

RESOLUTION #

**FISCAL YEAR 2019 APPROPRIATIONS ACT (P.L.2018, C.53)  
LANGUAGE INCLUDES SUPPLEMENTAL APPROPRIATION (P.L.2018, C.54)  
AND GOVERNOR'S LINE ITEM VETOES OF JULY 1, 2018**

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**EXPLANATION: Matter enclosed in superscript numerals & bold-faced brackets <sup>1</sup>[thus]<sup>1</sup> is not enacted & is intended to be omitted per the Governor's Line Item Vetoes**

3 with LIV	Modifies language allocating Emergency Fund appropriation to allow Commissioner to establish loan repayment terms. EDU30#31PS 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. <u>The commissioner shall determine the repayment terms, if any, that will be assessed.</u> <sup>1</sup> [Such additional amounts are appropriated as may be required to ensure that any district that received emergency aid in the previous fiscal year will not receive less K-12 aid as set forth in the March 2018 State Aid notice issued by the Commissioner of Education than the sum of K-12 aid as set forth in the July 2017 State Aid notice issued by the Commissioner of Education and the emergency aid received in the previous fiscal year, subject to the approval of the Director of the Division of Budget and Accounting. <u>The commissioner shall determine the repayment terms, if any, that will be assessed.</u> ] <sup>1</sup>	EDU30#31PS	1005
5	Modifies language concerning child support enforcement use fee increase. HUM50#53#7550S In addition to the amounts hereinabove appropriated, to the extent that federal child support incentive earnings are available, such additional amounts are appropriated from federal child support incentive earnings to pay on behalf of individuals on whom is imposed a [\$25] <u>\$35</u> annual child support user fee, subject to the approval of the Director of the Division of Budget and Accounting.	HUM50#53#7550S	272

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6	<p>Modifies language concerning Transportation Trust Fund Debt Service appropriations for consistency with revenue estimates. 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) [\$503,033,000] <u>\$500,677,000</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) [\$633,147,000] <u>\$635,503,000</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	273
7	<p>Language appropriating up to \$500,000 to Rutgers - The State University for technology and innovation coordination. STA30#36#2410G <u>Notwithstanding the provisions of any law or regulation to the contrary, in addition to the amount hereinabove appropriated to Rutgers - The State University, there is appropriated an amount not to exceed \$500,000 which shall be used to support and maintain an office responsible for overseeing the coordination and implementation of improvements that foster technology and innovation in New Jersey, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>	STA30#36#2410G	274

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<p>1046 (1/2)</p>	<p>Modifies language to restore Homestead Benefit Program credit amounts to FY 2018 amounts and revises the timing of State reimbursement to local property tax collectors. TRE70#75PG 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 2016 are excluded from the program; (b) gross income in excess of \$100,000 but not in excess of \$150,000 for tax year 2016 are eligible for a benefit in the amount of [2.5%] <u>5%</u> of the first \$10,000 of property taxes paid; and (c) gross income not in excess of \$100,000 for tax year 2016 are eligible for a benefit in the amount of [5%] <u>10%</u> 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 2016 are excluded from the program; (b) gross income in excess of \$50,000 but not in excess of \$75,000 for tax year 2016 are eligible for a benefit in the amount of [3.3%] <u>6.67%</u> of the first \$10,000 of property taxes paid; and (c) gross income not in excess of \$50,000 for tax year 2016 are eligible for a benefit in the amount of [5%] <u>10%</u> 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, 2016 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 2016 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 are 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>	<p>TRE70#75PG</p>	<p>259</p>
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<p>1046 (2/2) with LIV</p>	<p>Language allocating appropriation for Homestead Benefit Program - Tax Year 2015 Benefits. TRE70#75PG <u>The amount hereinabove appropriated for the Homestead Benefit Program - Tax Year 2015 Benefits shall be paid through electronic funds transfer made by the director to the local tax collector on or before July 31 and credited to the local property tax account maintained by the local tax collector for the homestead of the claimant in one-half of the amount of the homestead benefit approved pursuant to P.L.2017, c.99. The local tax collector shall reflect the amount credited in the tax bill due and payable by the claimant on <sup>1</sup>[August 1, 2018, and any amount due to the claimant in excess of that tax bill shall be credited to the tax bill due and payable on]<sup>1</sup> November 1, 2018. If the amount hereinabove appropriated for the Homestead Benefit Program - Tax Year 2015 Benefits is not sufficient, there are 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></p>	<p>TRE70#75PG</p>	<p>923</p>
<p>1254</p>	<p>Language appropriating \$5 million for General Assembly operations. LEG70#71#0002D <u>In addition to the amount hereinabove appropriated, there is appropriated \$5,000,000 for General Assembly operations.</u></p>	<p>LEG70#71#0002D</p>	<p>901</p>
<p>2002</p>	<p>Language allocating Child Advocacy Center - Multidisciplinary Team Fund (P.L.2017, c.90) CFS50#55G <u>Of the amounts hereinabove appropriated for Child Advocacy Center - Multidisciplinary Team Fund (P.L.2017, c.90), \$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>	<p>CFS50#55G</p>	<p>119</p>

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2005	Language providing for per youth rate increase for Care Management Organizations. CFS50#55G <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>	CFS50#55G	122
2006	Language concerning New Jersey Re-entry Corporation - One Stop Offender Re-Entry Services. CMA50#55G <u>The amount hereinabove appropriated for New Jersey Re-entry Corporation - One-Stop Offender Re-entry Services shall be utilized to continue to provide One-Stop Re-entry services in Newark, Jersey City, Paterson, and Toms River and in the counties of Bergen, Union, Middlesex, Somerset, and Monmouth, which shall include medication-assisted treatment for relapse prevention.</u>	CMA50#55G	126
2007	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	127

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<p>2013</p>	<p>Modifies language to increase funding for Nonpublic Nursing Services Aid. EDU30#31S 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 13, 2017 and the rate per pupil shall be [<del>\$87</del>] <u>\$97</u>.</p>	<p>EDU30#31S</p>	<p>133</p>
<p>2014</p>	<p>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 [<del>\$26</del>] <u>\$36</u> per pupil in a manner that is consistent with the provisions of the federal and State constitutions.</p>	<p>EDU30#31S</p>	<p>134</p>
<p>2017</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>  Notwithstanding the provisions of section 2 of P.L.1981, c.57 (C.18A:39-1a) or any other law or regulation to the contrary, the maximum amount of nonpublic school transportation costs per pupil provided for in N.J.S.18A:39-1 shall equal [<del>\$884</del>] <u>\$1,000</u>.</p>	<p>EDU30#31S</p>	<p>137</p>

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2018 (1 of 2)	Appropriation for Governor's Literacy Initiative. EDU30#34G <u>The amount hereinabove appropriated for the Governor's Literacy Initiative shall be used for a grant for the Learning Through Listening program at the New Jersey Unit of Learning Ally.</u>	EDU30#34G	138
2018 (2 of 2)	Language appropriating federal funds for Learning Ally. EDUTOT <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 of the availability of federal funds for the performance of the terms of such contract for the 2017-2018 school year, there is appropriated an amount of federal funds not to exceed \$1,500,000 subject to the approval of the director.</u>	EDUTOT	

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2020	<p>Language increasing Charity Care funding. HEA20#22G</p> <p>Notwithstanding the provisions of section 3 of P.L.2004, c.113 (C.26:2H-18.59i) or any law or regulation to the contrary, the appropriation for Health Care Subsidy Fund Payments is subject to the following conditions: the distribution of Charity Care funding shall be calculated in the following manner: (a) source data for the most recent census data shall be from the 2016 5-Year American Community Survey; (b) source data used shall be from calendar year (CY) 2016 for documented charity care claims data and hospital-specific gross revenue for charity care patients and shall include all adjustments and void claims related to CY 2016 and any prior year submitted claims, as submitted by each acute care hospital or determined by the Department of Health (DOH); (c) source data used for CY 2016 documented charity care for each hospital's total gross revenue for all patients shall be from the CY 2016 Acute Care Hospital Cost Report as defined by Form E4, Line 1, Column E data and shall be according to the DOH due date of June 30, 2017, as submitted by October 31, 2017 each acute care hospital and source data used for Medicare Cost Report data shall be from CY 2015; (d) in the event that an eligible hospital failed to submit the CY 2016 Acute Care Hospital Cost Report, source data from their CY 2015 Acute Care Hospital Cost Report shall be used for hospital-specific gross revenue for charity care patients and for hospital total gross revenue for all patients as defined by Form E4, Line 1, Column E; (e) in the event that an eligible hospital failed to submit a full year CY 2016 Acute Care Hospital Cost Report, source data from a supplemental 2016 Acute Care Hospital Cost Report shall be used for hospital-specific gross revenue for charity care patients and for hospital total gross revenue for all patients as defined by Form E4, Line 1, Column E; (f) for each eligible hospital, except those designated 96% by their hospital-specific reimbursed documented charity care, a proportionate decrease shall be applied to its calculated subsidy based on its percentage of total subsidy such that the total calculated subsidy for all hospitals shall equal [<del>\$252,000,000</del>] <u>\$262,000,000</u>; and (g) the resulting value will constitute each eligible hospital's SFY 2019 charity care subsidy allocation.</p>	HEA20#22G	140
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2022	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>	HEA20#21G	142
2028	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>	HEA20#21G	148
2029	Language to allocate appropriation for the ALS Association. HEA20#21G <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>	HEA20#21G	149

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<p>2031</p>	<p>Language allocating Direct Support Professionals Wage Increase funding. IDA70#74#9420G <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 provides children’s behavioral health services or assists children or adults with intellectual or developmental disabilities under a provider contract or fee-for-service agreement with the Department of Children and Families, the Division of Developmental Disabilities in the Department of Human Services, or the Division of Vocational Rehabilitation Services in the Department of Labor and Workforce Development. The Commissioner of Human Services shall, effective July 1, 2018, increase Community Care Program and Supports Program reimbursement rates for the following service categories: Career Planning, Community Based Supports, Community Inclusion Services, Day Habilitation, Individual Supports, Prevocational Training, Respite, and Supported Employment. The increased rates for these eight identified services in the Supports Program and Community Care Program shall be used to calculate an increase to individual participant budgets in order to support the same level of service. The Commissioner of Children and Families and the Commissioner of Labor and Workforce Development shall each modify service provider contracts or fee-for-service rates as necessary to ensure receipt of a wage increase by each direct support professional beginning October 1, 2018, and require that each direct support professional receives the same percentage wage increase. Amounts shall be transferred to departments and divisions contracting with community care providers in order to provide the appropriate upward contract adjustment. No later than October 1, 2018, 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 FY2019; 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 FY2019; 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>151</p>
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2032	<p>Language allocating funds for Accountable Care Organizations. HUM 20#24#7540D <u>Notwithstanding P.L.2011, c.114 (C.30:4D-8.1 et seq.), 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. The Commissioner of Human Services shall continue the Medicaid ACO Demonstration Project through June 30, 2019, except that requirements for ongoing certification and reporting shall be waived, and the commissioner shall not grant a request from a certified ACO to expand its designated area.</u></p>	HUM20#24# 7540D	155
2034	<p>Modifies language to increase hourly fee-for-service rate for personal care assistant services. HUM20#24#7540G <u>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 [<del>\$16.00</del>] \$19.00. Notwithstanding the provisions of section 1 of P.L.2017, c.239 (C.30:4D-7n), the hourly rate for personal care services provided through a managed care delivery system shall be no less than \$16.00.</u></p>	HUM20#24#7540 G	165

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<p>2035</p>	<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.256 (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 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 and the Department of Health, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>	<p>HUMTOT</p>	<p>170</p>
<p>2036</p>	<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 <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>	<p>HUM50#53#7550S</p>	<p>174</p>
<p>2038</p>	<p>Language increasing Work First New Jersey cash assistance benefits. HUM50#53#7550S <u>Notwithstanding any other law or regulation to the contrary, the maximum benefit levels provided to Work First New Jersey recipients shall be \$10 per month greater than the assistance levels in effect in State fiscal year 2018.</u></p>	<p>HUM50#53#7550S</p>	<p>176</p>

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2039	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>	HUM50#53PS	178
2041	Modifies language to appropriate additional \$5 million for Vocational Rehabilitation Services. LAB50#54G 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 2018. 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>	LAB50#54G	180

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2094	<p>Language allocating funds for Motor Vehicle Commission to provide motor vehicle services in Elizabeth. TRA10#11D <u>The amount appropriated to the New Jersey Motor Vehicle Commission is conditioned upon the following: an amount not less than \$1,500,000 shall be allocated to provide motor vehicle services in the City of Elizabeth, which may be in the form of a mobile unit.</u></p> <p>Notwithstanding the provisions of section 105 of P.L.2003, c.13 (C.39:2A-36) or any law to the contrary, [\$40,000,000] <u>\$38,500,000</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	332
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<p>2096 with LIV and Office of Management and Budget Ruling No. 18-01</p>	<p>Modifies language concerning shift of Transitional Aid to Localities to Consolidated Municipal Property Tax Relief Aid. CMA70#75PS Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for Consolidated Municipal Property Tax Relief Aid shall be distributed in the same amounts, and to the same municipalities that received funding pursuant to the previous fiscal year's annual appropriations act; provided further, however, that from the amount hereinabove appropriated there are transferred to the Energy Tax Receipts Property Tax Relief Aid account such amounts as were determined for fiscal year 2019 and prior fiscal years pursuant to subsection e. of section 2 of P.L.1997, c.167 (C.52:27D-439), as amended by P.L.1999, c.168; and except that the amount of Consolidated Municipal Property Tax Relief Aid <u>allocated to Newark <sup>1</sup>, Paterson, and Trenton<sup>1</sup> shall be increased by the amount of Transitional Aid to Localities it was awarded for calendar year 2017, and the amount of Consolidated Municipal Property Tax Relief Aid received by [a] any other municipality shall be increased by such amounts of Transitional Aid to Localities deemed to constitute Consolidated Municipal Property Tax Relief Aid by the Director of the Division of Local Government Services in the previous fiscal year; <u>provided further that amounts shall be transferred as necessary from the appropriation for Transitional Aid to Localities to the appropriation for Consolidated Municipality Property Tax Relief Aid to provide Newark <sup>1</sup>, Paterson, and Trenton<sup>1</sup> with the increase in Consolidated Municipality Property Tax Relief Aid required herein, subject to the approval of the Director of the Division of Budget and Accounting.</u></u></p>	<p>CMA70#75PS</p>	<p>334</p>
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<p>2103</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><u>The amount hereinabove appropriated for Meadowlands - Tax-Sharing Payments Arrears shall be expended to first eliminate any calendar year 2016, 2017, and 2018 arrears, respectively.</u></p>	<p>TRE70#75S</p>	<p>344</p>
<p>2106</p>	<p>Modifies language to increase Stockton University State-funded positions. STA30#36#2480G 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>1,069</u>.</p>	<p>STA30#36#2480G</p>	<p>347</p>



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2148	<p>Language allocating \$5 million from the Trust Fund for the Support of Public Broadcasting to the New Jersey Civic Information Consortium.</p> <p>TRE70#76D</p> <p><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, there is appropriated an amount not to exceed \$5,000,000 from the Trust Fund for the Support of Public Broadcasting to the New Jersey Civic Information Consortium to advance research and innovation in the field of media and technology to benefit the State.</u></p>	TRE70#76D	393
2157	<p>Modifies language to increase State-funded positions at Thomas Edison State University.</p> <p>STA30#36#2440G</p> <p>For the purpose of implementing the appropriations act for the current fiscal year, the number of State-funded positions at Thomas Edison State University shall be [228] <u>323</u>.</p>	STA30#36#2440G	402
2169	<p>Modifies language to increase funding for New Jersey Small Business Development Centers.</p> <p>STA70#74D</p> <p>Of the amount hereinabove appropriated to the Business Action Center, an amount up to [\$500,000] <u>\$700,000</u> is appropriated for New Jersey Small Business Development Centers, pursuant to a spending plan approved by the Secretary of State.</p>	STA70#74D	427

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2230	Modifies language to increase Rowan University State-funded positions. 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> .	STA30#36#2445G	496
2234	Language allocating appropriation for high poverty school district minority teacher recruitment program. EDU30#34G <u>From the amount hereinabove appropriated for High Poverty School District Minority Teacher Recruitment Program, the Commissioner of Education shall establish a competitive grant program to provide funding, over a period of one school year, to no more than two eligible organizations that recruit, train, and place new teachers, with special emphasis on minority teachers, in one or more high poverty school districts in the State. To be eligible to receive a grant under the program an organization shall meet certain conditions established by the Commissioner of Education. “High poverty school district” means a school district in which the percentage of students who are at-risk pupils, as defined by section 3 of P.L.2007, c.260 (C.18A:7F-45) is equal to or greater than 40 percent.</u>	EDU30#34G	502

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2248	Modifies language concerning funding for the New Jersey Autism Registry and Autism New Jersey Helpline. HEA20#21G Notwithstanding the provisions of any law or regulation to the contrary, in addition to the amount hereinabove appropriated for the Early Childhood Intervention Program, there is appropriated <u>up to \$4,000,000 from the Autism Medical Research and Treatment Fund for the same purpose; provided, however, that such sums as are necessary to fund the Autism helpline and registry and any grant award approvals announced by the Governor's Council for Medical Research and Treatment of Autism after June 1, 2018 shall first be paid from the Autism Medical Research and Treatment Fund.</u>	HEA20#21G	516
2249	Language prohibiting the New Jersey Higher Education Student Assistance Authority from membership in the National Council of Higher Education Resources. STA30#36#2405D <u>The amounts hereinabove appropriated for Student Assistance Programs are conditioned on the following: the Higher Education Student Assistance Authority shall expend no funds for the purpose of joining or paying membership dues to the National Council of Higher Education Resources.</u>	STA30#36#2405D	517

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2253	Language concerning Mental Health Provider Safety Net. HEA20#23#4290G <u>Notwithstanding the provisions of any law or regulation to the contrary, the amount appropriated for Mental Health Provider Safety Net shall be paid to providers of mental health and substance use treatment programs that were previously sustained via deficit-funded contracts, are now operating under a fee-for-service reimbursement system, and that have demonstrated a good faith effort to bill Medicaid for all eligible services, subject to the approval of the Director of the Division of Budget and Accounting. Payments shall be pursuant to quarterly applications that itemize the gap between billable revenues in FY2019 and the cumulative quarterly value of the most recent deficit-funded contract.</u>	HEA20#23#4290G	5213
2254	Language requiring continuation of United Way of Central Jersey, Middlesex County in Medicaid Home Visitation Demonstration Project. CFA50#55D <u>The amount hereinabove appropriated for Administration and Support Services is conditioned upon the following: the commissioner shall take all necessary steps to assure continued participation by the United Way of Central Jersey, Middlesex County in the Medicaid Home Visitation Demonstration Project established pursuant to P.L.2017, c.50 (C.30:4D-17.39 et seq.).</u>	CFA50#55D	522

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<p>2264</p>	<p>Modifies language to increase nursing home reimbursements by \$21 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 \$10,500,000 in State and \$10,500,000 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 \$10,500,000 in State and \$10,500,000 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 \$10,500,000 in State and \$10,500,000 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, 2018, the Department shall calculate and disseminate to the MCOs the amount of the add-on payable during the year starting October 1, 2018 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 2018 shall be applied from July 1, 2018, through September 30, 2018 and the first add-on shall be applied to fee-for-service per diem reimbursement rates effective October 1, 2018. <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>532</p>
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<p>2265</p>	<p>Modifies language to increase assisted living per diem rates. 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 [<del>\$73.13, \$63.13, and \$53.13</del>] <u>\$77, \$67, and \$57</u>, respectively, as reimbursement for each NJ FamilyCare beneficiary under their care.</p>	<p>HUM20#24#7540 G</p>	<p>533</p>
<p>2268 with LIV</p>	<p>Language conditioning a portion of NJ Transit’s State subsidy on attaining federal positive train control benchmarks. TRA60#62G <sup>1</sup><u>[The amount hereinabove appropriated to the NJ Transit Corporation for railroad and bus operations is conditioned upon the following: no amounts in excess of \$140,856,000 shall be expended until the Corporation’s executive director certifies attainment of federal benchmarks for implementing positive train control technology.]<sup>1</sup></u></p>	<p>TRA60#62G</p>	<p>536</p>

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2269	Modifies language for the STEM dual enrollment high schools program. EDU30#34G Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for STEM Dual Enrollment <u>and Early College</u> High Schools is subject to the following conditions: the Commissioner of Education shall develop and implement a pilot program that integrates and aligns appropriate high school coursework with appropriate college courses to improve educational outcomes for students with specific <u>college and</u> career goals <u>at approved dual enrollment and early college high schools offering opportunities in STEM fields</u> ; provided, however, that for the 2018-2019 school year, the program shall be limited to not more than two schools selected by the commissioner. The Commissioner of Education shall be responsible for establishing written eligibility criteria for the selection of participating schools as well as program goals and requirements for the 2018-2019 school year. Such eligibility criteria and other relevant information shall be publicly available and published on the department's Internet website.	EDU30#34G	537
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<p align="center">2271</p>	<p>Modifies language to reduce allocation of Affordable Housing Trust Fund revenues to certain DHS housing costs. HUMTOT Notwithstanding the provisions of any law or regulation to the contrary, of the amounts hereinabove appropriated for the Client Housing program, General Assistance Emergency Assistance Program, and the Social Services for the Homeless program, [<del>\$46,500,000</del>] <u>\$31,500,000</u> shall be payable from the receipts of the portion of the realty transfer fee directed to be credited to the “New Jersey Affordable Housing Trust Fund” pursuant to section 4 of P.L.1968, c.49 (C.46:15-8) and from the receipts of the portion of the realty transfer fee directed to be credited to the “New Jersey Affordable Housing Trust Fund” pursuant to section 4 of P.L.1975, c.176 (C.46:15-10.1), subject to the approval of the Director of the Division of Budget and Accounting.</p>	<p align="center">HUMTOT</p>	<p align="center">824</p>
<p align="center">2285</p>	<p>Language appropriating \$5 million for Senate operations. LEG70#71#0001D <u>In addition to the amount hereinabove appropriated, there is appropriated \$5,000,000 for Senate operations.</u></p>	<p align="center">LEG70#71#0001D</p>	<p align="center">902</p>



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2287	Language allocating \$2 million for legislative technology improvements. TRE70#74#2034D <u>Of the amount hereinabove appropriated for Additions, Improvements, and Equipment, the Director of the Division of Budget and Accounting shall transfer not less than \$2,000,000 to fund projects determined by the Technology Executive Group of the Legislative Information Systems Committee of the Legislative Services Commission for Legislative branch computer and information technologies.</u>	TRE70#74#2034D	904
2288	Modifies language for the STEM dual enrollment high schools program to require regional parity. EDU30#34G Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for STEM Dual Enrollment High Schools is subject to the following conditions: the Commissioner of Education shall develop and implement a pilot program that integrates and aligns appropriate high school coursework with appropriate college courses to improve educational outcomes for students with specific career goals; provided, however, that for the 2018-2019 school year, the program shall be limited to not more than two schools selected by the commissioner; <u>provided, further, that if the commissioner selects two schools, one of them shall be located in one of the eight southernmost counties (Cape May, Salem, Cumberland, Gloucester, Camden, Ocean, Atlantic, and Burlington).</u> The Commissioner of Education shall be responsible for establishing written eligibility criteria for the selection of participating schools as well as program goals and requirements for the 2018-2019 school year. Such eligibility criteria and other relevant information shall be publicly available and published on the department's Internet website.	EDU30#34G	905

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2290	Deletes language authorizing additional funding for programs to preserve or promote public health and safety. XGP [51. Such amounts as may be necessary are appropriated or transferred from existing appropriations for programs to preserve or promote public health and safety, subject to the approval of the Director of the Division of Budget and Accounting.]	XGP	907
2296	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 \$500,000 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	913

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2306 (1/3)	<p>Modifies language to reflect reversal of Energy Tax Receipts Aid shift. CMA70#75PS</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, from the amounts received from the appropriation to the Consolidated Municipal Property Tax Relief Aid program and received from amounts transferred from Consolidated Municipal Property Tax Relief Aid to the Energy Tax Receipts Property Tax Relief Aid account, each municipality shall be required to distribute to each fire district within its boundaries the amount received by the fire district from the Supplementary Aid for Fire Services program pursuant to the provisions of the fiscal year 1995 annual appropriations act, P.L.1994, c.67, less an amount proportional to reductions in the combined total amount received by the municipality from Consolidated Municipal Property Tax Relief Aid and from the Energy Tax Receipts Property Tax Relief Fund/Aid account since fiscal year 2008.</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, the Director of the Division of Local Government Services shall take such actions as may be necessary to ensure that proportional amounts of the Consolidated Municipal Property Tax Relief Aid and the amounts transferred from Consolidated Municipal Property Tax Relief Aid to the Energy Tax Receipts Property Tax Relief Aid account appropriated to offset losses from business personal property tax that would have otherwise been used for the support of public schools will be used to reduce the school property tax levy for those affected school districts with the remaining State Aid used as municipal property tax relief. The chief financial officer of the municipality shall pay to the school districts such amounts as may be due by December 31.</p>	CMA70#75PS	926
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<p>2306 (2/3)</p>	<p>Modifies language to reflect reversal of Energy Tax Receipts Aid shift. TRE70#75PS</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for Energy Tax Receipts Property Tax Relief Aid and an amount not to exceed \$375,939,000 from Consolidated Municipal Property Tax Relief Aid is appropriated and shall be allocated to municipalities in accordance with the provisions of subsection b. of section 2 of P.L.1997, c.167 (C.52:27D-439), provided further, however, that from the amounts hereinabove appropriated, each municipality shall also receive such additional amounts as provided in the previous fiscal year from the Energy Tax Receipts Property Tax Relief Aid account. Each municipality that receives an allocation from the amount so transferred from the Consolidated Municipal Property Tax Relief Aid program shall have its allocation from the Consolidated Municipal Property Tax Relief Aid program reduced by the same amount.</p> <p>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 Aid shall be distributed on the following schedule: on or before August 1, 45% of the total amount due; September 1, 30% of the total amount due; October 1, 15% of the total amount due; November 1, 5% of the total amount due; December 1 for municipalities operating under a calendar fiscal year, 5% of the total amount due; and June 1 for municipalities operating under the State fiscal year, 5% 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>Notwithstanding the provisions of any law or regulation to the contrary, the release of the total annual amount due for the current fiscal year from Energy Tax Receipts 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 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 total annual amount due for the current fiscal year.</p>	<p>TRE70#75PS</p>	<p>925</p>
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2306 (3/3)	<p>Modifies language to reflect reversal of Energy Tax Receipts Aid shift.</p> <p>XGP</p> <p>[99.] <u>98.</u> Notwithstanding the provisions of any law or regulation to the contrary, amounts deposited into the "Energy Tax Receipts Property Tax Relief Fund" pursuant to P.L.1997, c.167 are appropriated to the General Fund as State revenue.</p>	XGP	926
2311	<p>Deletes language allocating excess receipts from Telephone Assessment fees charged at point of sale for prepaid wireless services.</p> <p>TRE70#74#2034G</p> <p>[Receipts in excess of the amount anticipated for Telephone Assessment fees charged at point of sale for prepaid wireless services, are appropriated to the Office of Emergency Telecommunication Services, subject to the approval of the Director of the Division of Budget and Accounting, for Next Generation 9-1-1 Transition Grants. Grants to units of local governments for equipment upgrades and consolidation of Public Safety Answering Points shall be determined in accordance with grant criteria to be jointly developed by the Statewide Public Safety Communications Commission and the Department of the Treasury.]</p>	TRE70#74#2034G	934
2314	<p>Language requiring Medicaid Coverage of Advance Care Planning Visits.</p> <p>HUM20#24#7540G</p> <p><u>Of the amounts hereinabove appropriated for General Medical Services, effective January 1, 2018 such sums as are necessary shall be made available to reimburse medical professionals for advance care planning visits consistent with current Medicare reimbursement policy.</u></p>	HUM20#24#7540 G	941

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<p align="center">2315</p>	<p>Language requiring comprehensive evaluation of Medicaid MCO contract. HUM20#24#7540D <u>From the amounts hereinabove appropriated for Services Other Than Personal, there are appropriated such sums as are necessary for the department to contract for a comprehensive evaluation of the existing Medicaid-managed care contract and relevant Medicaid program regulations, which shall recommend opportunities to improve MCO performance and compliance.</u></p>	<p align="center">HUM20#24#7540 D</p>	<p align="center">942</p>
<p align="center">2334 with LIV</p>	<p>Language concerning single-use carryout bag fee. ENVTOT <sup>1</sup><u>[Notwithstanding the provisions of any law or regulation to the contrary, the amounts hereinabove appropriated to the Department of Environmental Protection, to the extent not already appropriated from specific revenues, shall first be charged to the revenue collected from the single-use carryout bag fee.]<sup>1</sup></u></p>	<p align="center">ENVTOT</p>	<p align="center">970</p>

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2335	<p>Modifies language authorizing NJTTFA appropriation for permitted maintenance and appropriates an additional \$50 million to NJ Transit for capital purposes.</p> <p>TRA60#61C</p> <p>Notwithstanding the provisions of section 6 of P.L.2006, c.3 (C.27:1B-22.2) or any law or regulation to the contrary, in recognition of the extensive destruction and damage to the State's roads, highways, bridges, and other critical transportation infrastructure during recent years inflicted by a series of federally declared disaster events, including but not limited to Hurricane Irene and Super Storm Sandy, of the amount hereinabove appropriated from the New Jersey Transportation Trust Fund Authority, an amount not to exceed [<del>\$135,000,000</del>] <u>\$185,000,000</u> may be used for permitted maintenance, subject to the approval of the Director of the Division of Budget and Accounting.</p> <p><u>Notwithstanding the provisions of P.L.1984, c.73 (C.27:1B-1 et al.) or any law or regulation to the contrary, there is appropriated \$50,000,000 to New Jersey Transit from the revenues and other funds of the New Jersey Transportation Trust Fund Authority, and from the amounts on deposit in the Transportation Trust Fund Subaccount for Capital Reserves, for Eligible Preventative Maintenance, Capital Maintenance, and Capital Program Implementation Expenses.</u></p>	TRA60#61C	972
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2336 with LIV	Language appropriating \$100 million from the Transportation Trust Fund Subaccount for Capital Reserves for local aid. TRA60#61C <sup>1</sup> <u>[Notwithstanding the provision of P.L.1984, c.73 (C.27:1B-1 et al.) or any law or regulation to the contrary, there is appropriated the sum of \$100,000,000 from the revenues and other funds of the New Jersey Transportation Trust Fund Authority, and from the amounts on deposit in the Transportation Trust Fund Subaccount for Capital Reserves, for Local County Aid and Local Municipal Aid, which shall be allocated in the same proportion as such aid is herein appropriated; provided, further, that this sum shall be distributed to counties and municipalities by the commissioner through the Local Municipal Aid program and Local County Aid program in the same manner as provided for pursuant to section 25 of P.L.1984, c.73 (C.27:1B-25).]<sup>1</sup></u>	TRA60#61C	973
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<p>2337 (1/2)</p>	<p>Language allocating additional formula aid. EDUTOT [Notwithstanding the provisions of any law or regulation to the contrary, a district's 2018--2019 allocation of the amounts hereinabove appropriated for Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid and Adjustment Aid shall be the sum of a district's 2017--2018 total allocation of the following aid categories: Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid, Adjustment Aid, Supplemental Enrollment Growth Aid, Under Adequacy Aid, PARCC Readiness Aid, Per Pupil Growth Aid, Professional Learning Community Aid and Host District Support Aid, increased in total by 25% of the difference between the sum of a district's 2017--2018 total allocation of the following aid categories: Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid, Adjustment Aid, Supplemental Enrollment Growth Aid, Under Adequacy Aid, PARCC Readiness Aid, Per Pupil Growth Aid, Professional Learning Community Aid and Host District Support Aid and the total amount calculated for Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid and Adjustment Aid pursuant to the provisions of P.L.2007, c.260 for 2018--2019, if the district's 2017--2018 allocation in the following categories: Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid, Adjustment Aid, Supplemental Enrollment Growth Aid, Under Adequacy Aid, PARCC Readiness Aid, Per Pupil Growth Aid, Professional Learning Community Aid and Host District Support Aid is less than the total amount calculated for Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid and Adjustment Aid pursuant to the provisions of P.L.2007, c.260 for 2018--2019. In the case of a district that has a 2017--2018 allocation of the following aid categories: Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid, Adjustment Aid, Supplemental Enrollment Growth Aid, Under Adequacy Aid, PARCC Readiness Aid, Per Pupil Growth Aid, Professional Learning Community Aid and Host District Support Aid equal to or greater than the total amount calculated for Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid and Adjustment Aid pursuant to the provisions of P.L.2007, c.260 for 2018--2019, then the sum of the district's 2018--2019 aid for the following categories: Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid and Adjustment Aid shall equal the sum of the district's 2017--2018 allocation of the following aid categories: Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid, Adjustment Aid, Supplemental Enrollment Growth Aid, Under Adequacy Aid, PARCC Readiness Aid, Per Pupil Growth Aid, Professional Learning Community Aid and Host District Support Aid. For districts receiving increases in aid, the Commissioner of Education shall distribute the increase in aid up to the maximum calculated for each category pursuant to the provisions of P.L.2007, c.260, in the following order: Transportation Aid, Security Aid, Special Education Categorical Aid, Equalization Aid, and Adjustment Aid. For districts receiving the same total aid, the Commissioner of Education shall reallocate aid from the following 2017--2018 categories of aid: Supplemental Enrollment Growth Aid, Under Adequacy Aid, PARCC Readiness Aid, Per Pupil Growth Aid, Professional Learning Community Aid and Host District Support Aid and shall determine the hierarchy of aid categories to be increased for 2018--2019. After all reallocations, any increase in School Choice Aid shall be offset, up to the full amount of 2018--2019 Adjustment Aid, with reductions in Adjustment Aid. The sum of each district's State aid payable for the 2018--2019 school year in the following aid categories: Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid, Adjustment Aid, and School Choice Aid shall not be less than the sum of the district's total State aid amount payable for the 2017--2018 school year for the following aid categories: Equalization Aid, Educational Adequacy Aid, Transportation Aid, Special Education Categorical Aid, Security Aid, Adjustment Aid, School Choice Aid, Supplemental Enrollment Growth Aid, Under Adequacy Aid, PARCC Readiness Aid, Per Pupil Growth Aid, Professional Learning Community Aid, and Host District Support Aid taking into consideration the June 2018 payments made in July 2018.]</p>	<p>EDUTOT</p>	<p>974</p>
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**FISCAL YEAR 2019 APPROPRIATIONS ACT (P.L.2018, C.53)  
LANGUAGE INCLUDES SUPPLEMENTAL APPROPRIATION (P.L.2018, C.54)  
AND GOVERNOR’S LINE ITEM VETOES OF JULY 1, 2018**

<p>2337 (2/2)</p>	<p>Language allocating additional formula aid. EDUTOT</p> <p><u>Notwithstanding the provisions of P.L.2007, c.260 (C.18A:7F-43 et al.) or any other law to the contrary, the amounts hereinabove appropriated for equalization aid, special education categorical aid, security aid, transportation aid, and adjustment aid shall be allotted to school districts as follows: 1) in the case of a school district in which the State aid ratios in the 2017-2018 and 2018-2019 school years are greater than 1.00, the district's total allocation of State aid in the 2018-2019 school year shall first be calculated by eliminating the difference between the total State aid included in the March 2018 State aid notice and the total State aid included in the July 2017 State aid notice. Next, the remaining State school aid shall be reduced by an amount equal to five percent of the State aid differential for the 2018-2019 school year; 2) in the case of a school district in which the State aid ratio for the 2017-2018 school year is less than 1.00, and the State aid ratio for the 2018-2019 school year is greater than 1.00, total State aid shall be reduced by the State aid differential for the 2018-2019 school year; 3) in the case of a school district in which the State aid ratio for the 2018-2019 school year is less than 0.58, the district shall receive additional State aid in an amount sufficient to increase the State aid ratio for the 2018-2019 school year to 0.58. Any reduction in State aid pursuant to this provision shall first be deducted from the amount of adjustment aid included in the school district's March 2018 State aid notice, followed by transportation aid, security aid, special education categorical aid, and equalization aid. Any increase in State aid pursuant to this provision shall first be added to the amount of transportation aid included in the school district's March 2018 State aid notice, followed by security aid, special education categorical aid, and equalization aid, except that no category shall exceed the total amount as calculated in accordance with the provisions of sections 11, 13, 14, and 15 of P.L.2007, c.260 (C.18A:7F-53, C.18A:7F-55, C.18A:7F-56, and C.18A:7F-57). An increase in State aid pursuant to this provision shall not exceed \$3,500,000. A school district's total State aid in the 2018-2019 school year shall not be decreased by more than \$3,500,000 below the total State aid received in the 2017-2018 school year. The following school districts shall not be subject to a reduction in State school aid pursuant to this provision: a county vocational school district; an SDA district that is spending below adequacy and is located in a municipality in which the equalized total tax rate exceeds the State average equalized total tax rate in the most recent calendar year for which data are available; and a non-SDA district that is spending below adequacy by more than 10 percent and is located in a municipality in which the equalized total tax rate exceeds the State average equalized total tax rate by more than 10 percent in the most recent calendar year for which data are available. In the case of an SDA district that is spending above adequacy and is located in a municipality in which the equalized total tax rate exceeds the State average equalized total tax rate in the most recent calendar year for which data are available, the State aid reduction shall equal five percent of the amount by which the district is spending above adequacy. As used in this provision: "total State aid" means, for the 2017-2018 school year, the sum of equalization aid, special education categorical aid, security aid, transportation aid, adjustment aid, supplemental enrollment growth aid, PARCC readiness aid, per pupil growth aid, professional learning community aid, under adequacy aid, and host district support aid included in the July 2017 State aid notice, and for the 2018-2019 school year, the sum of equalization aid, special education categorical aid, security aid, transportation aid, and adjustment aid included in the March 2018 State aid notice; "State aid ratio" means total State aid divided by the sum of equalization aid, special education categorical aid, security aid, and transportation aid as calculated pursuant to sections 11, 13, 14, and 15 of P.L.2007, c.260 (C.18A:7F-53, C.18A:7F-55, C:18A:7F-56, and C:18A:7F-57) for the corresponding school year; and "State aid differential" means the difference between the total State aid and the sum of equalization aid, special education categorical aid, security aid, and transportation aid as calculated pursuant to sections 11, 13, 14, and 15 of P.L.2007, c.260 (C.18A:7F-53, C.18A:7F-55, C:18A:7F-56, and C:18A:7F-57) for the corresponding school year.</u></p>	<p>EDUTOT</p>	<p>974</p>
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**FISCAL YEAR 2019 APPROPRIATIONS ACT (P.L.2018, C.53)  
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TABLE

CTR

<p>2338 with LIV</p>	<p>Modifies language concerning Expanded Addiction Initiatives. HEA20#23#4290D Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for Expanded Addiction Initiatives shall be used to develop, support, and expand programs and services, including providing grants to entities providing such programs and services, that the Commissioner of Health, the Commissioner of Human Services, and the Commissioner of Children and Families determine to be most effective in directly addressing the Statewide public health crisis associated with substance use disorders, including opioid use disorder, subject to the approval of the Director of the Division of Budget and Accounting. Such programs and services may include, but shall not be limited to, efforts to improve access to community-based behavioral health care, develop the State’s anti-addiction infrastructure, support enhanced integration of care, and address relevant social and economic factors; <u><sup>1</sup>[provided, however, that not more than two percent of the amount appropriated shall be used for State administrative expenses. None of]<sup>1</sup> the amount appropriated may be expended or transferred <sup>1</sup>[without approval by the Joint Budget Oversight Committee]<sup>1</sup>.</u></p>	<p>HEA20#23#4290D</p>	<p>980</p>
<p>2339 with LIV</p>	<p>Modifies language to require JBOC approval of supplemental appropriations for community services grants. HUM30#32#7601G In addition to the amount hereinabove appropriated for the Purchased Residential Care, Social Supervision and Consultation and Adult Activities program classifications, such additional amounts as may be necessary are appropriated for the same purpose, subject to the approval of the Director of the Division of Budget and Accounting <u><sup>1</sup>[and the Joint Budget Oversight Committee]<sup>1</sup>.</u></p>	<p>HUM30#32#7601 G</p>	<p>981</p>

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TABLE

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<p>2340 with LIV</p>	<p>Modifies language concerning additional workforce initiatives funding from the Workforce Development Partnership Fund to require JBOC approval. LAB50#54G In addition to the amount hereinabove appropriated for Employment and Training Services, an amount not to exceed \$34,500,000 is appropriated from the Workforce Development Partnership Fund, section 9 of P.L.1992, c.43 (C.34:15D-9), for the purpose of funding additional workforce initiatives at the discretion of the Commissioner of Labor and Workforce Development, subject to the approval of the Director of the Division of Budget and Accounting. <sup>1</sup><u>[The appropriation for each workforce initiative shall be subject to the approval or disapproval of the Joint Budget Oversight Committee (JBOC). If JBOC does not disapprove the appropriation within ten days of notification, the appropriation shall be deemed approved.]</u><sup>1</sup></p>	<p>LAB50#54G</p>	<p>982</p>
<p>2341</p>	<p>Modifies language concerning additional appropriations for legal services to immigration status-related legal services. TRE80#82#2048G In addition to the amount hereinabove appropriated for Legal Services of New Jersey - Legal Assistance in Civil Matters, an amount not to exceed \$2,100,000, subject to the approval of the Director of the Division of Budget and Accounting based on actual and anticipated caseloads, shall be made available by the Department of the Treasury <u>to one or more persons or organizations qualified to provide such assistance, as determined by the State Treasurer after consultation with the Attorney General</u>, for the provision of legal assistance to individuals facing detention or deportation based on their immigration status.</p>	<p>TRE80#82#2048G</p>	<p>983</p>

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TABLE

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2342 with LIV	Modifies language concerning appropriation for Office of the Ombudsman to require JBOC approval. XGP [98.] <u>97.</u> Notwithstanding the provisions of any law or regulation to the contrary, in addition to the amounts hereinabove appropriated for the Department of the Treasury, there are appropriated such additional amounts as are necessary to establish the Office of the Ombudsman for Individuals with Intellectual or Developmental Disabilities and their Families established pursuant to P.L.2017, c.269 (C.30:1AA-9.1 et seq.), subject to the approval of the Director of the Division of Budget and Accounting <sup>1</sup> <u>[and the approval or disapproval of the Joint Budget Oversight Committee (JBOC). If JBOC does not disapprove the appropriation within ten days of notification, the appropriation shall be deemed approved]</u> <sup>1</sup> .	XGP	984
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**FISCAL YEAR 2019 APPROPRIATIONS ACT (P.L.2018, C.53)  
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TABLE

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n/a	<p>Modifies language allocating Community College Opportunity Grants. STA30#36#2405G</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for County College Opportunity Grants is subject to the following conditions: (1) [<del>\$45 million</del>] <u>\$20 million</u> is appropriated to the Higher Education Student Assistance Authority for the purpose of providing grants to eligible enrollees at New Jersey county colleges, commencing with the 2019 Spring semester beginning on or after January 1, 2019, to pay for the costs of tuition or fees, or both, that are not already covered by other available funding opportunities, including but not limited to awards of tuition assistance and grants from any source, as determined by the Higher Education Student Assistance Authority; provided, however, that the Higher Education Student Assistance Authority, in consultation with the Office of the Secretary of Higher Education, shall establish criteria governing student eligibility and other necessary program elements, which shall be published on the Authority's Internet website; provided further that for Fiscal Year 2019, grants shall be available only to eligible students whose annual family income, as determined by the Authority, does not exceed \$45,000; and provided further that unexpended balances, not to exceed \$5 million, may be reallocated to augment the Tuition Assistance Grant program for county colleges, upon the recommendation of the Secretary of Higher Education and subject to the approval of the Director of the Division of Budget and Accounting; and (2) \$5 million is appropriated to the Office of the Secretary of Higher Education for the purpose of providing planning grants to county colleges to develop plans for a program of free county college education pursuant to criteria to be established by the Secretary and published on the Internet website of the Office of the Secretary of Higher Education, which shall include but not be limited to goals and strategies for capacity building, increasing student completion, reducing financial burdens on students, and estimates and plans by county colleges for adapting to increased enrollment, subject to the approval of the Director of the Division of Budget and Accounting.</p>	STA30#36#2405G	n/a
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