

2	<p>Language appropriating amounts not to exceed \$500,000 for maintenance of the Statewide Longitudinal Data System. STA30#36D <u>In addition to the amounts hereinabove appropriated for the Statewide Planning and Coordination for Higher Education, there is appropriated an amount not the exceed \$500,000, subject to the approval of the Director of the Division of Budget and Accounting, for the purpose of supporting the maintenance of the Statewide Longitudinal Data System.</u></p>	STA30#36D	142
8	<p>Modifies language appropriating state fuel tax revenues for Transportation Trust Fund debt service. TRA60#61C The amount hereinabove appropriated for the Transportation Trust Fund Subaccount for Debt Service for Prior Bonds and the Transportation Trust Fund Subaccount for Debt Service for Transportation Program Bonds shall be provided from the following revenues: (i) [\$573,257,000] <u>\$552,529,000</u> from motor fuels taxes, which are hereby appropriated for such purposes pursuant to Article VIII, Section II, paragraph 4 of the State Constitution; (ii) [\$526,276,000] <u>\$547,004,000</u> from the petroleum products gross receipts tax, which is hereby appropriated for such purposes pursuant to Article VIII, Section II, paragraph 4 of the State Constitution; and (iii) \$200,000,000 from the sales and use tax which is hereby appropriated for such purposes pursuant to Article VIII, Section II, paragraph 4 of the State Constitution.</p>	TRA60#61C	148
10	<p>Modifies language to increase General Fund revenue from Motor Vehicle Commission. TRA10#11D Notwithstanding the provisions of section 105 of P.L.2003, c.13 (C.39:2A-36) or any law to the contrary, [\$78,908,000] <u>\$88,908,000</u> is appropriated from the revenues appropriated to the New Jersey Motor Vehicle Commission for deposit in the General Fund to reflect continuing savings initiatives, subject to the approval of the Director of the Division of Budget and Accounting.</p>	TRA10#11D	149

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11	<p>Language appropriating certain revenue received from the sale of assets by the Public Broadcasting Authority to the General Fund. TRE70#76D <u>Notwithstanding the provisions of section 22 of P.L.2010, c.104 (C.48:23-29) or any other law or regulation to the contrary, the monies received by the New Jersey Public Broadcasting Authority from the sale of assets by the New Jersey Public Broadcasting Authority in the Federal Communications Commission spectrum incentive auction shall be deposited into the Trust Fund for the Support of Public Broadcasting; provided however that the amount in excess of \$10,000,000 is appropriated from the trust fund for deposit into the General Fund as State revenue, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>	TRE70#76D	151
11	<p>Modifies language concerning deposit of revenue from the sale of state assets. XGP 88. <u>Notwithstanding the provisions of any law or regulation to the contrary, proceeds received from the sale of surplus State-owned real property deposited into the State-owned Real Property Fund pursuant to section 1 of P.L.2007, c.108 (C.52:31-1.3b) are appropriated for deposit into the General Fund as State revenue[; and proceeds from the sale of non-real estate assets by the State or an authority and deposited in a fund other than the General Fund are appropriated for deposit in the General Fund as State revenue], subject to the approval of the Director of the Division of Budget and Accounting.</u></p>	XGP	152
12	<p>Language concerning allocation of Preserve New Jersey appropriations. XGP <u>XX. Notwithstanding the provisions of section 17 of this act to the contrary, the Director of the Division of Budget and Accounting may establish accounts and transfer amounts appropriated to the Preserve New Jersey Green Acres Fund, Preserve New Jersey Blue Acres Fund, Preserve New Jersey Farmland</u></p>	XGP	155

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	<u>Preservation Fund and the Preserve New Jersey Historic Preservation Fund pursuant to the “Preserve New Jersey Act,” P.L.2016, c.12 (C.13:18C-43 et seq.) in a manner that is consistent with the provisions of the act and acts appropriating monies to these funds. The transfer of amounts shall be subject to the approval or disapproval of the Joint Budget Oversight Committee (JBOC). If JBOC does not disapprove a transfer within ten days of notification, the transfer shall be deemed approved. The unexpended balances at the end of the preceding fiscal year in these accounts are appropriated for the same purpose.</u>		
13	Language appropriating funds for a pilot Medication Assisted Treatment program. HUM20#23G <u>In addition to the amount hereinabove appropriated for Community Based Substance Use Disorder Treatment and Prevention- State Share, an amount not to exceed \$500,000 is appropriated to support a pilot Medication Assisted Treatment program to serve individuals reintegrating into society, subject to the approval of the Director of the Division of Budget and Accounting.</u>	HUM20#23G	156
14	Language conditioning Graduate Medical Education appropriation on opioid addiction education of care providers at participating teaching hospitals. HEA20#22G <u>Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for Graduate Medical Education (GME) is subject to the following condition: participating hospitals shall provide to residents and fellows participating in the GME program instruction concerning prevention of opioid addiction as well as diagnosis, assessment, and treatment strategies: provided, however, that such instruction may also be provided to other students and provides including, but not limited to, physicians, nurses, pharmacists and social workers working within the hospital or in the outpatient setting. To satisfy this condition,</u>	HEA20#22G	157

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	<p><u>participating hospitals may develop an internal training program, enter into a partnership with a school or university, or provide financial support for residents and fellows to participate in independent educational programs or conferences that provide continuing medical education credits that are specifically focused in the subject area of addiction. To document compliance, participating hospitals shall complete a report to the Department of Health no later than May 31, 2018.</u></p>		
18	<p>Modifies language to reduce appropriation from the State Recycling Fund to the General Fund. XGP 87. Notwithstanding the provisions of any law or regulation to the contrary, there is appropriated [\$12,000,000] <u>\$3,900,000</u> from the State Recycling Fund to the General Fund as State revenue.</p>	XGP	158
26	<p>Modifies language to increase appropriation for Salary Increases and Other Benefits-Executive Branch and excludes the increase from the “State Appropriation Limitation Act” calculation. XGP 63. 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 [\$74,774,000] <u>\$137,874,000</u> there is appropriated sufficient funding to total [\$74,774,000] <u>\$137,874,000</u>. For the purposes of the “State Appropriations</p>	XGP	160

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	Limitation Act,” P.L.1990, c.94 (C.52:9H-24 et seq.), any funding provided less than [\$74,774,000] <u>\$137,874,000</u> shall be deemed a “Base Year Appropriation.”		
1115	<p>Language authorizing advance payments to nursing or assisted living facilities for uncompensated services to residents pending Medicaid eligibility determinations.</p> <p>HUM20#24#7540G</p> <p><u>Notwithstanding the provision of any law or regulation to the contrary, the amounts hereinabove appropriated in the General Medical Services program classification are subject to the following condition: effective July 1, 2017, the Commissioner of Human Services may make an advance payment to a nursing facility or an assisted living facility licensed pursuant to P.L.1971, c.136 (C.26:2H-1 et seq.), at the facility's request, whenever the facility is providing uncompensated services to one or more residents whose eligibility for Medicaid has not been determined more than 90 days after an application has been filed. Any such advance payment shall be made with State funding only and shall not exceed fifty percent of the estimated amount due for the uncompensated services. No later than 30 days after any such application is granted and payment has been made to the facility, or after any such application has been denied, the commissioner shall provide reimbursement for any balance due to the facility, or recover any advance payments made on behalf of an applicant deemed ineligible for Medicaid by reducing any payments due to the facility.</u></p>	HUM20#24#7540 G	388

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1116	Modifies language to increase hourly fee-for-service rate for personal care assistant services. HUM20#24#7540G Notwithstanding the provisions of any law or regulation to the contrary, and subject to the notice provisions of 42 C.F.R. s.447.205, of the amount hereinabove appropriated for the General Medical Services program classification, personal care assistant services shall be authorized prior to the beginning of services by the Director of the Division of Disability Services. The hourly rate for fee-for-service personal care services shall be [\$18.00] <u>\$19.00</u> .	HUM20#24#7540 G	389
1163.1	Language conditioning appropriation for State Board of Education expenses on delaying implementation of regulations for approved private schools for students with severe disabilities. EDU30#35D <u>The appropriation hereinabove for State Board of Education Expenses is conditioned upon the Department of Education moving the implementation date of Subchapter 18 of the Fiscal Accountability, Efficiency and Budgeting Procedures Code (N.J.A.C.6A:23A-18) as approved by the State Board of Education on June 7, 2017 to July 1, 2018.</u>	EDU30#35D	681

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<p>1171</p>	<p>Language restricting use of New Jersey Transit funds on certain media messaging or advertising. TRA60#62G</p> <p><u>Notwithstanding the provision of any law or regulation to the contrary, the amount hereinabove appropriated for New Jersey Transit Corporation is conditioned upon the following: no funds from any source of the New Jersey Transit Corporation shall be expended on any internet-based or other media messaging or advertising that criticizes operating, maintenance, or capital activities of other public, governmental, or quasi-governmental transit agencies with which the New Jersey Transit Corporation has a contractual agreement or memorandum of understanding affecting transportation infrastructure.</u></p>	<p>TRA60#62G</p>	<p>623</p>
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1175	<p>Language allocating Preschool Education Expansion Aid (PTRF). EDU30#31PS</p> <p><u>From the amount hereinabove appropriated for Preschool Education Expansion Aid, the Commissioner of Education shall provide State aid to no more than 17 qualified districts for the purpose of providing free access to full-day preschool for all three- and four-year old children residing in the school district in accordance with the preschool quality standards adopted by the commissioner, including assistance to districts with the highest concentrations of at-risk pupils to prepare to operate full-day preschool programs. The commissioner shall determine which qualified districts shall receive Preschool Education Expansion Aid based on a district's demonstration of its readiness to operate a preschool program consistent with the preschool quality standards, and shall give priority to qualified districts having the highest concentration of at-risk pupils, as defined pursuant to section 3 of P.L.2007, c.260 (C.18A:7F-45), among all qualified districts. The commissioner shall calculate the aid pursuant to the provisions of subsection a. of section 12 of P.L.2007, c.260 (C.18A:7F-54) based on the projected preschool enrollment. For the purposes of this provision, "qualified district" means a school district that: (1) pursuant to the provisions of section 12 of P.L.2007, c.260 (C.18A:7F-54), is to provide free access to full-day preschool to all three- and four-year old children who reside in the district; (2) does not receive any other State funding to provide such access to full-day preschool to all three- and four-year old children; (3) does not receive funds from a subgrant from the federal Preschool Development Grants program; and (4) has at least 75 resident four-year old children who reside in households in which the household income is no greater than 185 percent of the federal poverty guidelines.</u></p>	EDU30#31PS	653
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<p>1177</p>	<p>Language appropriating additional Charity Care to offset potential federal Medicaid cuts. HEA20#22G</p> <p><u>Notwithstanding the provisions of any law or regulation to the contrary, in addition to the amount hereinabove appropriated for Health Care Subsidy Fund Payments, there are appropriated such amounts as are required to the Health Care Subsidy Fund, subject to the approval of the Director of the Division of Budget and Accounting, to provide supplemental Charity Care, upon a determination by the State Treasurer after conferring with the Commissioner of Human Services and the Commissioner of Health that fiscal year 2018 documented charity care is increased or likely to be increased as a result of enactment of any federal law or regulation modifying eligibility criteria for enrollment of individuals in the Medicaid program pursuant to P.L.1968, c.413 (C.30:4D-1 et seq.) or the NJ FamilyCare program pursuant to P.L.2005, c.156 (C.30:4J-8 et al.). The distribution of supplemental Charity Care shall be determined by the Commissioner of Health.</u></p>	HEA20#22G	657
<p>1178</p>	<p>Modifies language for Capital Projects-Statewide to require JBOC notification prior to transfers. IDA70#74C</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, in order to provide flexibility in administering the amounts provided for Statewide Fire, Life Safety and Renovations Projects; Life Safety, Emergency and IT Projects-Statewide; Roof Repairs-Statewide; Americans with Disabilities Act Compliance Projects-Statewide; Fuel Distribution Systems/Underground Storage Tank Replacements-Statewide; Hazardous Materials Removal Projects-Statewide; Statewide Security Projects; and Energy Efficiency Projects; such amounts as may be necessary may be transferred to individual project line items within various departments, subject to the approval of the Director of the Division of Budget and Accounting <u>with prior notification to the Joint Budget Oversight Committee.</u></p>	IDA70#74C	658

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<p>1179</p>	<p>Modifies language for certain transfers from the Community Care account to require JBOC notification prior to transfers. HUM20#23#7700G In order to permit flexibility in the handling of appropriations and assure timely payment to service providers during the conversion to a fee-for-service reimbursement structure, funds may be transferred from the Community Care account to the Division of Children’s System of Care in the Department of Children and Families to support mental health treatment programs for children, subject to the approval of the Director of the Division of Budget and Accounting <u>with prior notification to the Joint Budget Oversight Committee.</u></p>	<p>HUM20#23#7700 G</p>	<p>659</p>
<p>1182 (3 of 3)</p>	<p>Modifies language to clarify calculation of school district adequacy budgets under certain circumstances. EDUTOT Notwithstanding the provisions of any law or regulation to the contrary, <u>except for the purpose of calculating a school district’s Equalization Aid pursuant to the provisions of section 13 of P.L.2007, c.260 (C.18A:7F-55),</u> school district adequacy budgets for fiscal year 2018 shall be equal to the school district’s adequacy budget for fiscal year 2017.</p>	<p>EDUTOT</p>	<p>671</p>

<p>1182 (1 of 3)</p>	<p>Language modifying the allocation of State school aid. EDU30#31PS</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, a district's 2017-2018 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,] Under Adequacy Aid, PARCC Readiness, Per Pupil Growth Aid, Professional Learning Community Aid, and Host District Support Aid shall be as set forth in the March 2017 State Aid notice issued by the Commissioner of Education.</p> <p><u>Notwithstanding the provisions of any law or regulation to the contrary, a district's 2017 - 2018 allocation of the amounts hereinabove appropriated for Equalization Aid, Security Aid, Special Education Categorical Aid, Transportation Aid, and Adjustment Aid shall be determined based on the relationship between the district's modified proposed aid amount and uncapped aid amount. In the case of a district, other than a county vocational district, in which the funding percentage exceeds 100 percent: (1) the district's allocation of the amounts hereinabove appropriated for Equalization Aid, Security Aid, Special Education Categorical Aid, and Transportation Aid shall be as set forth in the March 2017 State Aid notice issued by the Commissioner of Education; and (2) the district's allocation of the amount hereinabove appropriated for Adjustment Aid shall equal the amount as set forth in the March 2017 State Aid notice issued by the commissioner reduced by the lesser of: (i) an amount equal to 20 percent of the difference between the district's uncapped aid amount and modified proposed aid amount; or (ii) an amount equal to two percent of the district's total proposed aid amount. Any reduction in a district's allocation of Adjustment Aid shall not include any amount classified as Additional Adjustment Aid in the March 2017 State Aid notice issued by the commissioner. In the case of a county vocational district in which the funding percentage is greater than 100 percent, the district's allocation of the amounts hereinabove appropriated for Equalization Aid, Security Aid, Special Education Categorical Aid, Transportation Aid, and Adjustment Aid shall be as set forth in the March 2017 State Aid notice issued by the commissioner. In the case of a district in which the funding percentage is less than 100 percent: (1) the district's allocation of the amount hereinabove appropriated for Adjustment Aid shall be as set forth in the March 2017 State Aid notice issued by the commissioner; and (2) the district's allocation of the amounts hereinabove appropriated for Equalization Aid, Security Aid, Special Education Categorical Aid, and Transportation Aid shall be as set forth in the March 2017 State Aid notice issued by the commissioner plus any additional aid awarded pursuant to this provision. In the case of a district in which the funding percentage is no greater than 70 percent, the commissioner shall allocate additional aid to the district in an amount equal to 11.75 percent of the district's modified underfunding amount. In the case of a district in which the funding percentage is greater than 70 percent, but less than 100 percent, the commissioner shall allocate additional aid to the district in an amount equal to 25.74 percent of the district's modified underfunding amount. The additional funding shall first be used to increase a school district's allocation of Equalization Aid, up to the amount calculated pursuant to section 10 of P.L.2007, c.260 (C.18A:7F-52), provided that the district's Equalization Aid as calculated pursuant to that section is greater than the amount of Equalization Aid included in the March 2017 State Aid notice issued by the commissioner. If any additional funding for a district remains unallocated, the additional funding shall next be used to increase a school district's allocation of Special Education Categorical Aid, up to the amount calculated pursuant to section 13 of P.L.2007, c.260 (C.18A:7F-55), provided that the district's Special Education Categorical Aid as calculated pursuant to that section is greater than the amount of Special Education Categorical Aid included in the March 2017 State Aid notice issued by the commissioner. If any additional funding for a district remains unallocated, the additional funding shall next be used to increase a school district's allocation of Security Aid, up to the amount calculated pursuant to section 14 of P.L.2007, c.260 (C.18A:7F-56), provided that the district's Security Aid as calculated pursuant to that section is greater than the amount of Security Aid included in the March 2017 State Aid notice issued by the commissioner. If any additional funding for a district remains unallocated, the additional funding shall next be used to increase a school district's allocation of Transportation Aid, up to the amount calculated pursuant to section 15 of P.L.2007, c.260 (C.18A:7F-57), provided that the district's Transportation Aid as calculated pursuant to that section is greater than the amount of Transportation Aid included in the March 2017 State Aid notice issued by the commissioner. As used in this provision: "total proposed aid amount" means the sum of Equalization Aid, Adjustment Aid, Security Aid, Special Education Categorical Aid, School Choice Aid, Educational Adequacy Aid, Supplemental Enrollment Growth Aid, Transportation Aid, Under Adequacy Aid, PARCC Readiness, Per Pupil Growth Aid, Professional Learning Community Aid, and Host District Support Aid as set forth in the March 2017 State Aid notice issued by the commissioner; "modified proposed aid amount" means the total proposed aid amount minus the amount of School Choice Aid and Educational Adequacy Aid as set forth in the March 2017 State Aid notice issued by the commissioner; "uncapped aid amount" means the sum of Equalization Aid, as calculated pursuant to section 10 of P.L.2007, c.260 (C.18A:7F-52), Special Education Categorical Aid, as calculated pursuant to section 13 of P.L.2007, c.260 (C.18A:7F-55), Security Aid, as calculated pursuant to section 14 of P.L.2007, c.260 (C.18A:7F-56), and Transportation Aid, as calculated pursuant to section 15 of P.L.2007, c.260 (C.18A:7F-57); "funding percentage" means a district's modified proposed aid amount divided by the uncapped aid amount; and "modified underfunding amount" means 1 minus the district's funding percentage multiplied by the difference between the district's uncapped aid amount and modified proposed aid amount.</u></p>	EDU30#31PS	666
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<p>1182 (2 of 3)</p>	<p>Language modifying the allocation of Equalization Aid. EDU30#31S</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, a district's 2017-2018 allocation of the amounts hereinabove appropriated for Equalization Aid shall be <u>determined based on the relationship between the district's modified proposed aid amount and uncapped aid amount.</u> In the case of a district in which the <u>funding percentage exceeds 100 percent,</u> the district's allocation of the amounts hereinabove appropriated for Equalization Aid shall be as set forth in the March 2017 State Aid notice issued by the Commissioner of Education. <u>In the case of a district in which the funding percentage is less than 100 percent,</u> the district's allocation of the amounts hereinabove appropriated for Equalization Aid shall be as set forth in the March 2017 State Aid notice issued by the commissioner plus any additional aid awarded pursuant to this provision. <u>In the case of a district in which the funding percentage is no greater than 70 percent,</u> the commissioner shall allocate additional aid to the district in an amount equal to 11.75 percent of the district's modified underfunding amount. <u>In the case of a district in which the funding percentage is greater than 70 percent, but less than 100 percent,</u> the commissioner shall allocate additional aid to the district in an amount equal to 25.74 percent of the district's modified underfunding amount. <u>The additional funding shall first be used to increase a school district's allocation of Equalization Aid, up to the amount calculated pursuant to section 10 of P.L.2007, c.260 (C.18A:7F-52), provided that the district's Equalization Aid as calculated pursuant to that section is greater than the amount of Equalization Aid included in the March 2017 State Aid notice issued by the commissioner. As used in this provision: "total proposed aid amount" means the sum of Equalization Aid, Adjustment Aid, Security Aid, Special Education Categorical Aid, School Choice Aid, Educational Adequacy Aid, Supplemental Enrollment Growth Aid, Transportation Aid, Under Adequacy Aid, PARCC Readiness, Per Pupil Growth Aid, Professional Learning Community Aid, and Host District Support Aid as set forth in the March 2017 State Aid notice issued by the commissioner; "modified proposed aid amount" means the total proposed aid amount minus the amount of School Choice Aid and Educational Adequacy Aid as set forth in the March 2017 State Aid notice issued by the commissioner; "uncapped aid amount" means the sum of Equalization Aid, as calculated pursuant to section 10 of P.L.2007, c.260 (C.18A:7F-52), Special Education Categorical Aid, as calculated pursuant to section 13 of P.L.2007, c.260 (C.18A:7F-55), Security Aid, as calculated pursuant to section 14 of P.L.2007, c.260 (C.18A:7F-56), and Transportation Aid, as calculated pursuant to section 15 of P.L.2007, c.260 (C.18A:7F-57); "funding percentage" means a district's modified proposed aid amount divided by the uncapped aid amount; and "modified underfunding amount" means 1 minus the district's funding percentage multiplied by the difference between the district's uncapped aid amount and modified proposed aid amount.</u></p>	EDU30#31S	667
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1184	<p>Deletes language charging Department of Agriculture appropriations to the State Lottery Fund. AGR40#49S</p> <p>[Of the amounts hereinabove appropriated for the Department of Agriculture, such amounts as the Director of the Division of Budget and Accounting shall determine from the schedule included in the Governor's Budget Message and Recommendations first shall be charged to the State Lottery Fund.]</p>	AGR40#49S	689
1184	<p>Deletes language charging Department of Education appropriations to the State Lottery Fund. EDUTOT</p> <p>[Of the amounts hereinabove appropriated for the Department of Education, such amounts as the Director of the Division of Budget and Accounting shall determine from the schedule included in the Governor's Budget Message and Recommendations first shall be charged to the State Lottery Fund.]</p>	EDUTOT	690
1184	<p>Deletes language charging Department of Human Services appropriations to the State Lottery Fund. HUMTOT</p> <p>[Of the amount hereinabove appropriated for the Department of Human Services, such amounts as the Director of the Division of Budget and Accounting shall determine from the schedule included in the Governor's Budget Message and Recommendations first shall be charged to the State Lottery Fund.]</p>	HUMTOT	691

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1184	<p>Deletes language charging Department of Military and Veterans' Affairs appropriations to the State Lottery Fund. MVATOT [Of the amount hereinabove appropriated for the Department of Military and Veterans' Affairs, such amounts as the Director of the Division of Budget and Accounting shall determine from the schedule included in the Governor's Budget Message and Recommendations first shall be charged to the State Lottery Fund.]</p>	MVATOT	692
1184	<p>Deletes language charging Department of State (Higher Educational Services) appropriations to the State Lottery Fund. STA Higher Educational Services [Of the amount hereinabove appropriated for Higher Educational Services, such amounts as the Director of the Division of Budget and Accounting shall determine from the schedule included in the Governor's Budget Recommendation Document first shall be charged to the State Lottery Fund.]</p>	STA Higher Educational Services	693
1184	<p>Deletes language charging Department of Treasury (Higher Educational Services) appropriations to the State Lottery Fund. TRE HIGHERED [Of the amount hereinabove appropriated for Higher Educational Services, such amounts as the Director of the Division of Budget and Accounting shall determine from the schedule included in the Governor's Budget Message and Recommendations first shall be charged to the State Lottery Fund.]</p>	TRE HIGHERED	694

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<p>1184</p>	<p>Modifies language concerning operations of State Lottery prior to enactment of the “Lottery Enterprise Contribution Act.” TRE70#73D There are appropriated out of the State Lottery Fund such amounts as may be necessary for costs required to implement the “State Lottery Law,” P.L.1970, c.13 (C.5:9-1 et seq.) and for payment for commissions, prizes, and expenses of developing and implementing games pursuant to section 7 of P.L.1970, c.13 (C.5:9-7) <u>incurred prior to the enactment and implementation of the “Lottery Enterprise Contribution Act,” P.L. 2017, c. (C.) (now pending before the Legislature as Senate Bill No. 3312 or Assembly Bill No.)</u>.</p> <p>[State Lottery Fund receipts in excess of anticipated contributions to education and State institutions, and reimbursement of administrative expenditures, are appropriated for the same purposes, subject to the approval of the Director of the Division of Budget and Accounting and the Joint Budget Oversight Committee.]</p> <p>[Notwithstanding the provisions of any law or regulation to the contrary, there are appropriated from receipts from communications fees such amounts as may be necessary for telecommunications costs required in the administration of the State Lottery.]</p> <p>[Notwithstanding the provisions of any law or regulation to the contrary, there are appropriated from receipts from the sale of advertising and/or promotional products by the State Lottery, such amounts as may be necessary for advertising costs required in the administration of the State Lottery pursuant to P.L.1970, c.13 (C.5:9-1 et seq.).]</p>	<p>TRE70#73D</p>	<p>697</p>
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<p>1184</p>	<p>Language charging lottery commissions, prizes, and expenses to operations account in Common Pension Fund L pursuant to the “Lottery Enterprise Contribution Act.”</p> <p>XGP</p> <p><u>XX. Notwithstanding the provisions of any law or regulation to the contrary, such amounts as may be necessary for costs required to implement the “State Lottery Law,” P.L. 1970, c.13 (C.5:9-1 et seq.) and for payment of commissions, prizes, and expenses of developing and implementing games pursuant to section 7 of P.L. 1970, c.13 (C.5:9-7) shall be charged to the operations account as established pursuant to subsection c. of section 6 of P.L. 2017, c. (C.) (now pending before the Legislature as Senate Bill No. 3312 or Assembly Bill No.) within Common Pension Fund L as established pursuant to subsection a. of section 6 of P.L. 2017, c. (C.) (now pending before the Legislature as Senate Bill No. 3312 or Assembly Bill No.) for the term of the lottery contribution authorized pursuant to section 4 of P.L. 2017, c. (C.) (now pending before the Legislature as Senate Bill No. 3312 or Assembly Bill No.).</u></p>	<p>XGP</p>	<p>695</p>
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<p>1184</p>	<p>Language making appropriations for other costs of implementing “Lottery Enterprise Contribution Act.”</p> <p>XGP</p> <p><u>XX. Notwithstanding the provisions of any law or regulation to the contrary, and in furtherance of the purposes of the “Lottery Enterprise Contribution Act,” P.L.2017, c. (C.) (now pending before the Legislature as Senate Bill No. 3312 or Assembly Bill No.), there are hereby appropriated, subject to the approval of the Director of the Division of Budget and Accounting, such amounts as are necessary to implement the “Lottery Enterprise Contribution Act,” including the costs of consultants, professional advisors including lawyers, and any other costs determined to be necessary to implement the “Lottery Enterprise Contribution Act,” P.L. 2017, c. (C.) (now pending before the Legislature as Senate Bill No. 3312 or Assembly Bill No.).</u></p>	<p>XGP</p>	<p>696</p>
<p>1186</p>	<p>Deletes language concerning source of funding for Extraordinary Special Education Costs Aid.</p> <p>EDU30#31S</p> <p>[The amount hereinabove appropriated for Extraordinary Special Education Costs Aid first shall be charged to receipts of the supplemental fee established pursuant to section 2 of P.L.2003, c.113 (C.46:15-7.1) credited to the Extraordinary Aid Account. Notwithstanding the provisions of that law to the contrary, the amount appropriated for Extraordinary Special Education Costs Aid from receipts deposited into the Extraordinary Aid Account shall not exceed the amount hereinabove appropriated. Notwithstanding the provisions of any law or regulation to the contrary, of the amount hereinabove appropriated for Extraordinary Special Education Costs Aid, such amounts as the Director of the Division of Budget and Accounting may determine first shall be charged to the Property Tax Relief Fund instead of receipts deposited into the Extraordinary Aid Account.]</p>	<p>EDU30#31S</p>	<p>726</p>

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<p>1186</p>	<p>Language allowing Extraordinary Special Education Costs Aid to be charged to the Property Tax Relief Fund.</p> <p>EDU30#31PS</p> <p><u>Notwithstanding the provisions of any law or regulation to the contrary, of the amount hereinabove appropriated for Extraordinary Special Education Costs Aid, such amounts as the Director of the Division of Budget and Accounting determines shall be charged to the Property Tax Relief Fund instead of receipts deposited into the Extraordinary Aid Account.</u></p>	<p>EDU30#31PS</p>	<p>727</p>
<p>1186</p>	<p>Language allocating Aid to Counties in Lieu of Insurance Premiums Tax Payments.</p> <p>TRE70#75PS</p> <p><u>The amount hereinabove appropriated for Aid to Counties in Lieu of Insurance Premiums Tax Payments shall be paid to the same counties in the same amounts as would be provided in FY 2018 pursuant to the provisions of P.L.1945, c.132 (C.54:18A-1 et seq.).</u></p>	<p>TRE70#75PS</p>	<p>752</p>
<p>1186</p>	<p>Modifies language to anticipate certain insurance taxes as State revenue.</p> <p>TRE70#75PS</p> <p><u>[There is appropriated from taxes collected from certain insurance companies, pursuant to the insurance tax act, so much as may be required for payments to counties pursuant to P.L.1945, c.132 (C.54:18A-1 et seq.)] Notwithstanding the provisions of P.L.1945, c.132 (C.54:18A-1 et seq.) or any law or regulation to the contrary, the amount payable to the several counties of the State shall not be distributed and shall be anticipated as revenue in the General Fund for general State purposes.</u></p>	<p>TRE70#75PS</p>	<p>753</p>

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1186	Language authorizing transfers from General Fund to Property Tax Relief Fund (lottery enterprise reallocation). XGP XX. Notwithstanding the provisions of any law or regulation to the contrary, the Director of the Division of Budget and Accounting, with the approval of the State Treasurer, shall provide that appropriations from the State General Fund be transferred and recorded as appropriations from the Property Tax Relief Fund to reflect the amounts as deemed necessary by the State Treasurer to offset the loss of the proceeds derived from the lottery contribution reallocated pursuant to P.L.2017, c. (C. et al.) (pending before the Legislature as Senate Bill No.3312 or Assembly Bill No.5003) from the State General Fund to Common Pension Fund L. Provided however, that any transfer shall take effect 20 days after written notice thereof is provided to the Joint Budget Oversight Committee, if the committee takes no action disapproving a transfer. Any appropriation shifted from the State General Fund to the Property Tax Relief Fund pursuant to this provision shall be appropriated in a manner consistent with the provisions of Article VIII, Section I, paragraph 7 of the New Jersey Constitution and the director may warrant the necessary payments from the Property Tax Relief Fund, provided further however, that all available unreserved, undesignated fund balance in the Property Tax Relief Fund as determined by the State Treasurer shall be used to support the appropriations.	XGP	782

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<p>1186</p>	<p>Language charging School Construction and Renovation Fund appropriation to the Property Tax Relief Fund.</p> <p>EDU30#31PS</p> <p><u>Notwithstanding the provisions of section 4 of P.L.1997, c.72 (C.26:2H-18.58g), section 17 of P.L.2000, c.72 (C.18A:7G-17), or any law or regulation to the contrary, of the amount hereinabove appropriated to the School Construction and Renovation Fund such amounts as the Director of the Division of Budget and Accounting may determine first shall be charged to the Property Tax Relief Fund.</u></p>	<p>EDU30#31PS</p>	<p>725</p>
<p>1187</p>	<p>Language permitting the Commissioner of Education to provide loan assistance related to reductions in adjustment aid.</p> <p>EDU30#31S</p> <p><u>Notwithstanding the provisions of any law or regulation to the contrary, following notification to the Joint Budget Oversight Committee there are appropriated to the Emergency Fund account such additional amounts as may be required to fund approved applications for emergency aid following district needs assessments conducted by the Department of Education, subject to the approval of the Director of the Division of Budget and Accounting. The Commissioner of Education may use an amount appropriated to the Emergency Fund to provide a loan to a school district that is experiencing fiscal distress as a result of receiving less State school aid in the 2017-2018 school year than the amount received in the prior school year. The commissioner shall determine the repayment terms including the amount of interest, if any, that will be assessed.</u></p>	<p>EDU30#31S</p>	<p>780</p>

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1302	<p>Adds language appropriating \$2 million for General Assembly operations.</p> <p>LEG70#71#0002D</p> <p><u>In addition to the amount hereinabove appropriated, there is appropriated \$2,000,000 for General Assembly operations.</u></p>	LEG70#71#0002D	591
2002	<p>Language allocating increased Women's Services funding.</p> <p>CFS50#55G</p> <p><u>Of the amount hereinabove appropriated for Women's Services, the amounts allocated to the lead domestic violence agencies in the State and to the New Jersey Coalition for Battered Women and the amount allocated to the 21 county-based sexual violence service organizations and the New Jersey Coalition Against Sexual Assault shall be no less than the amounts allocated for FY 2015 to those agencies.</u></p>	CFS50#55G	207
2005	<p>Language allocating - Child Advocacy Center-Multidisciplinary Team Fund.</p> <p>CFS50#55G</p> <p><u>Of the amounts hereinabove appropriated for Child Advocacy Center-Multidisciplinary Team Fund, \$500,000 shall be allocated to the New Jersey Children's Alliance to assist in the implementation of P.L.2017, c.90 (C.9:6-8.107 et seq.) to provide support, guidance, and training to centers applying to the Department of Children and Families for grants in order to become certified as Child Advocacy Centers.</u></p>	CFS50#55G	210
2006	<p>Language concerning New Jersey Re-entry Corporation - One Stop Offender Re-Entry Services.</p> <p>CMA50#55G</p> <p><u>The amount hereinabove appropriated for New Jersey Re-entry Corporation - One-Stop Offender</u></p>	CMA50#55G	211

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	<u>Re-entry Services shall be utilized to continue to provide One-Stop Re-entry services in Newark, Jersey City, Paterson, and Toms River and to establish new services in the counties of Bergen, Union, Middlesex, Somerset, and Monmouth, which shall include medication-assisted treatment for relapse prevention.</u>		
2007	<p>Deletes language concerning Opportunity Scholarship Demonstration Program. EDU30#34G</p> <p>[The amount hereinabove appropriated for the Opportunity Scholarship Demonstration Program for the 2017-2018 school year is subject to the following conditions: the Commissioner of Education shall establish, implement, and oversee a pilot program to provide expanded educational opportunities for a limited number of pupils from families with limited financial resources who are enrolled in selected chronically failing schools by providing scholarships not to exceed \$10,000 per student to enable them to enroll in a different school selected by their parents or guardians; provided, however, that in order to be eligible to receive a scholarship pursuant to this paragraph, a student shall be from a household with an income that does not exceed 1.85 times the official federal poverty level for the school year and be enrolled in a chronically failing school as selected and determined by the Commissioner of Education. The Commissioner of Education shall be responsible for establishing written eligibility criteria for scholarships and for selecting one or more public or nonpublic schools located in this State to provide an approved program of instruction to students receiving scholarships under this program. Such written eligibility criteria and other relevant information concerning the utilization of these scholarship funds shall be publicly available and published on the Department's Internet website.]</p>	EDU30#34G	213
2008	<p>Modifies language to increase funding for Nonpublic Nursing Services Aid. 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</p>	EDU30#31S	214

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	based upon the number of pupils enrolled in each nonpublic school on the last day prior to October 16, 2016 [and the rate per pupil shall be \$86.25].		
2009	Modifies language to increase funding for Nonpublic Technology Initiative Aid. EDU30#31S 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 [\$26] <u>\$37</u> per pupil in a manner that is consistent with the provisions of the federal and State constitutions.	EDU30#31S	215
2010	Language allocating \$75 per pupil for Nonpublic Security Aid. EDU30#31S <u>From the amount hereinabove appropriated for Nonpublic Security Aid, the Commissioner of Education shall provide State aid to each school district in an amount equal to \$75 multiplied by the number of nonpublic school students within the district identified by the district on or before November 5 for security services, equipment, or technology to ensure a safe and secure school environment for nonpublic school students.</u>	EDU30#31S	216
2011	Language allocating appropriation for County Vocational School District Partnership Grant Program. EDU30#33S <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 of Education 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. The commissioner shall determine the amount of each grant awarded under the program and may award multi-year grants.</u>	EDU30#33S	217

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2015	<p>Language allocating funds for Cancer Institute of New Jersey - University Hospital Cancer Center Services. HEA20#21G <u>The amount hereinabove appropriated for Cancer Institute of New Jersey- University Hospital Cancer Center Services is allocated to the Cancer Institute of New Jersey for the expansion of National Cancer Institute-designated Cancer Center services at University Hospital in Newark to attract clinical trials and advanced cancer care and prevention strategies to the Greater Newark Area with the goal of ensuring parity among cancer patients, including the underserved and underinsured populations.</u></p>	HEA20#21G	222
2020	<p>Language allocating funds for Accountable Care Organizations. HUM 20#24#7540D <u>Of the amounts hereinabove appropriated for Services Other Than Personal, an amount not to exceed \$1,500,000, subject to the approval of the Director of the Division of Budget and Accounting, is allocated for support of efforts by the New Jersey approved Accountable Care Organizations (ACOs) to provide intensive management of high utilization Medicaid recipients with the goal of improving health outcomes and patient satisfaction while lowering costs; provided, however, that payments to an individual ACO shall not exceed \$1,000,000 in State and matching federal funds per ACO and shall be made available to reimburse each approved ACO for administrative expenses.</u></p>	HUM20#24#7540D	227
2022	<p>Language increasing minimum personal needs allowances to \$50. HUMTOT <u>Notwithstanding the provisions of section 1 of P.L.1985, c.286 (C.30:4D-6a) and section 3 of P.L.1973, c.496 (C.44:7-87) or the provisions of any law or regulation to the contrary, the minimum monthly personal needs allowance provided to persons residing in nursing facilities, State or county psychiatric hospitals, and State Developmental Centers who are eligible for Medicaid or SSI benefits</u></p>	HUMTOT	237

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	<u>shall be \$50. To effectuate the purposes of this provision, amounts may be transferred from General Medical Services appropriations to other accounts in the department.</u>		
2026	<p>Modifies language to appropriate additional \$5 million for Vocational Rehabilitation Services. LAB50#54G</p> <p>In addition to the amount hereinabove appropriated for Vocational Rehabilitation Services, there is appropriated an additional \$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>which shall be allocated in the same amounts as in Fiscal Year 2017. Further, there is appropriated an additional \$5,000,000 from the Workforce Development Partnership Fund, of which \$3,600,000 shall be allocated for the Extended Employment client slots, and \$1,400,000 shall be allocated for Extended Employment Transportation.</u></p> <p>[Of the amounts hereinabove appropriated for Vocational Rehabilitation Services, an amount not less than \$6,168,000 shall be allocated for the Extended Employment client slots transferred to the Department of Labor and Workforce Development from the Department of Human Services.]</p> <p>Of the amounts hereinabove appropriated for Vocational Rehabilitation Services, an amount not less than [\$24,012,000] <u>\$33,780,000</u> shall be allocated for the [Division of Vocational Rehabilitation] Extended Employment client slots <u>and shall be paid in twelve equal monthly payments of \$2,815,000, commencing July 2017. These funds shall be contracted in July and the first payment shall be paid to providers in July 2017. All Extended Employment client slots shall be paid at the same value.</u></p>	LAB50#54G	245
2027	<p>Language appropriating \$3 million from the State Disability Benefits Fund for Family Leave Insurance Program claims processing and education and community outreach. LAB50#53D</p>	LAB50#53D	246

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	<u>In addition to the amount hereinabove appropriated for State Disability Insurance Plan, there is appropriated \$3,000,000 from the State Disability Benefits Fund for the Family Leave Insurance Program, of which \$2,000,000 shall be used to provide additional claims processing staff within the Division of Temporary Disability Insurance and \$1,000,000 shall be used for education and community outreach.</u>		
2028	Language allocating appropriation for Workplace Standards Salaries and Wages for NJ Prevailing Wage Act enforcement costs. LAB50#54D <u>Of the amount hereinabove appropriated for Workplace Standards Salaries and Wages, an amount not less than \$250,000 shall be allocated for the costs of additional staff assigned to enforce the provisions of the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.).</u>	LAB50#54D	247
2034	Language concerning Volunteers of America - Re-entry Services. CMA50#55G <u>The amounts hereinabove appropriated for Volunteers of America - Re-entry Services shall be utilized to provide expanded re-entry services in Atlantic City, Trenton, and the counties of Camden, Gloucester, Cumberland, and Salem, which shall include medication-assisted treatment for relapse prevention.</u>	CMA50#55G	212

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<p>2040</p>	<p>Language allocating New Jersey Nonprofit Security Grant Pilot Program. LPS10#19G <u>The amount hereinabove appropriated for New Jersey Nonprofit Security Grant Pilot Program shall be allocated by the Office of Homeland Security and Preparedness to provide grants to eligible nonprofit organizations for the purpose of hiring permanent or temporary security personnel or acquisition of equipment in order to reduce vulnerability to threats, attacks, and other violent acts. Preference for grants shall be accorded to eligible nonprofit organizations in locations not eligible for funding pursuant to the Urban Area Security Initiative (UASI), Pub.L. 107-296, (6 U.S.C. s.603).</u></p>	<p>LPS10#19SG</p>	<p>259</p>
<p>2042</p>	<p>Language allocating Integrated Care Pilot Program for Military, Veterans, and First Responders. HEA20#21G <u>The Commissioner of Health shall, pursuant to applications, award funding for a pilot program for integrated health care for military, veterans, and first responders, to up to one health system or general hospital in the northern part of the State and up to one health system or general hospital in the southern part of the State.</u></p>	<p>HEA20#21G</p>	<p>261</p>
<p>2058</p>	<p>Language increasing Low Income Home Energy Assistance Program (LIHEAP) Minimum Annual Benefit Payments to qualify for Supplemental Nutrition Assistance Program (SNAP). CMA50#55D <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</u></p>	<p>CMA50#55D</p>	<p>277</p>

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	<p><u>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 first shall be charged to the unexpended balance of federal funds available for the LIHEAP program, to the extent permitted by federal law and regulation.</u></p>		
2062	<p>Language allocating appropriation to Board of Nursing for Home Health Aide processing backlog. LPS80#82D <u>The amount hereinabove appropriated for Board of Nursing - Home Health Aide Application Backlog Reduction shall be expended by the board during the fiscal year, for the cost of staff assigned to processing home health aide applications, additional supplemental staff, and/or expenses necessary to process home health aide applications.</u></p>	LPS80#82D	281
2075	<p>Language concerning expenditure of State funds for public awareness and education messaging and advertising. XGP <u>XX. Notwithstanding the provisions of any State bidding or procurement laws to the contrary, except for the provisions of P.L.2005, c.51 (C.19:44A-20.13 et seq.) and P.L.1975, c.127 (C.10:5-31 et seq.), and to take advantage of cost-savings and efficiencies, any funds appropriated to any State department that may otherwise be expended on advertising shall be available for the purchase of public education programming, public service announcements, public awareness and education messaging, and advertising from the providers to the same or their non-profit trade associations.</u></p>	XGP	296

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<p>2086</p>	<p>Language concerning Advanced Placement Exam Fee Waiver grants. EDU30#34G</p> <p><u>The amount hereinabove appropriated for Advanced Placement Exam Fee Waiver shall supplement that portion of the Advanced Placement Exam Fee that is not currently funded by The College Board Test Fee Waiver and School Test Processing Fee Waiver for students that qualify for the Free or Reduced Lunch Program, and any remaining amounts shall be allocated to the Commissioner of Education who shall provide grants to assist public school districts to establish or expand Advanced Placement programs including expanding virtual and/or blended Advanced Placement efforts. In awarding these grants the commissioner shall give preference to schools in which at least 40% of students qualify for the Free or Reduced Lunch Program or are presently offering four or fewer Advanced Placement courses and can establish unmet Advanced Placement potential as demonstrated by current PSAT / NMSQT data and other key measures. The grants may be used for the following purposes, including, but not limited to: providing additional academic support to students as well as outreach and recruitment of students; expanding access to the AP Insight Program; scholarships for teachers to participate in endorsed AP Summer Institutes or other beneficial professional development opportunities; and Advanced Placement course start-up costs, including, but not limited to curriculum materials, necessary laboratory equipment and other supplies or materials required for the offering of Advanced Placement courses. The commissioner shall develop additional grant-eligibility criteria and shall award funds to applying school districts accordingly.</u></p>	<p>EDU30#34G</p>	<p>417</p>
<p>2104</p>	<p>Modifies language to increase State-funded positions at Stockton University by 236. STA30#36#2480G</p> <p>For the purpose of implementing the appropriations act for the current fiscal year, the number of State-funded positions at Stockton University shall be [764] <u>1,000</u>.</p>	<p>STA30#36#2480G</p>	<p>437</p>

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<p>2107</p>	<p>Language authorizing State agencies to obtain employment and income information from third-party commercial consumer reporting agency for program eligibility determination. XGP <u>XX. Notwithstanding the provisions of any law or regulation to the contrary, in order to achieve cost savings, improve timeliness, and minimize fraud, State agencies may obtain employment and income information from a third-party commercial consumer reporting agency, in accordance with the federal "Fair Credit Reporting Act," 15 U.S.C. s.1681 et seq., for the purpose of obtaining real-time employment and income information to help determine program eligibility.</u></p>	<p>XGP</p>	<p>444</p>
<p>2109</p>	<p>Modifies language to increase the appropriation to fund federally qualified health centers. HEATOT Notwithstanding the provisions of P.L.2005, c.237 or any other law or regulation to the contrary, <u>[\$28,000,000] \$30,000,000</u> from the surcharge on each general hospital and each specialty heart hospital is appropriated to fund federally qualified health centers. Any unexpended balance at the end of the preceding fiscal year in the Health Care Subsidy Fund received through the hospital and other health care initiatives account during the preceding fiscal year is appropriated for payments to federally qualified health centers.</p>	<p>HEATOT</p>	<p>446</p>

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2111	<p>Language allocating \$10 million from Maternal, Child and Chronic Health Services appropriation to ensure local health agency implementation of P.L.2017, c.7 (childhood lead poisoning). HEA20#21G</p> <p><u>From the amount hereinabove appropriated from Maternal, Child and Chronic Health Services, subject to the approval of the Director the Division of Budget and Accounting, \$10,000,000 shall be used to ensure that local health agencies implement the provisions of P.L.2017, c.7 (C.26:2-131 et al.), concerning childhood lead poisoning, including but not limited to increased testing pursuant to new CDC lead level guidelines, case management, personnel, equipment, training, licensing environmental inspections, and clinical interventions; and shall be allocated as follows: \$3,510,000 to the local health agencies with the highest number of 2015 referred cases, distributed proportionate to the number of 2015 referred cases; \$2,990,000 for distribution to any other local health agency in reimbursement for cases in an amount of \$1,000 per case; and the remaining \$3,500,000 to reimburse local health agencies for the purchase and maintenance of equipment and training costs.</u></p>	HEA20#21G	448
2113	<p>Language allocating \$2 million from Payments for Cost of General Assistance to Volunteers of America Delaware Valley for improved housing and homeless services. HUM50#53#7550S</p> <p><u>From the amount appropriated hereinabove for Payments for Cost of General Assistance, the commissioner shall allocate not less than \$2,000,000 to Volunteers of America Delaware Valley to provide enhanced navigation and coordination of housing and homeless services in locations to include but not limited to Camden and Atlantic counties.</u></p>	HUM50#53#7550S	450

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<p>2117</p>	<p>Language allocating appropriation for Level 1 Trauma Center Security Grants. HEA20#21G <u>Of the amounts hereinabove appropriated for Level 1 Trauma Center Security Grants, there shall be allocated to each level 1 trauma center located in Newark, New Brunswick, and Camden an amount of \$1,000,000 to maintain continuous operations and to enable these centers to strengthen existing security capabilities.</u></p>	<p>HEA20#21G</p>	<p>454</p>
<p>2118</p>	<p>Language allocating County Prosecutor Funding Initiative pilot program. CMA70#75S <u>The amount hereinabove appropriated for the County Prosecutor Funding Initiative Pilot Program shall be distributed as follows: Camden County, \$895,000; Essex County, \$1,811,000; Hudson County, \$802,500; and Mercer County, \$491,500.</u></p>	<p>CMA70#75S</p>	<p>455</p>

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<p>2119</p>	<p>Modifies language to appropriate up to \$8 million for freight rail assistance projects from the Transportation Trust Fund Subaccount for Capital Reserves.</p> <p>TRA60#61C</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, monies deposited into the Transportation Trust Fund Subaccount for Capital Reserves may be transferred to the Transportation Trust Fund Subaccount for Debt Service for Prior Bonds and Transportation Trust Fund Subaccount for Debt Service for Transportation Program Bonds to satisfy current year debt service, bond reserve requirements, and other fiscal obligations of the New Jersey Transportation Trust Fund Authority, subject to the approval of the Director of the Division of Budget and Accounting. <u>In addition, there is appropriated an amount not to exceed \$8,000,000 from the Transportation Trust Fund Subaccount for Capital Reserves for freight rail assistance projects identified by the Commissioner of Transportation to support a safe, efficient, and effective rail freight system in this State pursuant to P.L.1986, c.56 (C.27:1A-5.1) and the implementing regulations at N.J.A.C.16:53C-1 et seq.</u></p>	<p>TRA60#61C</p>	<p>456</p>
<p>2121</p>	<p>Language providing for per youth rate increase for Care Management Organizations.</p> <p>CFS50#55G</p> <p><u>The amount hereinabove appropriated for Care Management Organizations is conditioned upon the following: the per youth monthly rate shall be increased by \$100 above the rate in effect on June 30, 2017.</u></p>	<p>CFS50#55G</p>	<p>458</p>

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<p>2122</p>	<p>Modifies language to increase Rowan University State-funded-positions by 100. STA30#36#2445G For the purpose of implementing the appropriations act for the current fiscal year, the number of State-funded positions at Rowan University shall be [1,649] <u>1,749</u>.</p>	<p>STA30#36#2445G</p>	<p>459</p>
<p>2124</p>	<p>Language reallocating Nonpublic Handicapped Aid and Nonpublic Auxiliary Services Aid to Transportation Aid for Nonpublic School Transportation costs. EDU30#31S <u>Notwithstanding any provision of law or regulation to the contrary, the commissioner may reallocate up to \$4,350,000 from Nonpublic Auxiliary Services Aid and up to \$4,350,000 from Nonpublic Handicapped Aid in order to provide essential transportation aid for nonpublic school students, and may, as necessary, increase the maximum per pupil amount of nonpublic school transportation costs, but not in excess of \$1,000.</u></p>	<p>EDU30#31S</p>	<p>461</p>

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<p>2125</p>	<p>Language allocating Direct Support Professionals Wage Increase funding. IDA70#74#9420G</p> <p><u>The amount hereinabove appropriated for Direct Support Professionals Wage Increase shall be used to provide a wage increase to each direct support professional who assists children and adults with intellectual and developmental disabilities under provider contract with the Department of Children and Families, the Division of Developmental Disabilities in the Department of Human Services, and the Division of Vocational Rehabilitation Services in the Department of Labor and Workforce Development. The Commissioner of Children and Families, the Commissioner of Human Services, and the Commissioner of Labor and Workforce Development shall modify service provider contracts as necessary to ensure receipt of this wage increase by each direct support professional beginning October 1, 2017. Amounts shall be transferred to departments and divisions contracting with community care providers in order to provide the appropriate upward contract adjustment. Contract adjustments to all eligible providers shall ensure that each direct support professional receives the same percentage wage increase. No later than October 1, 2017, 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 FY2018; for each provider receiving an upward adjustment, the direct support professional wage base dollar amount upon which each contract adjustment was calculated and the dollar amount of the upward contract adjustment to be received in FY2018; 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 support professionals.</u></p>	<p>IDA70#74#9420G</p>	<p>463</p>
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<p>2133 (1 of 2)</p>	<p>Modifies language to increase nursing home reimbursements by \$10.5 million and shifting funds from Managed Long-Term Services and Supports. HUM 20#24#7540G</p> <p>Notwithstanding the provisions of chapter 85 of Title 8 of the New Jersey Administrative Code or any other law or regulation to the contrary, and subject to any required federal approval, the amounts hereinabove appropriated within the General Medical Services program classification are subject to the following conditions: (1) Class I (private), Class II (county), and Class III (special care) nursing facilities being paid on a fee-for-service basis, shall be reimbursed at the rate received on June 30, 2017 <u>plus a per diem adjustment that shall be calculated based upon an additional \$5,250,000 in State and \$5,250,000 in federal appropriations.</u> Further, no Class I, II, and III nursing facilities being paid on a fee-for-service basis shall receive any additional per diem rate adjustment, with the exception of the provider tax add-on payments; (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 and Class III 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 equivalent fee-for-service per diem reimbursement rate as it received as of June 30, 2017 <u>plus a per diem adjustment that shall be calculated based upon an additional \$5,250,000 in State and \$5,250,000 in federal appropriations</u> and any Class II nursing facility that is being paid by an MCO but has not yet negotiated a rate shall receive the equivalent fee-for-service per diem reimbursement rate received on June 30, 2017, had it been a Class I nursing facility <u>plus a per diem adjustment that shall be calculated based upon an additional \$5,250,000 in State and \$5,250,000 in federal appropriations;</u> (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 the General Medical Services program classification for the purpose of calculating NJ FamilyCare reimbursements for nursing facilities; and (5) 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 subsection d. of section 6 of P.L.2003, c.105 (C.26:2H-97). Provided further, that on or before September 15, 2017, the Department shall calculate and disseminate to the MCOs the amount of the add-on payable during the year starting October 1, 2017 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 2017 shall be applied from July 1, 2017, through September 30, 2017 and the first add-on shall be applied to fee-for-service per diem reimbursement rates effective October 1, 2017. <u>There shall be reallocated from amounts included in the appropriation for Medical Coverage - Community - Based Long-Term Care Recipients, for Managed Long-Term Services and Supports, such sums as are necessary for the additional per-diem adjustment.</u></p>	<p>HUM 20#24#7540G</p>	<p>580</p>
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<p>2133 (2 of 2)</p>	<p>Modifies language to increase assisted living per diems. HUM20#24#7540G Notwithstanding the provisions of any law or regulation to the contrary, the amounts hereinabove appropriated to the General Medical Services program classification are subject to the following condition: assisted living facilities, comprehensive personal care homes, and assisted living programs, shall receive a per diem rate of no less than [\$73.13, \$63.13, and \$53.13] <u>\$75, \$65, and \$55</u>, respectively, as reimbursement for each NJ FamilyCare beneficiary under their care.</p>	<p>HUM20#24#7540 G</p>	<p>646</p>
<p>2137</p>	<p>Adds language distributing the appropriation for Adult Education Programs. EDU30#31S <u>The amount hereinabove appropriated for Adult Education Programs shall be distributed at a rate of \$1,500 per pupil for students enrolled on a full-time equivalent basis (as determined by the Commissioner of Education) in an approved adult high school, a postsecondary career and technical education program at a county vocational-technical school, or a non-credit career and technical education program that has been transferred to a county college from a county vocational school district pursuant to a formal resolution prior to the effective date of this appropriations act. The per pupil amount shall be reduced proportionally if the amount appropriated is insufficient to provide full funding for all eligible enrolled students. The Commissioner of Education and the Commissioner of Labor and Workforce Development shall review all sources of federal and state funding for employment training programs, and shall make recommendations to the Legislature by May 1, 2018 regarding the availability of such funds to support these programs in future fiscal years.</u></p>	<p>EDU30#31S</p>	<p>600</p>

2139	<p>Modifies language for Homestead Benefit Program concerning timing of State reimbursement to Local Property Tax Collectors. 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 2015 are excluded from the program; (b) gross income in excess of \$100,000 but not in excess of \$150,000 for tax year 2015 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 2015 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 2015 are excluded from the program; (b) gross income in excess of \$50,000 but not in excess of \$75,000 for tax year 2015 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 2015 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 will be calculated based on the 2006 property tax amounts assessed or as would have been assessed on the October 1, 2015 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 paid in May, subject to the approval of the Director of the Division of Budget and Accounting, <u>provided further, however, that a homestead credit that is paid through electronic funds transfer made by the director to the local property tax account maintained by the local tax collector for the homestead of the claimant shall be paid to the local tax collector in one-half of the amount of the homestead benefit before the end of the fiscal year and one-half of the amount may be paid to the local tax collector on or before July 31 after the end of the fiscal year.</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 amounts as may be required to provide such homestead benefits, subject to the approval of the Director of the Division of Budget and Accounting. <u>From the amount hereinabove appropriated the State Treasurer shall reimburse any municipality for the costs of cash flow borrowing resulting from payment to the local tax collector of one-half of homestead credits after the end of the fiscal year.</u></p>	TRE70#75PG	605
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2142	<p>Language increasing the appropriation from the Supplemental Workforce Fund for Basic Skills for County Colleges Operational Costs. TRE30#36S</p> <p>In addition to the amount hereinabove appropriated for Operational Costs, there is appropriated [\$18,800,000] <u>\$23,800,000</u> from the Supplemental Workforce Fund for Basic Skills for remedial courses provided at county colleges and all other monies in the Supplemental Workforce Fund for Basic Skills are appropriated in the proportions set forth in section 1 of P.L.2001, c.152 (C.34:15D-21).</p>	TRE30#36S	608
2147	<p>Language to allocate appropriation for the ALS Association. HEA20#21G</p> <p><u>Of the amount hereinabove appropriated for the ALS Association to provide support services to New Jersey residents, 50 percent shall be allocated to the Greater Philadelphia Chapter of the ALS Association to serve residents in southern New Jersey and 50 percent shall be allocated to the Greater New York Chapter of the ALS Association to serve residents in central and northern New Jersey.</u></p>	HEA20#21G	615
2149	<p>Language concerning State employee health benefits. XGP</p> <p><u>XX. The State Health Benefits Program Plan Design Committee and the School Employees' Health Benefits Program Plan Design Committee may review potential cost-savings for FY 2018 State health benefits of \$125,000,000.</u></p>	XGP	633

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<p>2150</p>	<p>Language concerning Work First New Jersey- Client Benefits (repeals family cap). HUM50#53PS <u>Notwithstanding section 7 of P.L.1997, c.38 (C.44:10-61) or any other law or regulation to the contrary, the level of cash assistance benefits payable to an assistance unit with dependent children shall increase as a result of a child having been born to the assistance unit while the assistance unit is receiving assistance.</u></p>	<p>HUM50#53PS</p>	<p>634</p>
<p>2151</p>	<p>Modifies language to authorize State appropriations for Meadowlands adjustment payments. TRE70#75S Pursuant to section 85 of P.L.2015, c.19 (C.5:10A-85), receipts derived from the 3% Meadowlands regional hotel use assessment are appropriated for deposit into the intermunicipal account established pursuant to section 53 of P.L.2015, c.19 (C.5:10A-53), and shall be used to pay Meadowlands adjustment payments to municipalities in the Meadowlands district pursuant to the "Hackensack Meadowlands Agency Consolidation Act," P.L.2015, c.19 (C.5:10A-1 et seq.), subject to the approval of the Director of the Division of Budget and Accounting. <u>Provided further, if the amount deposited into the intermunicipal account is insufficient, there are appropriated to the intermunicipal account established by section 53 of P.L.2015, c.19 (C.5:10A-53), such amounts as are necessary to pay each constituent municipality the meadowlands adjustment payment calculated pursuant to section 59 of P.L.2015, c.19 (C.5:10A-59), as shall be determined by the State Treasurer.</u></p>	<p>TRE70#75S</p>	<p>635</p>

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<p>2152 (1 of 2)</p>	<p>Modifies language concerning CMPTR Aid payment dates. CMA70#75PS The amount hereinabove appropriated for Consolidated Municipal Property Tax Relief Aid shall be distributed on the following schedule: on or before August 1, [40%] <u>45%</u> of the total amount due; September 1, 30% of the total amount due; October 1, [10%] <u>15%</u> of the total amount due; November 1, 5% of the total amount due; December [20] <u>1</u> for municipalities operating under a calendar fiscal year; [15%] <u>5%</u> of the total amount due; and June 1 for municipalities operating under the State fiscal year, [15%] <u>5%</u> of the total amount due; provided, however, that notwithstanding the provisions of any law or regulation to the contrary, the Director of Local Government Services, in consultation with the Commissioner of Community Affairs and the State Treasurer, may direct the Director of the Division of Budget and Accounting to provide such payments on an accelerated schedule if necessary to ensure fiscal stability for a municipality.</p>	<p>CMA70#75PS</p>	<p>637</p>
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<p>2152 (2 of 2)</p>	<p>Modifies language concerning Energy Tax Receipts Property Tax Relief Fund Aid payments. TRE 70#75S Notwithstanding the provisions of paragraph (1) of subsection c. of section 2 of P.L.1997, c.167 (C.52:27D-439) or any other law or regulation to the contrary, the amount hereinabove appropriated for Energy Tax Receipts Property Tax Relief Fund payments shall be distributed on the following schedule: on or before August 1, [40%] <u>45%</u> of the total amount due; September 1, 30% of the total amount due; October 1, [10%] <u>15%</u> of the total amount due; November 1, 5% of the total amount due; December [20] <u>1</u> for municipalities operating under a calendar fiscal year, [15%] <u>5%</u> of the total amount due; and June 1 for municipalities operating under the State fiscal year, [15%] <u>5%</u> of the total amount due; provided, however, that notwithstanding the provisions of any law or regulation to the contrary, the Director of Local Government Services, in consultation with the Commissioner of Community Affairs and the State Treasurer, may direct the Director of the Division of Budget and Accounting to provide such payments on an accelerated schedule if necessary to ensure fiscal stability for a municipality.</p>	TRE 70#75S	638
<p>2153</p>	<p>Deletes language permitting the Attorney General to determine the distribution of public safety grants. LPSTOT [Notwithstanding the provisions of any law or regulation to the contrary, the amounts appropriated for public safety grants shall be distributed to state and local entities as determined by the Attorney General.]</p>	LPSTOT	639

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<p>2154</p>	<p>Modifies language concerning allocation of DSRIP funding in event of federal nonapproval of waiver extension. HEA20#22G Notwithstanding the provisions of any law or regulation to the contrary, in the event that the State's waiver extension for the Hospital Delivery System Reform Incentive Payments (DSRIP) program does not receive federal approval, the amounts hereinabove appropriated for that purpose may be transferred to either Charity Care or Graduate Medical Education, or both, to ensure payments to hospitals continue to include federal matching funds; provided, however, that any such reallocation of DSRIP funds shall be [determined by the Commissioner of Health] <u>provided to the same hospitals in the same amounts as in FY2017</u>, subject to the approval of the Director of the Division of Budget and Accounting.</p>	<p>HEA20#22G</p>	<p>640</p>
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<p>2166</p>	<p>Modifies language concerning allocation of natural resources damage recovery settlements. ENV40#44C Except as otherwise provided in this act and notwithstanding the provisions of any other law or regulation to the contrary, the first \$50,000,000 <u>and one-half of any additional amounts</u> 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>	<p>ENV40#44C</p>	<p>678</p>
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<p>2168</p>	<p>Language appropriating up to \$1 million for veterans' home residents ancillary health care services transportation costs. MVAOTOT <u>In addition to the amount hereinabove appropriated for the Department of Military and Veterans Affairs, there is appropriated \$1,000,000 for transportation to and from ancillary health care services when a resident admitted to a veterans' home elects to use those services. Ancillary health care services are services such as physician, laboratory, hospitalization, dental, surgical, chiropractic, vision care, pharmacy, and other related health care services. No resident shall at any time be charged or be required to incur an expense for such transportation.</u></p>	<p>MVAOTOT</p>	<p>680</p>
<p>2301</p>	<p>Adds language appropriating \$2 million for Senate operations. LEG70#71#0001D <u>In addition to the amount hereinabove appropriated, there is appropriated \$2,000,000 for Senate operations.</u></p>	<p>LEG70#71#0001D</p>	<p>588</p>

