C) such additional amount or amounts: (i) Required from time to time to fund any special capital reserve fund or other debt service reserve fund in accordance with the financing transaction proceedings, and (ii) to pay or provide for the costs of issuance and capitalized interest, if any; the aggregate amounts of subparagraphs (A), (B) and (C) of this subdivision are established as the authorized funding amount, and no borrowing within the authorized funding amount for a project or projects may be effected unless the project or projects are included in accordance with subsection (a) of section 10a-109e;

Sec. 97. Subsection (a) of section 10a-109e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2021):

(a) The university may administer, manage, schedule, finance, further design and construct UConn 2000, to operate and maintain the components thereof in a prudent and economical manner and to reserve for and make renewals and replacements thereof when appropriate, it being hereby determined and found to be in the best interest of the state and the university to provide this independent authority to the university along with providing assured revenues therefor as the efficient and cost effective course to achieve the objective of avoiding further decline in the physical infrastructure of the university and to

renew, modernize, enhance and maintain such infrastructure, the particular project or projects, each being hereby approved as a project of UConn 2000, and the presently estimated cost thereof being as follows:

UConn 2000 Project	Phase I Fiscal Years 1996-1999	Phase II Fiscal Years 2000-2005	Phase III Fiscal Years 2005-2027
Academic and Research Facilities			450,000,000
Agricultural Biotechnology Facility	9,400,000		
Agricultural Biotechnology Facility Completion		10,000,000	
Alumni Quadrant Renovations		14,338,000	
Arjona and Monteith (new classroom buildings)			66,100,000
Avery Point Campus Undergraduate and Library Building			35,000,000
Avery Point Marine Science Research Center – Phase I	34,000,000		

House Bill No. 6690			
Avery Point Marine Science Research Center - Phase II		16,682,000	
Avery Point Renovation		5,600,000	15,000,000
Babbidge Library	0		
Balancing Contingency		5,506,834	
Beach Hall Renovations			10,000,000
Benton State Art Museum Addition		1,400,000	3,000,000
Biobehavioral Complex Replacement			4,000,000
Bishop Renovation			8,000,000
Budds Building Renovation		2,805,000	
Business School Renovation		4,803,000	
Chemistry Building	53,700,000		
Commissary Warehouse			1,000,000
Deferred Maintenance/ Code Compliance/			
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House E	Bill No. 6690		
ADA Compliance/ Infrastructure Improvements &			
Renovation Lump Sum and			
Utility, Administrative and			
Support Facilities	39,332,000		805,000,000
Deferred Maintenance &			
Renovation Lump Sum			
Balance		104,668,000	
East Campus North			
Renovations		11,820,000	
Engineering Building (with Environmental			
Research Institute)			36,700,000
Equine Center		1,000,000	
Equipment, Library			
Collections &			
Telecommunications	60,500,000		470,000,000
Equipment, Library Collections &			
Telecommunications			
Completion		182,118,146	
Family Studies (DRM)			
Renovation			6,500,000

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House Bill No. 6690			
Farm Buildings Repairs/ Replacement			6,000,000
Fine Arts Phase II			20,000,000
Floriculture Greenhouse			3,000,000
Gant Building Renovations			34,000,000
Gant Plaza Deck		0	
Gentry Completion			10,000,000
Gentry Renovation		9,299,000	
Grad Dorm Renovations		7,548,000	
Gulley Hall Renovation		1,416,000	
Hartford Relocation Acquisition/Renovation		56,762,020	70,000,000
Hartford Relocation Design	1,500,000		
Hartford Relocation Feasibility Study	500,000		
Heating Plant Upgrade	10,000,000		
Hilltop Dormitory New		30,000,000	
Hilltop Dormitory			
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Renovations		3,141,000	
Ice Rink Enclosure	2,616,000		
Incubator Facilities			10,000,000
International House Conversion		800,000	
Intramural, Recreational and Intercollegiate Facilities			31,000,000
i dellitico			51,000,000
Jorgensen Renovation			7,200,000
Koons Hall Renovation/ Addition			7,000,000
Lakeside Renovation			3,800,000
Law School Renovations/ Improvements			15,000,000
Library Storage Facility			5,000,000
Litchfield Agricultural			
Center – Phase I	1,000,000		
Litchfield Agricultural Center – Phase II		700,000	
Manchester Hall			
Public Act No. 21-111			78 of 126

House Bill No. 6690			
Renovation			6,000,000
Mansfield Apartments Renovation	2,612,000		
Mansfield Training School Improvements		27,614,000	29,000,000
Natural History Museum Completion			4,900,000
North Campus Renovation	2,654,000		
North Campus Renovation Completion		21,049,000	
North Hillside Road Completion			11,500,000
North Superblock Site and Utilities	8,000,000		
Northwest Quadrant Renovation	2,001,000		
Northwest Quadrant Renovation		15,874,000	
Observatory			1,000,000
Old Central Warehouse			18,000,000

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Parking Garage #3			78,000,000
Parking Garage – North	10,000,000		
Parking Garage - South		15,000,000	
Pedestrian Spinepath		2,556,000	
Pedestrian Walkways		3,233,000	
Psychology Building Renovation/Addition			20,000,000
Residential Life Facilities			162,000,000
Roadways		10,000,000	
School of Business	20,000,000		
School of Pharmacy/ Biology	3,856,000		
School of Pharmacy/ Biology Completion		61,058,000	
Shippee/Buckley Renovations		6,156,000	
Social Science K Building		20,964,000	
South Campus Complex	13,127,000		

House Bill No. 6690			
Stamford Campus			
Improvements/Housing			13,000,000
Stamford Downtown	45 (50 000		
Relocation – Phase I	45,659,000		
Stamford Downtown			
Relocation – Phase II		17,392,000	
Storrs Hall Addition			4,300,000
Student Health Services			12,000,000
Student Union Addition		23,000,000	
Support Facility			
(Architectural and			2 000 000
Engineering Services)			2,000,000
Technology Quadrant -			
Phase IA	38,000,000		
	,,		
Technology Quadrant -			
Phase IB		16,611,000	
Technology Quadrant -			
Phase II		72,000,000	
Technology Quadrant – Phase III		15 000 000	
rnase III		15,000,000	
Torrey Life Science			
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House Bill No. 6690			
Renovation		17,000,000	
Torrey Renovation			
Completion and Biology Expansion			42,000,000
Torrington Campus Improvements			1,000,000
Towers Renovation		17,794,000	
UConn Products Store			1,000,000
Undergraduate Education Center	650,000		
Undergraduate Education Center		7,450,000	
Underground Steam & Water Upgrade	3,500,000		
Underground Steam & Water Upgrade Completion		9,000,000	
University Programs Building – Phase I	8,750,000		
University Programs Building – Phase II Visitors Center		300,000	
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Waring Building Conversion	7,888,000		
Waterbury Downtown Campus			3,000,000
Waterbury Property Purchase	325,000		
West Campus Renovations		14,897,000	
West Hartford Campus Renovations/ Improvements			25,000,000
White Building Renovation	2,430,000		
Wilbur Cross Building Renovation		3,645,000	
Young Building Renovation/Addition			17,000,000
HEALTH CENTER			
CLAC Renovation Biosafety Level 3 Lab			14,000,000
Deferred Maintenance/ Code Compliance/ADA Compliance/Infrastructure			
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The University of	
Support Building Addition/Renovation	4,000,000
Research Tower	60,000,000
Parking Garage – Health Center	8,400,000
Building Renovation	9,000,000
Medical School Academic	
Main Building Renovation	125,000,000
Library/Student Computer Center Renovation	5,000,000
Library (Student Computer	
Treatur Center	<u>106,000,000</u>
Telecommunications – Health Center	[75,000,000]
Collections and	
Equipment, Library	
Dental School Renovation	5,000,000
	<u>110,100,000</u>
- Health Center	[61,000,000]
and Support Facilities	
and Utility, Administrative	
& Improvements Renovation Lump Sum	

Connecticut			
Health Center			
New Construction and			
Renovation			394,900,000
Planning and Design Costs			25,000,000
Total – Storrs and Regional Campus Project List			2,583,000,000
Total – Health Center Project List			786,300,000
TOTAL	382,000,000	868,000,000	[3,369,300,000] <u>3,449,400,000</u>

Sec. 98. Subdivision (1) of subsection (a) of section 10a-109g of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(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

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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:

Fiscal Year	Amount
1996	\$112,542,000
1997	112,001,000
1998	93,146,000
1999	64,311,000
2000	130,000,000
2001	100,000,000
2002	100,000,000
2003	100,000,000
2004	100,000,000
2005	100,000,000
2006	79,000,000
2007	89,000,000
2008	115,000,000
2009	140,000,000
2010	0
2011	138,800,000
2012	157,200,000
2013	143,000,000
2014	204,400,000
2015	315,500,000

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2016	312,100,000
2017	240,400,000
2018	200,000,000
2019	200,000,000
2020	197,200,000
2021	260,000,000
2022	[190,500,000] <u>247,600,000</u>
2023	[125,100,000] <u>148,100,000</u>
2024	84,700,000
2025	56,000,000
2026	14,000,000
2027	9,000,000

Sec. 99. Section 10a-104c of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(a) The Board of Trustees of The University of Connecticut shall develop, continuously maintain and revise from time to time a program to facilitate the recruitment of eminent faculty and their research staffs to the university. Such program shall support economic development in the state through faculty research and promote core sectors of the state economy by accelerating the pace of applied research and development. Such program shall supplement the compensation of such faculty and related costs of personnel and materials needed to secure such faculty for the university. Eligibility shall be limited to individuals who have demonstrated excellence in their field of research and have an interest in working collaboratively on research that meets societal needs or commercialization of discoveries, innovations or technologies.

(b) Not later than April 1, 2020, and biennially thereafter, said board shall develop a plan for the recruitment and hiring of research faculty, including those whose research is focused on societal needs or can be commercialized. Such plan shall outline the operating and capital costs

associated with the plan and include recruitment and hiring goals.

(c) (1) The Board of Trustees of The University of Connecticut shall commence a research faculty recruitment and hiring program in accordance with the plan submitted pursuant to subsection (b) of this section. Such program shall be used (A) to hire faculty who meet the qualifications specified in subsection (a) of this section and who will assist the university in achieving the goals and requirements set forth in said subsection, and (B) to support the compensation of such faculty and related construction, renovation and equipment costs.

(2) Under such program, the university shall encourage and facilitate the creation of new business ventures in the state that fuel economic growth and shall provide resources for proof of concept, technology maturation, early-stage and later-stage venture capital funding and other measures that encourage expansion of the university's entrepreneurial ecosystem.

(d) The president of The University of Connecticut shall submit an annual report, in accordance with the provisions of section 11-4a, on the university's progress in meeting [such] hiring goals <u>under this section</u> and the implementation of the program under subsection (c) of this <u>section</u> to the joint standing committees of the General Assembly having cognizance of matters relating to higher education and finance, revenue and bonding.

Sec. 100. (*Effective July 1, 2021*) (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 forty-six million one hundred thousand dollars, provided (1) six million four hundred sixty thousand dollars of such authorization shall be effective July 1, 2021, (2) eleven million seven hundred twenty-nine thousand two hundred dollars of such authorization shall be

effective July 1, 2022, (3) fourteen million four hundred eighty-nine thousand two hundred dollars of such authorization shall be effective July 1, 2023, (4) nine million two hundred twenty thousand dollars of such authorization shall be effective July 1, 2024, and (5) four million two hundred one thousand six hundred dollars shall be effective July 1, 2025.

(b) The proceeds of the sale of such bonds, to the extent of the amount stated in subsection (a) of this section, shall be used by the Board of Trustees of The University of Connecticut for the purposes of subsection (c) of section 10a-104c of the general statutes.

(c) All provisions of section 3-20 of the general statutes, or the exercise of any right or power granted thereby, that 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. 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 section 3-20 of the general statutes 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 such 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 that 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. Such 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 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. 101. (*Effective from passage*) The Commissioner of Energy and Environmental Protection shall pay from the grants-in-aid authorized in section 4-66c of the general statutes the amount of one hundred fifty thousand dollars to the town of Brooklyn for the purpose of reimbursing the town for improvements at Riverside Park.

Sec. 102. (NEW) (*Effective from passage*) (a) The State Bond Commission shall authorize the issuance of bonds of the state, in accordance with the provisions of section 3-20 of the general statutes, in principal amounts not exceeding in the aggregate twenty-five million dollars for the Connecticut Port Authority established pursuant to section 15-31a of the general statutes. The amount authorized for the issuance and sale of such bonds in each of the following fiscal years shall not exceed the following corresponding amount for each such fiscal year, provided, to the extent the authority does not provide for the use of all or a portion of such amount in any such fiscal year, such amount not provided for shall be carried forward and added to the authorized amount for the next succeeding fiscal year, 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:

Fiscal Year Ending	Amount
June Thirtieth	
2022	\$5,000,000
2023	5,000,000
2024	5,000,000
2025	5,000,000

House Bill No. 6690 2026 5,000,000 Total \$25,000,000

(b) The State Bond Commission shall approve a memorandum of understanding between the Connecticut Port Authority and the state, acting by and through the Secretary of the Office of Policy and Management and the Treasurer, providing for the issuance of said bonds for the purposes of projects undertaken by the Connecticut Port Authority regarding ports not located in the towns of New Haven, New London or Bridgeport, including provisions regarding the extent to which federal, private or other moneys then available or thereafter to be made available for costs should be added to the proceeds of the bonds authorized pursuant to this section for such projects. The memorandum of understanding shall be deemed to satisfy the provisions of section 3-20 of the general statutes and the exercise of any right or power granted thereby that is not inconsistent with the provisions of this section.

(c) All provisions of section 3-20 of the general statutes, or the exercise of any right or power granted thereby, that 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. 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, and from time to time renewed. All 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 as the same become due.

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

Sec. 103. (NEW) (*Effective July 1, 2021*) As used in this section and sections 104 to 110, inclusive, of this act:

(1) "Designated beneficiary" means an individual born on or after July1, 2021, whose birth was subject to medical coverage provided underHUSKY Health, as defined in section 17b-290 of the general statutes;

(2) "Eligible expenditure" means an expenditure associated with any of the following, each as prescribed by the Treasurer: (A) Education of a designated beneficiary; (B) purchase of a home in Connecticut by a designated beneficiary; (C) investment in a business in Connecticut by a designated beneficiary; or (D) any investment in financial assets or personal capital that provides long-term gains to wages or wealth; and

(3) "Trust" means the Connecticut Baby Bond Trust.

Sec. 104. (NEW) (*Effective July 1, 2021*) (a) There is established the Connecticut Baby Bond Trust. The trust shall constitute an instrumentality of the state and shall perform essential governmental functions as provided in sections 103 to 110, inclusive, of this act. The trust shall receive and hold all payments and deposits or contributions intended for the trust, as well as gifts, bequests, endowments or federal, state or local grants and any other funds from any public or private source and all earnings until disbursed in accordance with section 109 of this act.

(b) The amounts on deposit in the trust shall not constitute property of the state and the trust shall not be construed to be a department,

institution or agency of the state. Amounts on deposit in the trust shall not be commingled with state funds and the state shall have no claim to or against, or interest in, such funds. Any contract entered into by or any obligation of the trust shall not constitute a debt or obligation of the state and the state shall have no obligation to any designated beneficiary or any other person on account of the trust and all amounts obligated to be paid from the trust shall be limited to amounts available for such obligation on deposit in the trust. The amounts on deposit in the trust may only be disbursed in accordance with the provisions of section 109 of this act. The trust shall continue in existence as long as it holds any deposits or has any obligations and until its existence is terminated by law and upon termination any unclaimed assets shall return to the state. Property of the trust shall be governed by section 3-61a of the general statutes.

(c) The Treasurer shall be responsible for the receipt, maintenance, administration, investing and disbursements of amounts from the trust. The trust shall not receive deposits in any form other than cash.

Sec. 105. (NEW) (*Effective July 1, 2021*) The Treasurer, on behalf of the trust and for purposes of the trust, may:

(1) Receive and invest moneys in the trust in any instruments, obligations, securities or property in accordance with section 106 of this act;

(2) Enter into one or more contractual agreements, including contracts for legal, actuarial, accounting, custodial, advisory, management, administrative, advertising, marketing and consulting services for the trust and pay for such services from the assets of the trust;

(3) Procure insurance in connection with the trust's property, assets, activities or deposits to the trust;

(4) Apply for, accept and expend gifts, grants or donations from public or private sources to enable the trust to carry out its objectives;

(5) Adopt regulations in accordance with chapter 54 of the general statutes for purposes of this act;

(6) Sue and be sued;

(7) Establish one or more funds within the trust; and

(8) Take any other action necessary to carry out the purposes of this act, and incidental to the duties imposed on the Treasurer pursuant to this act.

Sec. 106. (NEW) (Effective July 1, 2021) Notwithstanding the provisions of sections 3-13 to 3-13h, inclusive, of the general statutes, the Treasurer shall invest the amounts on deposit in the trust in a manner reasonable and appropriate to achieve the objectives of the trust, exercising the discretion and care of a prudent person in similar circumstances with similar objectives. The Treasurer shall give due consideration to rate of return, risk, term or maturity, diversification of total portfolio within the trust, liquidity, the projected the disbursements and expenditures and the expected payments, deposits, contributions and gifts to be received. The Treasurer shall not require the trust to invest directly in obligations of the state or any political subdivision of the state or in any investment or other fund administered by the Treasurer. The assets of the trust shall be continuously invested and reinvested in a manner consistent with the objectives of the trust until disbursed for eligible expenditures or expended on expenses incurred by the operations of the trust.

Sec. 107. (NEW) (*Effective July 1, 2021*) The property of the trust and the earnings on the trust shall be exempt from all taxation by the state and all political subdivisions of the state.

Sec. 108. (NEW) (*Effective July 1, 2021*) (a) Notwithstanding any provision of the general statutes, to the extent permitted by federal law no moneys invested in the Connecticut Baby Bond Trust shall be considered to be an asset or income for purposes of determining an individual's eligibility for assistance under any program administered by the Department of Social Services.

(b) Notwithstanding any provision of the general statutes, no moneys invested in the trust shall be considered to be an asset for purposes of determining an individual's eligibility for need-based, institutional aid grants offered to an individual at the public eligible educational institutions in the state.

Sec. 109. (NEW) (*Effective July 1, 2021*) (a) The Treasurer shall establish in the Connecticut Baby Bond Trust an accounting for each designated beneficiary. Each such accounting shall include the amount transferred to the trust pursuant to section 110 of this act, plus the designated beneficiary's pro rata share of total net earnings from investments of sums held in the trust.

(b) Upon a designated beneficiary's eighteenth birthday and completion of a financial literacy requirement as prescribed by the Treasurer, such beneficiary shall become eligible to receive the total sum of the accounting under subsection (a) of this section to be used for an eligible expenditure. The Treasurer may adopt regulations, in accordance with the provisions of chapter 54 of the general statutes, to carry out the purposes of this section.

(c) A designated beneficiary may submit a claim for such accounting until his or her thirtieth birthday, as prescribed by the Treasurer, provided such designated beneficiary is a resident of the state at the time of such claim. If a designated beneficiary (1) is deceased before submitting a valid claim, or (2) fails to submit a valid claim, as determined by the Treasurer, before his or her thirtieth birthday, such

accounting shall be credited back to the assets of the trust.

(d) Subject to obtaining adequate consent authorizing the disclosure of confidential information related to designated beneficiaries in accordance with all applicable state or federal laws, the Treasurer and the Department of Social Services shall enter into a memorandum of understanding to establish information sharing practices in order to carry out the purposes of this act.

Sec. 110. (NEW) (*Effective July 1, 2021*) Upon the birth of a designated beneficiary, the Treasurer shall transfer three thousand two hundred dollars from the General Fund to the trust to be credited toward the accounting of such designated beneficiary as described in section 109 of this act.

Sec. 111. (NEW) (Effective July 1, 2021) (a) The Treasurer is authorized to issue bonds, notes or other obligations of the state from time to time in one or more series in an aggregate principal amount of not more than six hundred million dollars, and to apply the net proceeds of such issuance to deposit to the trust as provided in subsection (b) below. The Treasurer is authorized to issue bonds, notes or other obligations in an amount sufficient to refund such bonds, notes or other obligations previously issued pursuant to this section. In addition to the bonds, notes or other obligations authorized by this section to for deposit to the trust, the Treasurer is authorized to issue bonds, notes or other obligations in such additional amounts as the Treasurer shall determine to pay the costs of issuance of such bonds, notes or other obligations issued pursuant to this section. The amount authorized for the issuance and sale of bonds in accordance with this section shall be capped in each fiscal year in the following amounts, provided, if the amount required for deposit to the trust as provided for in subsection (b) of this section is less than such capped amount or, to the extent the Governor disapproves the request for issuance of all or a portion of the amount of the bonds as provided in subsection (b) of this section, the amount so

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disapproved, 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, 2033, and provided further, the costs of issuance 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:

Fiscal Year Ending June Thirtieth	Amount
2023	\$50,000,000
2024	\$50,000,000
2025	\$50,000,000
2026	\$50,000,000
2027	\$50,000,000
2028	\$50,000,000
2029	\$50,000,000
2030	\$50,000,000
2031	\$50,000,000
2032	\$50,000,000
2033	\$50,000,000
2034	\$50,000,000

(b) (1) On or before the first day of September in each year, commencing September 1, 2022, the Department of Social Services shall inform the Treasurer of the number of designated beneficiaries born in the prior fiscal year. Promptly thereafter, the Treasurer shall submit to the Governor and the Secretary of the Office of Policy and Management, a report of and a calculation of the total amount required to deposit to the trust for crediting three thousand two hundred dollars for the account of each such designated beneficiary born in the prior fiscal year

as described in section 109 of this act. The Governor may, not later than thirty days after such submission, approve or disapprove all or a portion of such amount by notifying the Treasurer, in writing, of such decision and the reasons for it. If the Governor does not act within such thirtyday period, the issuance of bonds for the deposit into the trust for the fiscal year beginning on July first of that year is deemed approved. The Treasurer after submitting such report may issue bonds in such amount, subject to the capped amount for such fiscal year, plus such additional amount as may be required for costs of issuance and capitalized interest, if any.

(2) In the event that the Governor shall approve only a portion of the total amount set forth in the report of the Treasurer described in subdivision (1) of this subsection, or the total amount set forth in the report of the Treasurer described in subdivision (1) of this subsection exceeds the capped amount set forth in such fiscal year, the amount to be credited for the account of each designated beneficiary born in the prior fiscal year shall be reduced ratably.

(3) Subject to the amount of limitations of such capping provisions in subsection (a) of this section and following the approval or deemed approval of the request to issue bonds as provided in subdivision (1) of this subsection, the principal amount of the bonds authorized under this section shall be deemed to be an appropriation and allocation of such amount, and such approval of such request shall be deemed the allotment by the Governor of such deposits within the meaning of section 4-85 of the general statutes. The Treasurer is authorized to deposit such amount from available funds to the trust whether or not the bonds so authorized have then been issued, and shall maintain a separate nonlapsing account to record the proceeds of bonds so authorized and deposits made to the trust.

(c) All such bonds, notes or other obligations shall be general obligations of the state and the full faith and credit of the state of *Public Act No. 21-111* 98 of 126

Connecticut are pledged for the payment of the principal of and interest on such bonds, notes or other obligations as the same shall become due, and accordingly and as part of the contract of the state with the holders of such bonds, notes or other obligations, appropriation of all amounts 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. All such bonds, notes or other obligations shall be sold at not less than par and accrued interest in such manner and on such terms as the Treasurer may determine is in the best interest of the state, and shall be signed in the name of the state and on its behalf by the Treasurer. All such bonds, notes or other obligations shall mature at such time or times not later than twenty years after their respective issuance, in such principal amounts and at such times, bear such date or dates, be payable at such place or places, bear interest at such rate or different or varying rates, payable at such time or times, be in such denominations, be in such form with or without interest coupons attached, carry such registration and transfer privileges, be payable in such medium of payment, be subject to such terms of redemption with or without premium and have such additional security, covenant or contract provisions, as appropriate or necessary to improve their marketability, as the Treasurer shall determine prior to their issuance. In connection with such bonds, notes or other obligations, the Treasurer may enter into such paying agent agreements, indentures of trust, escrow agreements or other agreements, with such parties and with such provisions as the Treasurer determines are appropriate or necessary.

(d) The Treasurer may obtain from a commercial bank or insurance company authorized to do business within or without this state a letter of credit, line of credit or other liquidity facility or credit facility for the purpose of providing funds for the payments in respect of bonds, notes or other obligations required by the holder thereof to be redeemed or repurchased prior to maturity or for providing additional security for

such bonds, notes or other obligations. In connection with any such liquidity facility or credit facility, the Treasurer may enter into any reimbursement agreements, remarketing agreements, standby purchase agreements or any other necessary or appropriate agreements on behalf of the state in connection with securing, insuring or remarketing such bonds, notes or other obligations, on such terms and conditions as the Treasurer determines to be in the best interest of the state. The Treasurer is authorized to pledge the full faith and credit of the state to the state's payment obligations under any such agreement and the Treasurer is authorized to include such pledge in any such agreement as part of the contract with the provider of such liquidity facility or credit facility. The Treasurer shall apply any appropriation for the payment of such bonds, notes or other obligations to such reimbursement repayment if such liquidity facility or credit facility is drawn upon. As part of the contract of the state with the other parties to any agreement entered into pursuant to this subsection for which the full faith and credit of the state is pledged to the state's payment obligations under such agreement, appropriation of all amounts necessary for the punctual payment of the obligations of the state under any such agreement is hereby made and the Treasurer shall pay such amounts as the same become due.

(e) In connection with or incidental to the carrying of such bonds, notes or other obligations, or in connection with or incidental to the sale and issuance of such bonds, notes or other obligations, the Treasurer may enter into such contracts as the Treasurer may determine to be necessary or appropriate to place the obligation of the state, as represented by the bonds, notes or other obligations, in whole or in part, on such interest rate or cash flow basis as the Treasurer may determine, including without limitation, interest rate swap agreements, insurance agreements, forward payment conversion agreements, futures contracts, contracts providing for payments based on levels of, or changes in, interest rates or market indices, contracts to manage interest rate risk, including without limitation, interest rate floors or caps,

options, puts, calls and similar arrangements. Such contracts shall contain such payment, security, default, remedy and other terms and conditions as the Treasurer may deem appropriate and shall be entered into with such party or parties as the Treasurer may select, after giving due consideration, where applicable, for the creditworthiness of the counter party or counter parties, including any rating by a nationally recognized rating agency, the impact on any rating on outstanding bonds, notes or other obligations or any other criteria as the Treasurer may deem appropriate, provided the unsecured long-term obligations of the counter party or counter parties are rated the same or higher than the underlying rating of the state on the applicable bonds, notes or other obligations by at least one nationally recognized rating agency. The Treasurer is authorized to pledge the full faith and credit of the state to the state's payment obligations under any contract entered into pursuant to this subsection. As part of the contract of the state with the other parties to any agreement entered into pursuant to this subsection for which the full faith and credit of the state is pledged to the state's payment obligations under such agreement, appropriation of all amounts necessary for the punctual payment of the obligations of the state under any such agreement is hereby made and the Treasurer shall pay such amounts as the same become due.

(f) The Superior Court shall have jurisdiction to enter judgment against the state founded (1) upon any express contract between the state and the purchasers and subsequent owners and transferees of any bonds, notes or other obligations issued or contracted to be issued by the state pursuant to this section, and (2) upon any agreement entered into pursuant to subsection (c) or (d) of this section. Any action brought under this subsection shall be brought in the superior court for the judicial district of Hartford. The jurisdiction conferred upon the Superior Court by this subsection includes any set-off, claim or demand on the part of the state against any plaintiff commencing an action under this subsection. Such action shall be tried to the court without a jury. All

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legal defenses, except governmental immunity, shall be reserved to the state. Any action brought under this subsection shall be privileged in respect to assignment for trial upon motion of either party.

(g) Any expense incurred in connection with the issuance or renewal of the bonds, notes or other obligations issued pursuant to this section shall be paid from the accrued interest and premiums on such bonds, notes or other obligations, from the proceeds of the sale of such bonds, notes or other obligations or otherwise from the General Fund. The Treasurer is authorized to issue such bonds, notes or other obligations in such form and manner that the interest on such bonds, notes or other obligations may be includable or excludable under the Internal Revenue Code of 1986, or any subsequent corresponding internal revenue code of the United States, as amended from time to time, in the gross income of the holders or owners of such bonds, notes or other obligations. The Treasurer may make representations and agreements for the benefit of the holders or owners of any such bonds, notes or other obligations which are necessary or appropriate to ensure the inclusion or exclusion of interest on such bonds, notes or other obligations of the state from taxation under the Internal Revenue Code of 1986 or any subsequent corresponding internal revenue code of the United States, as amended from time to time, including agreements to pay rebates to the federal government of investment earnings derived from the investment of the proceeds of bonds, notes or other obligations. The Treasurer may make representations and agreements for the benefit of the holders or owners of such bonds, notes or other obligations on behalf of the state to provide secondary market disclosure information. Any such agreement may include: (1) Covenants to provide secondary market disclosure information, (2) arrangements for such information to be provided with the assistance of a paying agent, trustee or other agent, and (3) remedies for breach of such agreement, which remedies may be limited to specific performance. The state shall protect and save harmless any official or former official of the state from financial loss and expense, including

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legal fees and costs, if any, arising out of any claim, demand, suit or judgment by reason of alleged negligence on the part of such official, while acting in the discharge of his or her official duties, in providing secondary market disclosure information or performing any other duties set forth in any agreement to provide secondary market disclosure information. Nothing in this section shall be construed to preclude the defense of governmental immunity to any such claim, demand or suit. For purposes of this subsection "official" means any person elected or appointed to office or any state employee. This indemnity provision shall not apply to cases of wilful and wanton fraud.

(h) All such bonds, notes or other obligations, their transfer and the income therefrom, including any profit on the sale or transfer thereof, shall at all times be exempt from all taxation by the state or under its authority, except for estate or succession taxes, but the interest on such bonds, notes or other obligations shall be included in the computation of any excise or franchise tax. Such bonds, notes or other obligations are hereby made and declared to be (1) legal investments for savings banks and trustees unless otherwise provided in the instrument creating the trust, (2) securities in which all public officers and bodies, all insurance companies and associations and persons carrying on an insurance business, all banks, bankers, trust companies, savings banks and savings associations, including savings and loan associations, building and loan associations, investment companies and persons carrying on a banking or investment business, all administrators, guardians, executors, trustees and other fiduciaries and all persons who are or may be authorized to invest in bonds, notes or other obligations of the state, may properly and legally invest funds, including capital in their control or belonging to them, and (3) securities that may be deposited with and shall be received by all public officers and bodies for any purpose for which the deposit of bonds, notes or other obligations of the state is or may be authorized.

Sec. 112. (NEW) (Effective from passage) (a) As used in this section:

(1) "Administrative costs" means the costs paid or incurred by the administrator of the Community Investment Fund 2030 Board established under subsection (b) of this section, including, but not limited to, allocated staff costs and other out-of-pocket costs attributable to the administration and operation of the board;

(2) "Administrator" means the Commissioner of Economic and Community Development, or the commissioner's designee;

(3) "Eligible project" means:

(A) (i) A project proposed by a municipality, community development corporation or nonprofit organization, for the purpose of promoting economic or community development in the municipality or a municipality served by such corporation or organization, such as brownfield remediation, affordable housing, establishment of or improvements to water and sewer infrastructure to support smaller scale economic development, pedestrian safety and traffic calming improvements, establishment of or improvements to energy resiliency or clean energy projects and land acquisition and capital projects to construct, rehabilitate or renovate buildings and structures to facilitate or improve home rehabilitation programs and facilities such as libraries and senior centers; or

(ii) A grant-in-aid proposed by a municipality, community development corporation or nonprofit organization for the purpose of providing (I) a revolving loan program, microloans or gap financing, to small businesses located within such municipality or a municipality served by such corporation or organization, or (II) start-up funds to establish a small business in any such municipality; and

(B) Such project or grant-in-aid furthers consistent and systematic fair, just and impartial treatment of all individuals, including*Public Act No. 21-111*104 of 126

individuals who belong to underserved and marginalized communities that have been denied such treatment, such as Black, Latino and indigenous and Native American persons; Asian Americans and Pacific Islanders and other persons of color; members of religious minorities; lesbian, gay, bisexual, transgender and queer persons and other persons comprising the LGBTQ+ community; persons who live in rural areas; and persons otherwise adversely affected by persistent poverty or inequality; and

(4) "Municipality" means a municipality designated as a public investment community pursuant to section 7-545 of the general statutes or as an alliance district pursuant to section 10-262u of the general statutes.

(b) (1) There is established a Community Investment Fund 2030 Board, which shall be within the Department of Economic and Community Development. The board shall consist of the following members:

(A) The speaker of the House of Representatives and the president pro tempore of the Senate;

(B) The majority leader of the House of Representatives, the majority leader of the Senate, the minority leader of the House of Representatives and the minority leader of the Senate;

(C) One appointed by the speaker of the House of Representatives and one appointed by the president pro tempore of the Senate, each of whom shall be a member of the Black and Puerto Rican Caucus of the General Assembly;

(D) The two chairpersons of the general bonding subcommittee of the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding;

(E) Two appointed by the Governor; and

(F) The Secretary of the Office of Policy and Management, the Attorney General, the Treasurer, the Comptroller, the Secretary of the State and the Commissioners of Economic and Community Development, Administrative Services, Social Services and Housing, or their designees.

(2) All initial appointments shall be made not later than sixty days after the effective date of this section. The terms of the members appointed by the Governor shall be coterminous with the term of the Governor or until their successors are appointed, whichever is later. Any vacancy in appointments shall be filled by the appointing authority. Any vacancy occurring other than by expiration of term shall be filled for the balance of the unexpired term.

(3) Notwithstanding any provision of the general statutes, it shall not constitute a conflict of interest for a trustee, director, partner, officer, stockholder, proprietor, counsel or employee of any person to serve as a member of the board, provided such trustee, director, partner, officer, stockholder, proprietor, counsel or employee abstains and absents himself or herself from any deliberation, action and vote by the board in specific respect to such person. The members appointed by the Governor shall be deemed public officials and shall adhere to the code of ethics for public officials set forth in chapter 10 of the general statutes.

(4) The speaker of the House of Representatives and the president pro tempore of the Senate shall serve as the chairpersons of the board and shall schedule the first meeting of the board, which shall be held not later than January 1, 2022. The board shall meet at least quarterly.

(5) Eleven members of the board shall constitute a quorum for the transaction of any business.

(6) The members of the board shall serve without compensation, but*Public Act No. 21-111* 106 of 126

shall, within the limits of available funds, be reimbursed for expenses necessarily incurred in the performance of their duties.

(7) The board shall have the following powers and duties: (A) Review eligible projects to be recommended to the Governor under subsection (c) of this section for approval; (B) establish bylaws to govern its procedures; (C) review and provide comments to the Department of Economic and Community Development on projects funded through the state's Economic Action Plan as provided under subsection (d) of this section; and (D) perform such other acts as may be necessary and appropriate to carry out its duties described in this section.

(8) The administrator shall hire such employee or employees as may be necessary to assist the board to carry out its duties described in this section.

(c) (1) The Community Investment Fund 2030 Board shall establish an application and review process with guidelines and terms for funds provided from the bond proceeds under subsection (e) of this section for eligible projects. Such funds shall be used for costs related to an eligible project recommended by the board and approved by the Governor pursuant to this subsection and to pay or to reimburse the administrator for administrative costs under this section.

(2) The chairpersons of the board shall notify the chief elected official of each municipality when the application and review process has been established and shall publicize the availability of any funds available under this section. Each such official or any community development corporation or nonprofit organization may submit an application to the board requesting funds for an eligible project. The board shall meet to consider applications submitted and determine which, if any, the board will recommend to the Governor for approval.

(3) (A) The board shall give priority to eligible projects (i) that are

proposed by a municipality that (I) has implemented local hiring preferences pursuant to section 7-112 of the general statutes, or (II) has or will leverage municipal, private, philanthropic or federal funds for such project, and (ii) that have a project labor agreement or employ or will employ ex-offenders or individuals with physical, intellectual or developmental disabilities. The board shall give additional priority to an application submitted by a municipality that includes a letter of support for the proposed eligible project from a member or members of the General Assembly in whose district the eligible project is or will be located.

(B) In evaluating applications for an eligible project described in subparagraph (A)(ii) of subdivision (3) of subsection (a) of this section, the board shall (i) evaluate the risk of default on the repayment of a proposed loan or financing, (ii) consider the impact of the eligible project on job creation or retention in the municipality, (iii) consider the impact of the eligible project on blighted properties in the municipality, and (iv) consider the overall impact of the eligible project on the community. The board shall not recommend any proposed loan or financing under subparagraph (A)(ii) of subdivision (3) of subsection (a) of this section for which the interest rate varies from the prevailing market rate.

(4) (A) Whenever the board deems it necessary or desirable, the chairpersons of the board shall submit to the Governor a list of the board's recommendations of eligible projects to be funded from bond proceeds under subsection (e) of this section. The board may recommend state funding for eligible projects, provided the total cost of such recommendations shall not exceed one hundred seventy-five million dollars in any fiscal year. Such list shall include, at a minimum:

(i) For each eligible project described in subparagraph (A)(i) of subdivision (3) of subsection (a) of this section, a description of such project, the municipality in which such project is located, the amount of
funds sought for such project, any cost estimates for such project, any schematics or plans for such project, the total estimated project costs and the applicable fiscal year to which such disbursement will be attributed; and

(ii) For each eligible project described in subparagraph (A)(ii) of subdivision (3) of subsection (a) of this section, a description of and specific terms for any proposed loans, financing or start-up funds to be provided from such grant-in-aid, the types of small businesses located or to be located in the municipality that may be eligible for such loan, financing or start-up funds, the amount of the grant-in-aid sought and the applicable fiscal year to which such disbursement will be attributed.

(B) The Governor shall review the eligible projects on the list and may recommend changes to any eligible project on the list. The Governor shall determine the most appropriate method of funding for each eligible project and shall provide to the members of the board, in writing, such determination for each eligible project on the list and the reasons therefor. The board may reconsider at a future meeting any eligible project for which the Governor recommends a change. Each eligible project for which the Governor recommends the allocation of bond funds shall be considered at a State Bond Commission meeting not later than two months after the date such eligible project was submitted to the Governor pursuant to subparagraph (A) of this subdivision.

(5) Funds for an eligible project approved under this section may be administered on behalf of the board by a state agency, as determined by the Secretary of the Office of Policy and Management, provided a memorandum of understanding between the administrator of the Community Investment Fund 2030 Board and the state, acting by and through the Secretary of the Office of Policy and Management, has been entered into with respect to such funds and project.

(6) Not later than August 31, 2023, the board shall submit a report, in

accordance with the provisions of section 11-4a of the general statutes, to the General Assembly, the Black and Puerto Rican caucus of the General Assembly, the Auditors of Public Accounts and the Governor, for the preceding fiscal year, that includes (A) a list of the eligible projects recommended by the board and approved by the Governor pursuant to this section, (B) the total amount of funds provided for such eligible projects, (C) for each such eligible project, a description of the project and the amounts and terms of the funds provided, (D) the status of the project and any balance remaining of the allocated funds, and (E) any other information the board deems relevant or necessary. The board shall submit such report annually for each fiscal year in which the funds specified in subparagraph (A) of subdivision (3) of this subsection are disbursed for eligible projects.

(7) The Auditors of Public Accounts shall audit, on a biennial basis, all eligible projects funded under this section and shall report their findings to the Governor, the Secretary of the Office of Policy and Management and the General Assembly.

(d) (1) For the fiscal year ending June 30, 2022, and each fiscal year thereafter, one hundred twenty-five million dollars of the funds available for the purposes of the state's Economic Action Plan shall be reserved for (A) projects that provide (i) a revolving loan program, microloans or gap financing, to women or minority-owned small businesses, (ii) start-up funds to establish women or minority-owned small businesses, (iii) brownfield remediation or broadband expansion, (iv) human services, workforce development, mental health services, educational programming, preapprenticeship and apprenticeship training, youth services programming or physical, intellectual and developmental disability services; (B) projects that provide the potential to directly impact community enrichment programs for, or related to, financial literacy, home ownership opportunity, free or reduced tuition for vocational training schools, academic scholarships, seniors' and

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veterans' services and arts and culture; or (C) projects that provide the potential to directly impact youth and adult enrichment programs for, or related to, "earn while you learn" programs, paid internships or summer youth programming.

(2) The Commissioner of Economic and Community Development shall receive and consider comments from the Community Investment Fund 2030 Board on funding for such projects. The commissioner shall provide quarterly expenditure reports to the board for such projects and hold public hearings for such projects before the board.

(e) (1) The State Bond Commission may authorize the issuance of bonds of the state, in accordance with the provisions of section 3-20 of the general statutes, in principal amounts not exceeding in the aggregate eight hundred seventy-five million dollars. The amount authorized for the issuance and sale of such bonds in each of the following fiscal years shall not exceed the following corresponding amount for each such fiscal year, except that, to the extent the State Bond Commission does not provide for the use of all or a portion of such amount in any such fiscal year, such amount not provided for shall be carried forward and added to the authorized amount for the next succeeding fiscal year, 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:

Fiscal Year Ending June 30,	Amount
2023	\$175,000,000
2024	175,000,000
2025	175,000,000
2026	175,000,000
2027	175,000,000
Total	\$875,000,000

(2) The proceeds of the sale of bonds set forth in this subsection shall

be used for the purpose of funding eligible projects for which the Governor has determined under subsection (c) of this section that bond funding is appropriate and that no other bond authorization is available.

(f) (1) Upon the agreement of the Governor and the Community Investment Fund 2030 Board, and subsequent to the adoption of a resolution by the General Assembly affirming the reauthorization of the board and the program provided for under this section, the State Bond Commission may authorize the issuance of bonds of the state, in accordance with the provisions of section 3-20 of the general statutes, in principal amounts not exceeding in the aggregate one billion two hundred fifty million dollars. The amount authorized for the issuance and sale of such bonds in each of the following fiscal years shall not exceed the following corresponding amount for each such fiscal year, except that, to the extent the State Bond Commission does not provide for the use of all or a portion of such amount in any such fiscal year, such amount not provided for shall be carried forward and added to the authorized amount for the next succeeding fiscal year, 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:

Fiscal Year Ending June 30,	Amount
2028	\$250,000,000
2029	250,000,000
2030	250,000,000
2031	250,000,000
2032	250,000,000
Total	\$1,250,000,000

(2) The proceeds of the sale of bonds set forth in this subsection shall be used for the purpose of funding eligible projects for which the Governor has determined under subsection (c) of this section that bond funding is appropriate and that no other bond authorization is available.

(g) All provisions of section 3-20 of the general statutes, or the exercise of any right or power granted thereby, that 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. 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, and from time to time renewed. All 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 Treasurer shall pay such principal and interest as the same become due.

Sec. 113. (*Effective from passage*) The Commissioner of Administrative Services, having reviewed applications for state grants for public school building projects in accordance with section 10-283 of the general statutes on the basis of priorities for such projects and standards for school construction established by the State Board of Education, and having prepared a listing of all such eligible projects ranked in order of priority, as determined by said commissioner together with the amount of the estimated grant with respect to each eligible project, and having submitted such listing of eligible projects, prior to December 15, 2020, to a committee of the General Assembly established under section 10-283a of the general statutes for the purpose of reviewing such listing, is hereby authorized to enter into grant commitments on behalf of the state in accordance with said section with respect to the priority listing of such projects and in such estimated amounts as approved by said committee prior to February 1, 2021, as follows:

(1) Estimated Grant Commitments.

School District School Project Number	Estimated Project Costs	Estimated Grant
NORTH BRANFORD North Branford High School 21DASY099053N0621	\$66,242,390	\$29,100,282
NORWALK Cranberry Elementary School 21DASY103252N0621	\$45,000,000	\$10,125,000
SOUTH WINDSOR Pleasant Valley Elementary School 21DASY132093N0621	\$58,500,000	\$22,148,100
TORRINGTON Torrington Middle & High School 21DASY143076N0621	\$159,575,000	\$100,308,845
WEST HAVEN Washington Elementary School 21DASY156142N0621	\$38,803,926	\$26,052,956
DANBURY Ellsworth Avenue School Annex 21DASY034150EA0621	\$9,600,000	\$6,137,280
HARTFORD Betances Learning Lab Magnet School 21DASY064316RNV0621	\$43,709,774	\$41,524,285
HARTFORD E. B. Kennelly School 21DASY064317RNV0621	\$51,416,225	\$48,845,414
HARTFORD Fred D. Wish Museum School 21DASY064318RNV0621	\$49,320,000	\$46,854,000
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Estimated Total Project Costs	\$71,670,200	\$112,329,500	
WINDHAM Windham High School 163-0079 RNV			
Project Number			
School			
School District	Authorized	Requested	
(2) Previously Authorized Projects That Have Changed Substantially in Scope or Cost which are Seeking Reauthorization.			
LEARN LEARN Ocean Avenue Academy 21DASY245089SP0621	\$9,851,000	\$7,880,800	
REGIONAL DISTRICT 1 Housatonic Valley Regional High School 21DASY201049VE0621	\$319,533	\$255,626	
WESTPORT Coleytown Middle School 21DASY158099RNV0621	\$32,372,235	\$6,820,830	
NORWALK Naramake Elementary School 21DASY103253EA0621	\$3,500,000	\$1,137,500	
NEWINGTON Anna Reynolds Elementary School 21DASY094109RNV0621	\$35,500,000	\$20,792,350	
KILLINGLY Killingly Memorial School 21DASY069069RNV0621	\$34,000,000	\$24,981,400	

Total Grant

\$57,078,147 \$89,459,214

(3) Previously Authorized Projects For the Technical Education and Career System That Have Changed Substantially in Scope or Cost which are Seeking Reauthorization.

School District School	Authorized	Requested
Project Number		
CTECS (Bridgeport) Bullard-Havens		
900-0015 VT/EA		
Estimated	<i>†</i> ()))	
Total Project Costs	\$60,383,000	\$139,447,195
Total Grant	\$60,383,000	\$139,447,195

Sec. 114. Subsection (b) of section 10-291 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(b) The Department of Administrative Services shall not approve a school building project plan or site, as applicable, if:

(1) The site is in an area of moderate or high radon potential, as indicated in the Department of Energy and Environmental Protection's Radon Potential Map, or similar subsequent publications, except where the school building project plan incorporates construction techniques to mitigate radon levels in the air of the facility;

(2) The plans incorporate new roof construction or total replacement of an existing roof and do not provide for the following: (A) A minimum roof pitch that conforms with the requirements of the State Building Code, (B) a minimum twenty-year unlimited manufacturer's guarantee for water tightness covering material and workmanship on the entire

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roofing system, (C) the inclusion of vapor retarders, insulation, bitumen, felts, membranes, flashings, metals, decks and any other feature required by the roof design, and (D) that all manufacturer's materials to be used in the roofing system are specified to meet the latest standards for individual components of the roofing systems of the American Society for Testing and Materials;

(3) In the case of a major alteration, renovation or extension of a building to be used for public school purposes, the plans do not incorporate the guidelines set forth in the Sheet Metal and Air Conditioning Contractors National Association's publication entitled "Indoor Air Quality Guidelines for Occupied Buildings Under Construction" or similar subsequent publications;

(4) In the case of a new construction, extension, renovation or replacement, the plans do not provide that the building maintenance staff responsible for such facility are trained in or are receiving training in, or that the applicant plans to provide training in, the appropriate areas of plant operations including, but not limited to, heating, ventilation and air conditioning systems pursuant to section 10-231e, with specific training relative to indoor air quality; [or]

(5) In the case of a project for new construction, extension, major alteration, renovation or replacement involving a school entrance for inclusion on any listing submitted to the General Assembly in accordance with section 10-283 on or after July 1, 2008, the plans do not provide for a security infrastructure for such entrance; [.] or

(6) In the case of a project for new construction, extension, major alteration, renovation or replacement on any listing submitted to the General Assembly in accordance with section 10-283 on or after July 1, 2022, the plans do not provide for the installation of at least one water bottle filling station (A) per one hundred students of the projected enrollment for the school building, (B) on each new floor or wing of the

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school building, and (C) in any food service area of the school building.

Sec. 115. Section 10-283b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2021*):

(a) On and after July 1, 2011, the Commissioner of Administrative Services shall include school building projects for the Technical Education and Career System on the list developed pursuant to section 10-283. The adoption of the list by the General Assembly and authorization by the State Bond Commission of the issuance of bonds pursuant to section 10-287d shall fund the full cost of the projects. On or after July 1, 2011, the Commissioner of Administrative Services, in consultation with the Commissioner of Education, may approve applications for grants to assist school building projects for the Technical Education and Career System to remedy damage from fire and catastrophe, to correct safety, health and other code violations, to replace roofs, to remedy a certified school indoor air quality emergency, or to purchase and install portable classroom buildings at any time within the limit of available grant authorization and to make payments on such a project within the limit of appropriated funds, provided portable classroom building projects do not create a new facility or cause an existing facility to be modified so that the portable buildings comprise a substantial percentage of the total facility area, as determined by the Commissioner of Administrative Services. Such projects shall be subject to the requirements of chapters 59 and 60.

(b) The Department of Administrative Services shall ensure that an architect and a construction manager or construction administrator hired to work on a project pursuant to subsection (a) of this section are not related persons as defined in subdivision (18) of subsection (a) of section 12-218b.

(c) Not later than January 1, 2023, and biennially thereafter, the Department of Administrative Services shall develop a status report on

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all current and pending school building projects for the Technical Education and Career System. Such status report shall include, but need not be limited to, the costs associated with each such school building project for the Technical Education and Career System, the anticipated date of the next project application per technical education and career school, and the projected date of commencement of pending school building projects and the date of completion of current school building projects for the Technical Education and Career System. The department shall submit such status report to the joint standing committee of the General Assembly having cognizance of matters relating to education, in accordance with the provisions of section 11-4a.

Sec. 116. (*Effective from passage*) The Commissioner of Administrative Services shall waive any audit deficiencies for the town of Hamden related to costs associated with (1) the new construction project at Spring Glen School (Project Number 062-0094 N), provided such costs do not exceed one million seven hundred ninety-two thousand eight hundred ninety-four dollars, (2) the interdistrict magnet facility project at Wintergreen Interdistrict Magnet School (Project Number 062-0077 MAG), provided such costs do not exceed one million three hundred fifteen thousand twelve dollars, and (3) the new construction project at Hamden Middle School (Project Number 062-0084 N), provided such costs do not exceed two million nine hundred forty thousand two hundred dollars.

Sec. 117. (*Effective from passage*) Notwithstanding the provisions of section 10-283 of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section requiring that the description of a project type for a school building project be made at the time of application for a school building project grant, the town of New Britain may change the description and scope of the renovation project at Chamberlain Elementary School (Project Number 20DASY089169RNV0620) to

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include the construction of preschool facilities, provided the total project costs for the renovation project do not exceed seventy-five million dollars.

Sec. 118. (*Effective from passage*) (a) Notwithstanding the provisions of section 10-283 of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section requiring a completed grant application be submitted prior to June 30, 2020, the renovation project at Holmes Elementary School in the town of New Britain with costs not to exceed fifty-five million dollars shall be included in subdivision (1) of section 113 of this act and shall subsequently be considered for a grant commitment from the state, provided the town of New Britain files an application for such school building project prior to October 1, 2023, and meets all other provisions of chapter 173 of the general statutes or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said chapter and is eligible for grant assistance pursuant to said chapter.

(b) Notwithstanding the provisions of section 10-285a of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section concerning the reimbursement percentage that a local board of education may be eligible to receive for a school building project, the town of New Britain may use the reimbursement rate of ninety-five per cent for the renovation project at Holmes Elementary School, provided (1) the school district for the town of New Britain is an educational reform district, as defined in section 10-262u of the general statutes, on the effective date of this section, and (2) the school building committee responsible for undertaking such school building project is established in accordance with the provisions of section 120 of this act.

Sec. 119. (*Effective from passage*) (a) Notwithstanding the provisions of section 10-283 of the general statutes, or any regulation adopted by the **Public Act No. 21-111 120** of 126

State Board of Education or the Department of Administrative Services pursuant to said section requiring a completed grant application be submitted prior to June 30, 2020, the renovation project at Jefferson Elementary School in the town of New Britain with costs not to exceed fifty-five million dollars shall be included in subdivision (1) of section 113 of this act and shall subsequently be considered for a grant commitment from the state, provided the town of New Britain files an application for such school building project prior to October 1, 2025, and meets all other provisions of chapter 173 of the general statutes or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said chapter and is eligible for grant assistance pursuant to said chapter.

(b) Notwithstanding the provisions of section 10-285a of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section concerning the reimbursement percentage that a local board of education may be eligible to receive for a school building project, the town of New Britain may use the reimbursement rate of ninety-five per cent for the renovation project at Jefferson Elementary School, provided (1) the school district for the town of New Britain is an educational reform district, as defined in section 10-262u of the general statutes, on the effective date of this section, and (2) the school building committee responsible for undertaking such school building project is established in accordance with the provisions of section 120 of this act.

Sec. 120. (*Effective from passage*) Notwithstanding the provisions of section 10-292v of the general statutes, and any special act, municipal charter, local ordinance, home rule ordinance or other ordinance, on and after July 1, 2021, the school building committee responsible for undertaking the school building projects at Holmes Elementary School and Jefferson Elementary School, as described in sections 118 and 119 of this act, for the town of New Britain shall be established as follows: (1)

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Three members appointed by the Common Council for the town of New Britain, one of whom shall have experience in the construction industry, (2) two members appointed by the mayor of the town of New Britain, and (3) two members appointed by the board of education for the town of New Britain.

Sec. 121. (Effective from passage) Notwithstanding the provisions of subsection (b) of section 10-285a of the general statutes, or any regulations adopted by the State Board of Education or the Department of Administrative Services pursuant to said subsection concerning the reimbursement percentage that a board of education for a regional school district may be eligible to receive for a school building project that is related to the establishment or expansion of such regional school district on or after July 1, 2016, and the limitation that such reimbursement percentage shall not exceed eighty-five per cent, the towns of Ansonia and Derby may use the reimbursement percentage of the town in such regional school district with the greatest reimbursement percentage, as determined pursuant to subsection (a) of section 10-285a of the general statutes, plus twenty per cent for any new construction or renovation school building project related to the establishment of a regional school district for said towns in accordance with the provisions of part III of chapter 164 of the general statutes, provided (1) the towns of Ansonia and Derby file an application for any such school building project not later than ten years after the establishment of such regional school district, and (2) said towns meet all other provisions of chapter 173 of the general statutes or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said chapter and is eligible for grant assistance pursuant to said chapter.

Sec. 122. (*Effective from passage*) Notwithstanding the provisions of section 10-285a of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services

pursuant to said section concerning the reimbursement percentage that a local board of education may be eligible to receive for a school building project, the town of Windham may use the reimbursement rate of ninety-five per cent for the renovation project at Windham High School (Project Number 163-0079 RNV), provided (1) the school district for the town of Windham is an educational reform district, as defined in section 10-262u of the general statutes, on the effective date of this section, and (2) the date of beginning of construction, as defined in section 10-282 of the general statutes, is not later than one year after the effective date of this section.

Sec. 123. (Effective from passage) Notwithstanding the provisions of subsection (b) of section 10-287 of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section, requiring that all orders and contracts be awarded after a public invitation to bid has been advertised in a newspaper having circulation in the town in which construction is to take place, and the provisions of section 4b-91 of the general statutes, or any regulation adopted by the Department of Administrative Services pursuant to said section, requiring that every contract for the construction, reconstruction, alteration, remodeling, repair or demolition of any public building or any other public work by a public agency that is paid for, in whole or in part, with state funds and that is estimated to cost more than five hundred thousand dollars be awarded after the public agency has invited bids by posting notice on the State Contracting Portal, contracts let by the town of Brookfield for the New Elementary School (Project Number 018-0056 N) may be reimbursed, provided such project complies with all other provisions of chapter 173 of the general statutes and regulations adopted by the State Board of Education or the Department of Administrative Services pursuant to said chapter.

Sec. 124. (Effective from passage) (a) Notwithstanding the provisions of

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section 10-286 of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section concerning the calculation of grants using the state standard space specifications, the town of West Haven shall be exempt from the state standard space specifications for the purpose of the calculation of the grant for the new construction project (Project Number 21DASY156142N0621) at Washington Elementary School.

(b) Notwithstanding the provisions of section 10-287i of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section concerning the percentage of a school building project grant that the Department of Administrative Services shall withhold from an applicant pending completion of an audit pursuant to section 10-287 of the general statutes, the department shall withhold five per cent of such grant from the town of West Haven for the new construction project (Project Number 21DASY156142N0621) at Washington Elementary School pending completion of an audit pursuant to said section.

Sec. 125. (*Effective from passage*) Notwithstanding the provisions of section 10-287i of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section concerning the percentage of a school building project grant that the Department of Administrative Services shall withhold from an applicant pending completion of an audit pursuant to section 10-287 of the general statutes, the department shall (1) withhold five per cent of the grant from the town of West Haven for the renovation project (Project Number 156-0138 RNV) at West Haven High School pending completion of an audit pursuant to said section, and (2) make a progress payment to the town of West Haven in an amount equal to the difference between eleven per cent of such grant and five per cent of such grant on or before September 1, 2021.

Sec. 126. (*Effective from passage*) Notwithstanding the provisions of **Public Act No. 21-111** 124 of 126

section 10-283 of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section requiring a completed grant application be submitted prior to June 30, 2020, the school building project at E. C. Goodwin Technical High School with costs not to exceed forty million dollars shall be included in subdivision (1) of section 113 of this act and shall subsequently be considered for a grant commitment from the state, provided an application for such school building project is filed prior to October 1, 2022, and meets all other provisions of chapter 173 of the general statutes or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said chapter and is eligible for grant assistance pursuant to said chapter.

Sec. 127. (*Effective from passage*) Notwithstanding the provisions of section 10-285a of the general statutes, or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said section concerning the reimbursement percentage that a local board of education may be eligible to receive for a school building project, the town of Torrington may use the reimbursement rate of eighty-five per cent for the new construction project at Torrington Middle & High School (Project Number 21DASY143076N0621), provided the town of Torrington meets all other provisions of chapter 173 of the general statutes or any regulation adopted by the State Board of Education or the Department of Administrative Services pursuant to said chapter and is eligible for grant assistance pursuant to said chapter.

Sec. 128. (*Effective from passage*) The Commissioner of Administrative Services shall waive any audit deficiencies for the town of Hartford related to costs associated with the projects at (1) the University High School of Science and Engineering (Project Number 064-0287 MAG/N), (2) Capitol Preparatory Magnet School (Project Number 064-0290 MAG/EA), (3) R. J. Kinsella Magnet School (Project Number 064-0292 MAG/E), (4) Environmental Sciences Magnet School at Mary Hooker

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(Project Number 064-0293 MAG/EA), (5) Hartford Public High School (Project Number 064-0246 RNV/E), (6) Fisher Magnet School (Project Number 064-0291 MAG/EA), (7) Webster School (Project Number 064-0270 EA), and (8) Sport and Medical Sciences Academy (Project Number 064-0279 MAG/N).

Approved June 30, 2021