

<b>DEPARTMENT OF CHILDREN AND FAMILIES</b>	
2003	<p>Adds language to allocate increased funding for Women’s Services.</p> <p>CFS50#55G:</p> <p><u>Of the amount hereinabove appropriated for Women’s Services, there is allocated to the lead domestic violence agencies in the State and to the New Jersey Coalition for Battered Women the amount appropriated for FY 2014 to those agencies plus \$1,840,000 to offset costs of providing core domestic violence services, and there is allocated to the 21 county-based sexual violence service organizations and the New Jersey Coalition Against Sexual Assault the amount appropriated for FY 2014 to those agencies plus \$400,000 to offset the costs of providing direct services for victims of sexual violence.</u></p>
<b>DEPARTMENT OF COMMUNITY AFFAIRS</b>	
1001 with LIV	<p>Adds language to provide for Low Income Home Energy Assistance (LIHEAP) Minimum Benefit Payments.</p> <p>CMA50#55D:</p> <p><sup>1</sup><u>[Notwithstanding the provisions of any law, rule or regulation to the contrary, every household in the State that is eligible to receive benefits under the Supplemental Nutrition Assistance Program (SNAP) established pursuant to the “Food and Nutrition Act of 2008,” Pub.L.110-246 (7 U.S.C. s.2011 et seq.) shall receive a minimum annual energy assistance payment of \$21 in order to qualify the household for a heating and cooling standard utility allowance under the SNAP program, in accordance with 7 U.S.C. s.2014(e)(6)(C), unless a standard utility allowance would have been unavailable to the household under the State and federal criteria for SNAP and any applicable energy assistance programs that were in place as of July 1, 2013. This annual payment shall be disbursed in accordance with the provisions of the Low Income Home Energy Assistance Program (LIHEAP), established pursuant to Pub.L. 97-35, Title XXVI (42 U.S.C. s.8621 et seq.) or other energy assistance program for which the household is eligible, as applicable. Any costs associated with increasing LIHEAP payments shall first be charged to the unexpended balance of federal</u></p>

	<u>funds available for the LIHEAP program, to the extent permitted by federal law and regulation.]]<sup>1</sup></u>
1184	<p>Adds language concerning budgeting for county-provided local police services.</p> <p>CMA70#75PS:</p> <p><u>Notwithstanding the provisions of N.J.S.40A:4-39 or any other law or regulation to the contrary, a county that assumes responsibility for the provision of local police services in one or more municipalities utilizing a new or expanded county police force may display the anticipated revenues and appropriations associated with such county police force in its annual budget by annexing to that budget a statement describing the sources and amounts of anticipated dedicated revenues and appropriating those dedicated amounts for the purposes of the county police force.</u></p>
1205	<p>Adds language to allocate Meadowlands Adjustment Payments Aid to constituent municipalities.</p> <p>CMA40#41G:</p> <p><u>The amount hereinabove appropriated for Meadowlands Adjustment Payments Aid shall be paid in two equal installments on August 15, 2014 and November 15, 2014 to the New Jersey Meadowlands Commission for deposit in the intermunicipal account established pursuant to section 64 of P.L.1968, c.404 (C.13:17-66) and shall be credited to the amount payable by each constituent municipality to that account for adjustment year 2014, in proportion to the amount certified by the commission for payment pursuant to subsection (a) of section 72 of P.L.1968, c.404 (C.13:17-74). To the extent that the amount paid to the intermunicipal account by any constituent municipality for adjustment year 2014 exceeds the amount required after application of credits pursuant to this provision, the commission shall refund the amount of overpayment.</u></p>
1213	<p>Modifies language to limit transitional aid eligibility to municipalities.</p> <p>CMA70#75S:</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for Transitional Aid to Localities shall be allocated to provide short-term financial assistance where needed to help a [local government unit that] <u>municipality</u></p>

which is in serious fiscal distress meet immediate budgetary needs and regain financial stability. A [local unit] municipality shall be deemed to be eligible for transitional aid if it is identified by the Director of the Division of Local Government Services (Director) as experiencing serious fiscal distress where the Director determines that, despite local officials having implemented substantive cost reduction strategies, there continue to exist conditions of serious fiscal distress, which may include but shall not be limited to: substantial structural or accumulated deficits; ongoing reliance on non-recurring revenues; limited ability to raise supplemental non-property tax revenues; extraordinary demands for public safety appropriations; and other factors indicating a constrained ability to raise sufficient revenues to meet budgetary requirements that substantially jeopardizes the fiscal integrity of the [local unit] municipality. [Local units] Municipalities seeking transitional aid shall file an application on a form prescribed by the Director, which application, among other things, shall set forth the minimum criteria that must be met in order for an application to be considered by the Director for a determination of eligibility. The Director shall determine whether a [local unit that] municipality which files an application meeting such minimum criteria is in serious fiscal distress, and, if so, what amount of transitional aid should be provided to address [ its] the municipality's serious fiscal distress. The transitional aid shall be provided to the [local unit] municipality subject to the provisions of subsection a. of section 1 of P.L.2011, c. 144 (C.52:27D-118.42a); provided, however, that an amount of Transitional Aid to Localities as determined by the Director of the Division of Local Government Services for a municipality may be deemed to constitute Consolidated Municipal Property Tax Relief Aid in an amount not in excess of the amount of Transitional Aid to Localities such municipality received in the previous fiscal year and shall not reduce the amount of Consolidated Municipal Property Tax Relief Aid such municipality shall receive for the current fiscal year. Provided, however, if the Director of the Division of Local Government Services deems an amount of Transitional Aid to Localities for a municipality as constituting Consolidated Municipal Property Tax Relief Aid pursuant to this provision, that municipality is not relieved from compliance with the requirements for transitional aid.

The amount hereinabove appropriated for Transitional Aid to Localities is subject to the following condition: notwithstanding the provisions of R.S.43:21-14, or any other law or regulation to the contrary, the Commissioner of Labor and Workforce Development, in consultation with the Commissioner of Community Affairs, is authorized to enter into individualized payment plan agreements with [local units] municipalities that receive Transitional Aid for the reimbursement of unemployment benefits paid to former employees

	<p>of such <u>municipal</u> government units, at reasonable interest rates based on current market conditions, and on such other terms and conditions as may be determined to be appropriate by the Commissioner of Labor and Workforce Development. Any [local unit] <u>municipality</u> that enters into an individualized payment plan agreement pursuant to this section shall be required to expend all funds budgeted for this activity remaining as of the last day of its budget year for the repayment of outstanding obligations under the plan.</p>
<p>5413 ( 1 of 2)</p>	<p>Modifies language concerning municipal Best Practices Inventory. CMA70#75PS:</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, the release of the final 5% or \$500, whichever is greater, of the total annual amount due for the current fiscal year from Consolidated Municipal Property Tax Relief Aid to municipalities is subject to the following condition: the municipality shall submit to the Director of the Division of Local Government Services a report describing the municipality's compliance with the "Best Practices Inventory" established by the Director of the Division of Local Government Services and shall receive at least a minimum score on such inventory as determined by the Director of the Division of Local Government Services; provided, however, that the Director may take into account the particular circumstances of a municipality in computing such score. In preparing the Best Practices Inventory, the Director shall identify best municipal practices in the areas of general administration, fiscal management, and operational activities, as well as the particular circumstances of a municipality, in determining the minimum score acceptable for the release of the final 5% or \$500, whichever is greater, of the total annual amount due for the current fiscal year, but in no event shall amounts be withheld with respect to municipal practices occurring prior to the issuance of the Best Practices Inventory unless related to a municipal practice identified in the Best Practices Inventory established in the previous fiscal year [or related to compliance with a statute, regulation, or Executive Order in effect prior to the commencement of the previous fiscal year].</p>

5432 with LIV	<p>Language extending application deadline for Transitional Aid. CMA70#75PS</p> <p><u>Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for Transitional Aid to Localities is subject to the following condition: a municipality that has not yet applied for Transitional Aid for 2015 as of the effective date of this act may file an application on the appropriate forms prescribed by the Director of the Division of Local Government Services <sup>1</sup>[on or before August 15, 2014]<sup>1</sup> and such application shall be considered by the Director for a determination of eligibility for Transitional Aid for the current fiscal year.</u></p>
5415 with LIV	<p>Adds language requiring reports to JBOC on payments for management of RREM program. CMATOT</p> <p><u><sup>1</sup>[The Commissioner of Community Affairs shall report on a quarterly basis to the Joint Budget Oversight Committee detailing all payments to any private vendors with which it has contracted to manage the Reconstruction, Rehabilitation, Elevation and Mitigation Program or any successor thereto funded by the Community Development Block Grant-Disaster Recovery Grant. The first report submitted shall also detail all such payments made prior to the current fiscal year.]<sup>1</sup></u></p>
<b>DEPARTMENT OF EDUCATION</b>	
1008 (1 of 2)	<p>Modifies language to increase the per pupil Nonpublic Technology Initiative Aid rate. EDU30#31S:</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, Nonpublic Technology Initiative Aid shall be paid to school districts and allocated for nonpublic school pupils at the rate of <del>[\$20]</del> <u>\$32</u> per pupil in a manner that is consistent with the provisions of the</p>

	federal and State constitutions.
1008 (2 of 2)	<p>Modifies language concerning Nonpublic Nursing Services Aid to remove the cap on the per pupil rate.</p> <p>EDU30#31S:</p> <p>Notwithstanding the provisions of section 9 of P.L.1991, c.226 (C.18A:40-31), the amount hereinabove appropriated for Nonpublic Nursing Services Aid shall be made available to local school districts based upon the number of pupils enrolled in each nonpublic school on the last day prior to October 16, 2013 [and the rate per pupil shall be \$77.20].</p>
1142	<p>Deletes language concerning the Innovation Fund.</p> <p>EDU30#34G:</p> <p>[Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for the Innovation Fund is subject to the following conditions: (1) the Commissioner of Education shall establish, implement, and oversee a pilot program to provide grants on a competitive basis to schools that engage in innovative educational practices that result in extended learning time to improve educational outcomes for students, subject to the approval of the Director of the Division of Budget and Accounting; (2) the Commissioner of Education shall be responsible for establishing written eligibility criteria for participation in the program, which shall be publicly available and published on the Department of Education's Internet website; and (3) of the amount hereinabove appropriated for the Innovation Fund, an amount not to exceed \$250,000 may be allocated for the administrative costs of the program, subject to the approval of the Director of the Division of Budget and Accounting.]</p>

1208	<p>Adds language concerning County Vocational School District Partnership Grant Program.</p> <p>EDU30#33S:</p> <p><u>The amount hereinabove appropriated for County Vocational School District Partnership Grant Program shall be allocated for grants to county vocational school districts to partner with urban districts, other school districts, county colleges, and other entities to create high-quality career and technical education programs in existing facilities. The commissioner shall award grants, within the limit of available State appropriations, to selected county vocational school districts to be used to support the development and implementation of a career and technical education program in an existing school or college facility that is not owned or leased by the county vocational school district. The commissioner shall determine the amount of each grant awarded under the program and may award multi-year grants.</u></p>
2009	<p>Adds language allocating up to \$1.5 million in federal funds for technology grants.</p> <p>EDU30#31S:</p> <p><u>Subject to the availability of federal funds, the Commissioner of Education shall enter into a contract with a nonprofit entity, having the largest library of audio textbooks, for the provision of products and services to public schools to assist students who are unable to use standard text due to a learning disability, visual impairment, or a physical disability. The products and services to be provided may include, but need not be limited to, accessible, human-narrated audiobooks that are available through both mainstream and specialized devices, software capable of recording and reporting data for instructional purposes, and professional development opportunities for instructional and support staff. Upon the certification of the Director of the Division of Budget and Accounting</u></p>

	<p><u>of the availability of federal funds for the performance of the terms of such contract for the 2014-2015 school year, there is appropriated an amount of federal funds not to exceed \$1,500,000 subject to the approval of the director.</u></p>
22	<p>Modifies language authorizing use of FY2014 information when calculating funding to Charter Schools.</p> <p>EDU30#31PS:</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, amounts hereinabove appropriated for Charter School Aid shall be used for such sums as are necessary: 1) in the case of a charter school with higher enrollment in the 2014-2015 school year than in the 2007-2008 school year, to provide that in the 2014-2015 school year, the charter school receives no less total support from the State and the resident district than the sum of the total 2007-2008 payments from the resident district and the 2007-2008 payments of Charter School Aid and Charter Schools - Council on Local Mandates Aid and to ensure that such total payments provide a 2014-2015 per pupil amount that is no less than the 2007-2008 per pupil amount based on average daily enrollment; 2) in the case of a charter school with lower enrollment in the 2014-2015 school year than in the 2007-2008 school year, to ensure that such total payments provide a 2014-2015 per pupil amount that is no less than the 2007-2008 per pupil amount based on average daily enrollment; and 3) to provide amounts pursuant to section 12 of P.L.1995, c.426 (C.18A:36A-12), <u>where projected special education enrollment, projected speech enrollment, total projected weighted district enrollment, and the district's adequacy budget are equal to the fiscal year 2014 values, respectively.</u></p>
4 (1 of 2)	<p>Modifies language concerning State Aid Notice to reflect reduction in School Choice Aid.</p> <p>EDU30#31PS:</p> <p>Notwithstanding the provisions of section 20 of P.L.2007, c.260 (C.18A:7F-62) to the contrary, a district allocation of the amount</p>



	<p>hereinabove appropriated for School Choice Aid shall be determined by multiplying approved enrollment as reported in the Supplemental Choice Enrollment Collection as of January 24, 2014, by the district's Choice Prebudget Year Local Share Per Pupil as indicated on the February 25, 2014 State Aid notice issued by the Commissioner of Education. Approved enrollment shall not exceed the district's maximum funded choice student enrollment as determined by the Commissioner of Education. <u>Where choice enrollment reflected on the October 15, 2013 Application for State School Aid is less than the projected choice enrollment reflected on the fiscal year 2014 State Aid Notice, such districts' 2015 School Choice Aid allocations shall be adjusted to reflect actual pre-budget year enrollment as of October 15, 2013.</u></p>
4 (2 of 2)	<p>Modifies language concerning State Aid Notice to reflect reduction in School Choice Aid.</p> <p>EDU30#31PS:</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, a district's 2014-2015 allocation of the amounts hereinabove appropriated for Equalization Aid, Educational Adequacy Aid, Adjustment Aid, Preschool Education Aid, School Choice Aid, Security Aid, Special Education Categorical Aid, Supplemental Enrollment Growth Aid, Transportation Aid, and Under Adequacy Aid shall be as set forth in the February 25, 2014 State Aid notice issued by the Commissioner of Education, <u>as amended subject to the provisions herein.</u></p>
5417	<p>Adds language concerning Education Reform Implementation Grant Program.</p> <p>EDU30#34G:</p> <p><u>The amounts hereinabove appropriated for the Education Reform Implementation Grant Program shall be used by the Commissioner of Education to establish a competitive grant program to award grants to school districts implementing education reform initiatives.</u></p>

	<p><u>No more than \$1,250,000 shall be used to award grants to school districts to provide teaching staff members with professional development opportunities consistent with the provisions of P.L.2012, c.26 (C.18A:6-119 et al.). No more than \$1,250,000 shall be used to award grants to school districts to prepare for the implementation of assessments developed by the Partnership for the Assessment of Readiness for College and Careers. No school district shall receive grants totaling more than \$250,000.</u></p>
5418 with LIV	<p>Adds language concerning Charter School Adjustment Aid. EDU30#31PS:</p> <p><sup>1</sup><u>[A charter school's allocation of the amount hereinabove appropriated for Charter School Adjustment Aid shall be determined by summing: 1) the product obtained by multiplying \$75 by the number of students enrolled in the charter school who reside in a school district in which the amount of adjustment aid that the school district will receive in the 2014-2015 school year accounts for less than 10%, of the sum of equalization aid, special education categorical aid, security categorical aid, school choice aid, transportation aid, under adequacy aid, supplemental enrollment growth aid, educational adequacy aid, PARCC readiness aid, per pupil growth aid, and adjustment aid that the school district will receive in the 2014-2015 school year, and 2) the product obtained by multiplying \$115 by the number of students enrolled in the charter school who reside in a school district in which adjustment aid represents 10% or more of the sum of equalization aid, special education categorical aid, security categorical aid, school choice aid, transportation aid, under adequacy aid, supplemental enrollment growth aid, educational adequacy aid, PARCC readiness aid, per pupil growth aid, and adjustment aid that the school district will receive in the 2014-2015 school year.]<sup>1</sup></u></p>

5425	<p>Modifies language requiring prior notice to JBOC of certain transfers of Nonpublic School Aid.</p> <p>EDU30#31S:</p> <p>Of the amounts hereinabove appropriated for Nonpublic School Aid, such amounts as determined by the commissioner may be transferred between such accounts to address changes in enrollments and services, <u>following notice to the Joint Budget Oversight Committee and</u> subject to the approval of the Director of the Division of Budget and Accounting.</p>
<b>DEPARTMENT OF ENVIRONMENTAL PROTECTION</b>	
5405 with LIV	<p>Modifies language to eliminate funding increase for Office of Sustainability and Green Energy.</p> <p>ENV40#43D:</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, an amount <sup>1</sup> [ not to exceed [ \$3,700,000 ] <del>\$2,000,000</del> ]<sup>1</sup> , as determined by the Director of the Division of Budget and Accounting, is appropriated from the Clean Energy Fund to support the Office of Sustainability and Green Energy in the Department of Environmental Protection subject to the following condition: The Board of Public Utilities and the Office of Sustainability and Green Energy shall enter into a memorandum of understanding providing for the terms and conditions for the expenditure of the funds, including but not limited to the uses of the funds and program coordination between the two agencies.</p>
5426 with LIV	<p>Modifies language concerning allocation of natural resource damages.</p> <p>ENV40#44C:</p> <p>Except as otherwise provided in this act and notwithstanding the provisions of any other law or regulation to the contrary, the first</p>

	<p>\$50,000,000 <sup>1</sup><u>[and one-half of any additional amounts]</u><sup>1</sup> in natural resource, cost recoveries and other associated damages recovered by the State, along with such additional amounts as may be determined by the Director of the Division of Budget and Accounting, in consultation with the Attorney General, to be necessary to pay for the costs of legal services related to such recoveries, shall be deposited into the Hazardous Discharge Site Cleanup Fund established pursuant to section 1 of P.L.1985, c.247 (C.58:10 -23.34), and are appropriated for: direct and indirect costs of remediation, restoration, and clean up; costs for consulting, expert, and legal services incurred in pursuing claims for damages; and grants to local governments and nonprofit organizations to further implement restoration activities of the Office of Natural Resource Restoration. Recoveries in excess of the amounts appropriated pursuant to this paragraph, consistent with the terms and conditions of applicable settlement agreements or court rulings, shall be deposited in the General Fund as general State revenue.</p>
<b>DEPARTMENT OF HEALTH</b>	
1014 with LIV	<p>Adds language prohibiting amounts appropriated for Family Planning Services for abortion procedures. HEA20#21#4220D: <sup>1</sup><u>[Of the amounts hereinabove appropriated for Family Planning Services, no monies shall be expended on abortion procedures.]</u><sup>1</sup></p>
1174	<p>Adds language appropriating \$140,000 from the New Jersey Brain Injury Research Fund to the Brain Injury Alliance of New Jersey for specialized community based services. HEA20#21G: Notwithstanding the provisions of section 9 of P.L.2003, c.200 (N.J.S.52:9EE-9), there is appropriated from the New Jersey Brain Injury</p>

	<u>Research Fund the amount of \$140,000 which shall be transferred to the Department of Human Services and allocated to the Brain Injury Alliance of New Jersey for specialized community based services.</u>
21	<p>Adds language appropriating monies in the Hepatitis Inoculation Fund for hepatitis prevention activities.</p> <p>HEA20#21D:</p> <p><u>In addition to the purposes set forth in Section 2 of P.L.1993, c.277 (C.26:4-100.13), funds in the Hepatitis Inoculation Fund are appropriated and may be used for hepatitis prevention activities, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>
2229	<p>Adds language concerning appropriation of \$750,000 for Statewide trauma registry.</p> <p>HEA20#21D:</p> <p><u>The amounts appropriated hereinabove for Statewide Trauma Registry shall be used to establish Statewide registry of hospitalizations for traumatic injury.</u></p>
5404	<p>Adds language requiring reporting related to Hospital Delivery System Reform Incentive Payments.</p> <p>HEA20#22G:</p> <p><u>The amount hereinabove appropriated for the Hospital Delivery System Reform Incentive Payments (DSRIP) program is subject to the following condition: the Department of Health shall promptly file with the Presiding Officers of the Legislature copies of any reports or other determinations regarding DSRIP eligibility or plan performance, including but not limited to whether or not a hospital has satisfied any eligibility benchmarks required for receipt of DSRIP funding, which are made by the State or received from CMS.</u></p>

<b>DEPARTMENT OF HUMAN SERVICES</b>	
5420 with LIV	<p>Adds language requiring the State to continue providing ACA-compliant health coverage to continue the FamilyCare Advantage Program.</p> <p>HUM20#24G:</p> <p><sup>1</sup><u>[Notwithstanding the provisions of any law or regulation to the contrary, there are appropriated such amounts as are necessary to provide health insurance benefits that comply with the Affordable Care Act's requirements to persons previously covered under the FamilyCare Advantage Program. The Commissioner shall take all necessary steps to ensure that persons formerly covered under the FamilyCare Advantage Program are provided health insurance benefits pursuant to this provision.]</u><sup>1</sup></p>
5421	<p>Adds language requiring the Department of Human Services to collaborate with county corrections agencies to maximize Medicaid.</p> <p>HUM20#24#7540D:</p> <p><u>The amounts hereinabove appropriated for Personal Services are conditioned upon the Department of Human Services working collaboratively with the various county corrections agencies to promote the proper enrollment in the Medicaid program of all eligible inmates requiring medical services. The department shall provide guidance to the county corrections agencies on this subject and, upon request, shall provide such additional assistance as may be necessary to support the counties in ensuring that all eligible Medicaid reimbursements are properly claimed consistent with federal law.</u></p>

5424	<p>Adds language requiring quarterly reports on MLTSS.</p> <p>HUM20#26G:</p> <p><u>As a condition upon the appropriation hereinabove for Managed Long Term Services and Supports, the Commissioner shall issue quarterly reports on enrollment, State and federal expenditures, access to care and measures of care quality.</u></p>
5408	<p>Adds language authorizing additional appropriations for Managed Care.</p> <p>HUM20#24#7540G:</p> <p><u>In addition to the amounts hereinabove appropriated for Managed Care Initiative there are appropriated such sums as may be necessary for the same purpose, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>
1005	<p>Modifies language to increase appropriations for Medicaid Class I and Class II Nursing Facility Services.</p> <p>HUM20#26G:</p> <p>Notwithstanding the provisions of N.J.A.C.8:85 or any other law or regulation to the contrary and subject to any required federal approval, the amounts hereinabove appropriated for Payments for Medical Assistance Recipients - Nursing Homes <u>and for Managed Long Term Services and Supports</u> are subject to the following conditions: (1) <b>[no]</b> <u>each</u> nursing facility that is being paid on a fee-for-service basis shall receive a <b>[per diem reimbursement rate adjustment and each shall receive the same]</b> <u>Fiscal Year 2015 per diem reimbursement rate that is obtained by adjusting the calculation of the rate received on June 30, 2014 to incorporate an additional \$8,500,000 in State and \$8,500,000 in federal appropriations above the total gross Fiscal Year 2014 appropriations used to calculate the June 30, 2014 rate, provided that the rate setting methodology, parameters, and data used to calculate the Fiscal Year 2015 per diem reimbursement rate shall be otherwise identical to the rate setting methodology, parameters, and data used to calculate</u></p>

the June 30,2014 rate and provided, further, that the Fiscal Year 2015 per diem reimbursement rate shall not be less than the per diem rate received by that facility on June 30,2014; (2) nursing facilities that are being paid by a Managed Care Organization (MCO) for custodial care through a provider contract that includes a negotiated rate shall receive that negotiated rate; (3) any Class I (private) [or Class III (special care) nursing facility] that is being paid by an MCO for custodial care through a provider contract but has not yet negotiated a rate shall receive the same per diem reimbursement rate as it received on June 30, 2014, as adjusted for the incorporation of the additional \$17,000,000 in State and federal appropriations, and any Class II (county) nursing facility that is being paid by an MCO but has not yet negotiated a rate shall receive the per diem reimbursement rate it would have received on June 30, 2014, as adjusted for the incorporation of the additional \$17,000,000 in State and federal appropriations, had it been a Class I nursing facility; [and] (4) monies designated pursuant to subsection c. of section 6 of P.L.2003, c.105 (C.26:2H-97) for distribution to nursing facilities, less the portion of those funds to be paid as pass-through payments in accordance with paragraph (1) of subsection d. of section 6 of P.L.2003, c.105 (C.26:2H-97), shall be combined with amounts hereinabove appropriated for Payments for Medical Assistance Recipients - Nursing Homes for the purpose of calculating Medicaid reimbursements for nursing facilities ; and (5) any Class III (special care) nursing facility that is being paid by an MCO for custodial care through a provider contract but has not yet negotiated a rate shall receive the same per diem reimbursement rate as it received on June 30, 2014, which per diem reimbursement rate shall be adjusted on January 1, 2015 such that an additional \$2,450,000 in State and \$2,450,000 in federal appropriations shall be allocated to Class III nursing facilities during the fiscal year. For the purposes of this paragraph, a nursing facility's per diem reimbursement rate or negotiated rate shall not include, if the nursing facility is eligible for reimbursement, the difference between the full calculated provider tax add-on and the quality-of-care portion of the provider tax add-on, which difference shall be payable as an allowable cost pursuant to section 6 of P.L.2003, c.105 (C.26:2H-97(d)). Provided, further, that on or before September 15, 2014, the Department shall calculate and disseminate to the MCOs the amount of the add-on payable



	<p>during the year starting October 1, 2014 as an allowable cost, as well as the list of nursing facilities that will receive this add-on, and the MCOs shall adjust the rates paid to nursing facilities accordingly; the add-ons calculated for FY 2014 shall be applied from July 1, 2014, through September 30, 2014 and the first add-on shall be applied to fee-for-service per diem reimbursement rates effective October 1, 2014.</p>
1026	<p>Adds language to allocate funding for per diem rate increases for certain assisted living services. HUM20#26G: <u>Notwithstanding any other law or regulation to the contrary, of the amounts hereinabove appropriated for Managed Long Term Services and Supports, assisted living facilities, comprehensive personal care homes and assisted living programs shall receive a per diem rate, respectively, of no less than \$72.50, \$62.50, and \$52.50 as reimbursement for each Medicaid beneficiary under their care.</u></p>
2015 with LIV	<p>Modifies language to remove cap on number of daily clients served at Medical Day Care facilities. HUMTOT: Notwithstanding the provisions of any law or regulation to the contrary, the amounts hereinabove appropriated from the Medical Day Care Services and the Managed Care Initiative accounts are subject to the following condition: [no] a licensed facility in the adult Medical Day Care program may serve [or] and receive reimbursement for [more than 200 participants per day and, for facilities with a licensed capacity of less than 200 as established by the Department of Health, no such facility may receive reimbursement for] <sup>1</sup>[more ]<sup>1</sup> participants per day <sup>1</sup>[than the facility's licensed capacity]<sup>1</sup> <u>provided that the number of participants served</u> <sup>1</sup>[ at any one time]<sup>1</sup> <u>does not exceed the facility's licensed capacity.</u></p>

<b>DEPARTMENT OF LABOR AND WORKFORCE DEVELOPMENT</b>	
19	<p>Adds language appropriating certain fines and penalties for unemployment insurance fraud.</p> <p>LAB50#53D:</p> <p><u>Notwithstanding the provisions of R.S.43:21-16 or any other law or regulation to the contrary, any recoveries from fines and penalties assessed on or before October 21, 2013 in connection with fraudulently obtained unemployment insurance benefits are appropriated and shall be deposited in the Unemployment Compensation Auxiliary Fund.</u></p>
2219	<p>Deletes language preventing increase in Workers' Compensation judges salaries.</p> <p>LAB50#53D:</p> <p>[Notwithstanding the provisions of R.S. 34:15-49 to the contrary, including the reference therein to salaries of judges of the Division of Workers' Compensation determined as a percentage of the annual salary of judges of Superior Court, there shall be no increase paid from appropriations made herein for an annual salary increase for judges of the Division of Workers' Compensation.]</p>
2226	<p>Adds language appropriating additional \$5 million for Vocational Rehabilitation Services from the Workforce Development Partnership Fund.</p> <p>LAB50#54G:</p> <p><u>In addition to the amount hereinabove appropriated for Vocational Rehabilitation Services, there is appropriated \$5,000,000 from the Workforce Development Partnership Fund for Extended Employment (Center based jobs), Extended Employment Transportation, and Long-Term Follow Along Services.</u></p>

5427	<p>Adds language requiring consultation with providers and JBOC notification regarding vocational rehabilitation services funding.</p> <p>LAB 50#54D:</p> <p><u>The amount hereinabove appropriated for Salaries and Wages for the Vocational Rehabilitation Services program classification shall be conditioned on the following: a) prior to determination of funding levels for the various services funded by any State or federal funds for vocational rehabilitation services, including but not limited to slot values and transportation, the Commissioner of Labor and Workforce Development shall consult with the sheltered workshop provider community to ensure a fair and adequate allocation of funding; b) the Commissioner shall notify the Joint Budget Oversight Committee not less than 10 days prior to implementation of any change in rates for vocational rehabilitation services.</u></p>
<b>DEPARTMENT OF LAW AND PUBLIC SAFETY</b>	
5431	<p>Language authorizing allocation of \$50 million in professional boards unexpended balances for essential purposes in the Department of Law and Public Safety.</p> <p>LPSTOT</p> <p><u>Notwithstanding the provisions of section 2 of P.L.1974, c.46 (c.45:1-3.2) or any law or regulation to the contrary, an amount not to exceed \$50,000,000, subject to the approval of the Attorney General, is hereby appropriated from the unexpended balances of the several State professional boards, advisory boards, and committees located in the Department of Law and Public Safety which are not otherwise required to be expended for the purposes of such professional boards, advisory boards and committees to pay for the costs</u></p>

	<p><u>and expenses of the various divisions within the Department of Law and Public Safety as determined by the Attorney General, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>
<b>DEPARTMENT OF STATE</b>	
1161 with LIV	<p>Adds language concerning maximization of federal Medicaid payments to medical school faculty physicians and other professionals. STA (Higher Ed services)G</p> <p><u>Funds appropriated to Rutgers University for purposes of medical education <sup>1</sup>[at New Jersey Medical School and Rutgers Medical School ]<sup>1</sup> are authorized to be used as necessary by the Director of Budget and Accounting and the Division of Medical Assistance and Health Services, consistent with CMS guidelines, solely to maximize federal Medicaid payments to faculty physicians and non-physician professionals who are affiliated with the aforementioned respective medical schools.</u></p> <p><u>Funds appropriated to Rowan University for purposes of medical education at Cooper Medical School of Rowan University and the Rowan School of Osteopathic Medicine are authorized to be used as necessary by the Director of Budget and Accounting and the Division of Medical Assistance, consistent with CMS guidelines, solely to maximize federal Medicaid payments to faculty physicians and non-physician professionals who are affiliated with the aforementioned respective medical schools.</u></p>

2230 with LIV	<p>Modifies language to restore State-Funded employee count at Rowan University School of Osteopathic Medicine (SOM) to the FY 2014 count (83) and add language to allow increases of State funded positions at SOM as new hires come aboard.</p> <p>STA30#36#2445G:</p> <p>For the purpose of implementing the appropriations act for the current fiscal year, the number of State-funded positions at Rowan University shall be <del>[1,449]</del> <u>1,532</u> <sup>1</sup><del>[and shall be increased to reflect up to an additional 17 newly filled positions at the School of Osteopathic Medicine during the fiscal year]</del><sup>1</sup>.</p>
2233 with LIV	<p>Adds language to expand TAG eligibility to DREAM Act recipients.</p> <p>STA30#36#2405G:</p> <p><sup>1</sup><del>[Notwithstanding the provisions of any law or regulation to the contrary, a student who is eligible for in-State tuition pursuant P.L.2013, c.170 (C.18A:62-4.4), and is otherwise eligible for a TAG award shall be eligible for TAG.]</del><sup>1</sup></p>
2234	<p>Adds language protecting the allocation of funding to Rutgers-Camden and Rutgers-Newark.</p> <p>STA30#36#2410G:</p> <p><del>Notwithstanding the provisions of any law or regulation to the contrary, the amount appropriated hereinabove for Rutgers, The State University Institutional Support is subject to the following conditions: (a) If State funded appropriations for Institutional Support, and the sum of all anticipated Receipts from Tuition Increase, General Services Income, Auxiliary Funds Income, Special Funds Income and Employee Fringe Benefits for Rutgers – Camden are anticipated during the fiscal year to total less than \$180,875,000, the Director of the Division of Budget and Accounting shall determine the amount of the difference between that anticipated total</del></p>

	<p><u>and \$180,875,000, and transfer from the State General Fund appropriation for Rutgers –New Brunswick to the State General Fund appropriation for Rutgers – Camden, for additional State funded Institutional Support for Rutgers – Camden for the fiscal year, the amount of that difference, with notice thereof provided by the director to the Legislative Budget and Finance Officer; (b) If State funded appropriations for Institutional Support, and the sum of all anticipated Receipts from Tuition Increase, General Services Income, Auxiliary Funds Income, Special Funds Income and Employee Fringe Benefits for Rutgers– Newark are anticipated during the fiscal year to total less than \$346,860,000, the Director of the Division of Budget and Accounting shall determine the amount of the difference between that anticipated total and \$346,860,000, and transfer from the State General Fund appropriation for Rutgers –New Brunswick to the State General Fund appropriation for Rutgers – Newark, for additional State funded Institutional Support for Rutgers – Newark for the fiscal year, the amount of that difference, with notice thereof provided by the director to the Legislative Budget and Finance Officer; and (c) the Director of the Division of Budget and Accounting shall be provided access by Rutgers to all financial reports and information necessary to enable the director to calculate the transfer amounts, if any, and provided further, however, that in no circumstance shall a transfer of appropriations by the director occur which interferes with or violates any bond covenants or disclosure responsibilities.</u></p>
5419	<p>Modifies language concerning Survivor Tuition Benefits.          STA30#36G:          In order to permit and ensure the timely award of student financial aid grants, amounts may be transferred among accounts in Student Assistance Programs <u>including Survivor Tuition Benefits</u>, subject to the approval of the Director of the Division of Budget and Accounting. Notice of the Director of the Division of Budget and Accounting’s approval shall be provided to the Legislative Budget and Finance Officer on the effective date of the approved transfer.</p>

<b>DEPARTMENT OF TRANSPORTATION</b>	
17 (1 of 2)	<p>Modifies language to reduce the amount appropriated from the Clean Energy Fund for NJ Transit Corporation utility costs.</p> <p>TRA60#62G:</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, in addition to the amount hereinabove appropriated for New Jersey Transit Corporation, there is appropriated <del>[\$12,889,000]</del> <u>\$32,889,000</u> from the Clean Energy Fund for utility costs associated with New Jersey Transit Corporation operations.</p>
2022	<p>Adds language concerning Supplementary County Highway Aid.</p> <p>TRA60#61C:</p> <p><u>The amount appropriated hereinabove for Supplementary County Highway Aid shall be allocated in order that each county allocation from Supplementary County Highway Aid and from the revenues and other funds of the New Jersey Transportation Trust Fund Authority for the county aid program shall not be less than the aid received by each county in FY 2013 under the county aid program provided however, in the event that the amount appropriated for Supplementary County Highway Aid is insufficient for this purpose the aid that would have been received for each county pursuant to this provision shall be proportionately reduced.</u></p>
2248	<p>Adds language concerning allocation of Freight Capital Program.</p> <p>TRA60#61C:</p> <p><u>The amount appropriated from the revenues and other funds of the New Jersey Transportation Trust Fund Authority for the New Jersey</u></p>

	<p><u>Freight Rail Assistance Program in FY 2015 shall fund eligible project applications where the sponsor received funding for a related phase or portion of rail construction in any prior fiscal year before funding new projects that have not received prior funding under the program.</u></p>
<b>DEPARTMENT OF THE TREASURY</b>	
1210 with LIV	<p>Modifies language restoring first quarter payment of Homestead Benefit Program. TRE70#75PG:</p> <p>The amount hereinabove appropriated for the Homestead Benefit Program shall be available to provide homestead benefits only to eligible homeowners pursuant to the provisions of section 3 of P.L.1990, c.61 (C.54:4-8.59) as amended by P.L.2004, c.40 and by P.L.2007, c.62, as may be amended from time to time except that, notwithstanding the provisions of such laws to the contrary: (i) residents who are 65 years of age or older at the close of the tax year, or residents who are allowed to claim a personal deduction as a blind or disabled taxpayer pursuant to subsection b. of N.J.S.54A:3-1, with (a) gross income in excess of \$150,000 for tax year 2012 are excluded from the program; (b) gross income in excess of \$100,000 but not in excess of \$150,000 for tax year 2012 are eligible for a benefit in the amount of 5% of the first \$10,000 of property taxes paid, and (c) gross income not in excess of \$100,000 for tax year 2012 are eligible for a benefit in the amount of 10% of the first \$10,000 of property taxes paid; (ii) residents who are not 65 years of age or older at the close of the tax year, or residents who are not allowed to claim a personal deduction as a blind or disabled taxpayer pursuant to subsection b. of N.J.S.54A:3-1, with (a) gross income in excess of \$75,000 for tax year 2012 are excluded from the program; (b) gross income in excess of \$50,000 but not in excess of \$75,000 for tax year 2012 are eligible for a benefit in the amount of 6.67% of the first \$10,000 of property taxes paid; and (c) gross income not in excess of \$50,000 for tax year 2012 are eligible for a benefit in the amount of 10% of the first \$10,000 of property taxes paid. These benefits listed pursuant to this paragraph</p>



	<p>will be calculated based on the 2006 property tax amounts assessed or as would have been assessed on the October 1, 2012 principal residence of eligible applicants. The total homestead benefit provided to an eligible applicant in a given State fiscal year shall not exceed the homestead rebate amount paid to such eligible applicant for tax year 2006, absent a change in an applicant's filing characteristics. The homestead benefit shall be [ made in one or more installments after the application for the benefit has been approved, at the dates and in the form as the Director of the Division of Taxation shall determine ] <u>paid in</u> <sup>1</sup> <u>August</u>. If the amount hereinabove appropriated for the Homestead Benefit Program is not sufficient, there is appropriated from the Property Tax Relief Fund such additional sums as ] <sup>1</sup> may <sup>1</sup> <u>[be required to provide such homestead benefits ]</u><sup>1</sup>, subject to the approval of the Director of the Division of Budget and Accounting.</p>
20	<p>Adds language authorizing appropriations for funeral expenses associated with certain public safety employees.  TRE70#76D:  <u>There are appropriated such additional amounts as may be required to pay for the reimbursement of funeral expenses pursuant to P.L.2013, c.177 (C.52:18A-218.1 et seq.), subject to the approval of the Director of the Division of Budget and Accounting.</u></p>
2256	<p>Eliminates language authorizing additional BEIP appropriations.  TRE50#51G:  [In addition to the amount hereinabove appropriated for the Business Employment Incentive Program, EDA, there is appropriated from the General Fund to the Department of the Treasury for transfer to the New Jersey Economic Development Authority such amounts as may be necessary to fund the Business Employment Incentive Program, the amount of which, when combined with the amount</p>

	<p>hereinabove appropriated and with prior year disbursements, shall not exceed the total amount of revenues received as withholdings, as defined in section 2 of P.L.1996, c.26 (C.34:1B-125), during the prior calendar years from all businesses receiving grants pursuant to the “Business Employment Incentive Program Act,” P.L.1996, c.26 (C.34:1B-124 et seq.), as certified by the Director of the Division of Taxation, subject to the approval of the Director of the Division of Budget and Accounting. ]</p>
5416 with LIV	<p>Adds language requiring State Comptroller to monitor grant agreements under the Building Our Future Bond Act. TRE70#72D: <u><sup>1</sup>[The appropriations hereinabove for the Office of the State Comptroller are subject to the following condition: notwithstanding the provisions of any law or regulation to the contrary, the State Comptroller shall monitor the execution of grant agreements entered into pursuant to the Building Our Future Bond Act of 2012, P.L.2013, c.41 to ensure that projects are on time, within stated purpose, and within budget, and shall report his findings and conclusions to the Joint Budget Oversight Committee not later than June 1, 2015.]<sup>1</sup></u></p>
5413 (2 of 2)	<p>Modifies language concerning municipal Best Practices Inventory. TRE70#75PS: Notwithstanding the provisions of any law or regulation to the contrary, the release of the final 5% or \$500, whichever is greater, of the total annual amount due for the current fiscal year from the Energy Tax Receipts Property Tax Relief Fund to municipalities is subject to the following condition: the municipality shall submit to the Director of the Division of Local Government Services a report describing the municipality’s compliance with the “Best Practices Inventory” established by the Director of the Division of</p>

	<p>Local Government Services and shall receive at least a minimum score on such inventory as determined by the Director of the Division of Local Government Services; provided, however, that the Director may take into account the particular circumstances of a municipality in computing such score. In preparing the Best Practices Inventory, the Director shall identify best municipal practices in the areas of general administration, fiscal management, and operational activities, as well as the particular circumstances of a municipality, in determining the minimum score acceptable for the release of the final 5% or \$500, whichever is greater, of the total annual amount due for the current fiscal year, but in no event shall amounts be withheld with respect to municipal practices occurring prior to the issuance of the Best Practices Inventory unless related to a municipal practice identified in the Best Practices Inventory established in the previous fiscal year [or related to compliance with a statute, regulation, or Executive Order in effect prior to the commencement of the previous fiscal year].</p>
<b>INTERDEPARTMENTAL ACCOUNTS</b>	
5428	<p>Adds language authorizing additional appropriations for Social Security.  IDA70#74#940D  <u>In addition to the amounts hereinabove appropriated for Social Security Tax- State there are appropriated such sums as may be necessary for the same purpose, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>
5429	<p>Adds language authorizing additional appropriations for salary accounts (for salaries and other purposes).  IDA70#74#9430D:  <u>In addition to the amounts hereinabove appropriated for Executive Branch there are appropriated such sums as may be necessary for</u></p>

	<p><u>the same purpose, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>
5025	<p>Adds language to provide funding for Community Provider Contract Adjustments. IDA7074#9420G: <u>Of the amount hereinabove appropriated for Community Provider Contract Adjustments, amounts shall be transferred to departments and divisions contracting with community care providers in order to provide an upward contract adjustment effective January 1, 2015 for such providers, which shall be provided as payments to direct care workers. Contract adjustments shall be prorated to all such eligible providers proportional to their annual contract base. No later than January 1, 2015, the Director of the Division of Budget and Accounting shall submit a report to the Joint Budget Oversight Committee, detailing, for each department and division: the specific community care providers that will receive an upward contract adjustment in FY2015; for each provider receiving an upward adjustment, the contract base dollar amount upon which each contract adjustment was calculated and the dollar amount of the upward contract adjustment to be received in FY2015; the sum of the contract bases of all community providers receiving an upward adjustment; an explanation of how the amounts associated with the upward contract adjustment were calculated; and the manner in which the department or division administering each contract will ensure that the contract adjustment will be used to provide increased payments to direct care workers.</u></p>

17 (2 of 2)	<p>Modifies language to increase Clean Energy Fund appropriation for State utility costs by \$10 million.</p> <p>IDA70#74D:</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, in addition to the amount hereinabove appropriated for Fuel and Utilities, there is appropriated [<del>\$42,500,000</del>] <u>\$52,500,000</u> from the Clean Energy Fund for utility costs in State facilities.</p>
<b>GENERAL PROVISIONS</b>	
5422 with LIV	<p>Adds language requiring reporting on private compensation of individuals performing governmental functions.</p> <p>XGP</p> <p><u><sup>1</sup> [ It shall be the duty of the commissioner or the chief executive officer of any State Department or Agency to notify the Presiding Officers of the Legislature in accordance with section 2 of P.L.1991, c.164 (C.52:14-19.1) whenever a person provides advising or consulting services on a non-casual basis or discharges the duties or responsibilities of an employee under the commissioner or chief executive officer's direction, but receives compensation directly from a private source not appropriated by this act. The notification shall identify the person by name and title, the advising or consulting services provided or duties and responsibilities assigned to such person, and the private source of funding from which the person was compensated. ]<sup>1</sup></u></p>
5423 with LIV	<p>Modifies Language Concerning Monetary Donations to require Joint Budget Oversight Committee Approval.</p> <p>XGP (F-3)</p> <p>2. All dedicated funds are hereby appropriated for their dedicated purposes. There are appropriated, subject to allotment by the Director of the Division of Budget and Accounting and with the approval of the Legislative Budget and Finance Officer, private</p>

	<p>contributions, revolving funds and dedicated funds received, receivable or estimated to be received for the use of the State or its agencies in excess of those anticipated, unless otherwise provided herein. The unexpended balances at the end of the preceding fiscal year of such funds, or any portion thereof, are appropriated, subject to the approval of the Director of the Division of Budget and Accounting. In the event a person or entity wishes to make a monetary donation to the State for a particular purpose, the head of the State agency or department to which such monetary donation is made is hereby authorized to accept such monetary donation. <sup>1</sup><u>[Within 10 days of the receipt of any such monetary donations, the head of the State agency or department accepting the donation shall notify the Joint Budget Oversight Committee of the donation, including the name of the donor, the amount of the donation, the intended use of the donation and any specific limits or criteria imposed by the donor on the use of the funds. The head of the State agency or department accepting the donation shall notify the Joint Budget Oversight Committee once 50% of the monetary donation is expended or committed as to the specific expenditures or commitments for the donation. The head of the State agency or department accepting the donation shall provide a final accounting to the Joint Budget Oversight Committee within 30 days of the end of the fiscal year.]</u><sup>1</sup></p>
1211 with LIV	<p>Adds language specifying a payment schedule for contributions to State-administered retirement systems. XGP</p> <p><sup>1</sup><u>[Notwithstanding any provision of law to the contrary, the Governor shall direct the State Treasurer to pay the amounts appropriated herein for payment to State-administered defined benefits retirement systems in four equal installments not later than July 15, 2014, October 15, 2014, January 15, 2015, and April 15, 2015.]</u><sup>1</sup></p>

16	<p>Modifies language concerning appropriations for Executive and Judicial Branch salary increase funding relative to the State Appropriations Limitation Act.</p> <p>XGP:</p> <p>64. For the purposes of the "State Appropriations Limitation Act," P.L.1990, c.94 (C.52:9H-24 et seq.), the amounts appropriated to the developmental centers in the Department of Human Services due to opportunities for increased recoveries, amounts carried forward in the State Employees' Health Benefits accounts, and amounts representing balances deemed available in the State Health Benefits Fund shall be deemed a "Base Year Appropriation" and, notwithstanding the provisions of P.L.1990, c. 94 or any other law or regulation to the contrary, in recognition of the historically unprecedented pension payments being made and required to be made by the State, and consistent with the budget cap methodology applicable to New Jersey municipalities, for purposes of calculating the maximum annual appropriation for direct state services, the term "appropriations" shall not include amounts appropriated for State contributions to the pension systems. If funding included in this Act for Salary Increases and Other Benefits - Executive Branch is less than <del>[\$84,237,000]</del> <u>\$68,037,000</u>, there is appropriated sufficient funding to total <del>[\$84,237,000]</del> <u>\$68,037,000</u>. For the purposes of the "State Appropriations Limitation Act," P.L.1990, c.94 (C.52:9H-24 et seq.), any funding provided less than <del>[\$84,237,000]</del> <u>\$68,037,000</u> shall be deemed a "Base Year Appropriation".</p>
<b>DEBT SERVICE</b>	
5414	<p>Modifies language to eliminate authorization of Treasury to cancel previous bond fund appropriations.</p> <p>DEBTTOT</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, such sums as may be needed for the payment of interest and</p>

principal due from the issuance of any bonds authorized under the several bond acts of the State, or bonds issued to refund such bonds, are appropriated and first shall be charged to the earnings from the investments of such bond proceeds, or repayments of loans, or any other monies in the applicable bond funds, or all of these, established under such bond acts, and monies are appropriated from such bond funds for the purpose of paying interest and principal on the bonds issued pursuant to such bond acts. Where required by law, such sums shall be used to fund a reserve for the payment of interest and principal on the bonds authorized under the bond act. Furthermore, where required by law, the amounts hereinabove appropriated are allocated to the projects heretofore approved by the Legislature pursuant to those bond acts. The Director of the Division of Budget and Accounting is authorized to reallocate amounts hereinabove appropriated among the various debt service accounts to permit the proper debt service payments. [Provided further however, that in the event monies in a bond fund are used to pay debt service pursuant to the proceeding sentences, any prior appropriation of such amounts, are hereby cancelled and the Director of the Division of Budget and Accounting shall provide to the Legislative Budget and Finance Officer a list of the bond funds which were used to pay debt service and the amount in such bond funds which were used to pay debt service.]

\* This document reflects the technical corrections from P.L.2014, c.15.