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CFSTOT	1086 1 of 3	Shifts Language Precluding Use of Grant Funds for Lobbying Activities CFSTOT 【Notwithstanding the provisions of any law or regulation to the contrary, of the amounts hereinabove appropriated for the Department of Children and Families no such grant monies shall be paid to the grantee for the costs of any efforts by the grantee or on behalf of the grantee for lobbying activities.】	610 L
CMA70#75D	2128	Language Restoring Funding for Local Finance Board Members Compensation and Benefits CMA70#75D 【Notwithstanding the provisions of any law or regulation to the contrary, the board members of the Local Finance Board shall receive no salary paid for out of State funds, and no State monies shall be used to pay for participation in the State Health Benefits Program by board members.】	493 L
CMA70#75PS	2183	Deletes Language that Imposed Certain Conditions on Municipalities Formerly Receiving Municipal Revitalization Program Aid CMA70#75PS 【Municipalities that received Municipal Revitalization Program aid in fiscal year 1995 pursuant to the provisions of P.L.1994, c.67 shall continue to be subject to the provisions of the “Special Municipal Aid Act,” P.L.1987, c.75 (C.52:27D--118.24 et seq.), and the Director of the Division of Local Government Services may withhold aid payments or portions thereof from any municipality that fails to comply with those provisions, until such time as the director determines the municipality to be in compliance.】	882 L
CMA70#75S	73	Language Partially Restoring Funding for 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>	324 L
CMA70#75PS	1088 1 of 2	Language Modifying Penalty Provisions Related to Best Practices Inventory CMA70#75PS Notwithstanding the provisions of any law or regulation to the contrary, the release of the final 5% payment from Consolidated Municipal Property Tax Relief Aid to municipalities is subject to the following condition: the municipality shall submit to the Director of the Division of Local Government Services a report describing the municipality’s compliance with the “Best Practices Inventory” established by the Director of the Division of Local Government Services and shall receive at least a minimum score on such inventory as determined by the Director of the Division of Local Government Services; provided, however, that the Director may take into account the particular circumstances of a municipality in computing such score. <u>Provided further, however, that in the event that the “Best Practices Inventory”</u>	614 L

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		<p><u>is not issued by the Division of Local Government Services by September 1, 2010, no amounts shall be withheld from final payments to municipalities pursuant to this paragraph.</u> In preparing the Best Practices Inventory, the Director shall identify best municipal practices in the areas of general administration, fiscal management, and operational activities, as well as the particular circumstances of a municipality, in determining the minimum score acceptable for the release of the final payment, <u>but in no event shall amounts be withheld with respect to municipal practices occurring prior to the issuance of the best practices inventory.</u></p>	
DCFTOT	52 1 of 2	<p>Language Deletion Concerning Transfer of Funds for Shared Services between the Department of Children and Families and the Department of Human Services DCFTOT 【To ensure the proper reallocation of funds in connection with the creation of the Department of Children and Families, of the amounts hereinabove appropriated, the Department of Children and Families may transfer appropriations to the Department of Human Services, subject to the approval of the Director of the Division of Budget and Accounting.】</p>	179 L
EDU30#34#5063G	95	<p>Language Authorizing Additional Funding for the Liberty Science Center EDU30#34#5063G <u>In addition to the amounts hereinabove appropriated for the Liberty Science Center - Educational Services, there are appropriated such additional sums as may be necessary for support of such educational services and the operations of the center, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>	340 L
EDU30#34G	2009	<p>Language Establishing Conditions for New Jersey After 3 Grant Awards EDU30#34G <u>The sums provided hereinabove for New Jersey After 3 shall be conditioned upon the State Treasurer and the grant recipient entering into a grant agreement; shall be available for grants awarded by New Jersey After 3, Inc.; and shall be available for funding programs, activities, functions, and facilities consistent with recommendations and proposals of the New Jersey After 3 Advisory Committee.</u></p>	149 L
EDU30#35D	83.5	<p>Deletes the Proposed Line Item and Inserts the Following Language EDU30#35D <u>Costs attributable to EdSmart and EasyIEP, as well as required enhancements to the statewide longitudinal data system, shall be paid from revenue received from the Special Education Medicaid Initiative (SEMI) program and are appropriated for these purposes to the Student Registration and Record System account upon recommendation from the Commissioner of Education, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>	335 L

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		In the event that revenues received from the Special Education Medicaid Initiative (SEMI) program are insufficient to satisfy costs attributable to EdSmart and EasyIEP, <u>as well as required enhancements to the statewide longitudinal data system</u> , there are appropriated to the Student Registration and Record System account such sums as may be required as the Director of the Division of Budget and Accounting shall determine.	
EDUTOT	1093	Language Modifying Allocation of School Aid Underfunding EDUTOT In the event that sufficient funds are not appropriated to fully fund any State Aid item <sup>1</sup> , other than Equalization Aid, Educational Adequacy Aid, Security Aid, Adjustment Aid, School Choice, Special Education Categorical Aid, and Transportation Aid <sup>2</sup> , the Commissioner of Education shall apportion such appropriation among the districts in proportion to the State Aid each district would have been apportioned had the full amount of State Aid been appropriated.	620 L
EDUTOT	2023	Language Permitting the JJC to Use State Facilities Education Act Funds for Students Over 18 EDUTOT <u>Notwithstanding the provisions of "The State Facilities Education Act of 1979," P.L.1979, c.207 (C.18A:7B-1 et al.) or any other law or regulation to the contrary, funding forwarded to the Juvenile Justice Commission pursuant to subsection c. of section 6 of P.L.1979, c.207 (C.18A:7B-2) may be used to support the costs of any student enrolled in a vocational education program or a General Educational Development Program.</u>	231 L
EDUTOT	2097	Language Clarifying Allocation of Federal Funds for Educational Technology State Grants Received by the New Jersey Department of Education EDUTOT From federal funds that are available <sup>1</sup> pursuant to the American Recovery Reinvestment Act of 2009 (ARRA) for Educational Technology State Grants <sup>2</sup> <u>via the enhancing Education Through Technology (EETT) program</u> , the New Jersey Department of Education shall <sup>3</sup> provide <sup>4</sup> <u>dedicate such funds to the continuation of Teaching and Learning with Essential New Technologies in the 21<sup>st</sup> Century (TALENT21), by which</u> competitive grants <u>are</u> awarded to school districts for the purchase or lease of wireless computer hardware, software and training. Twenty-five percent of any grant award shall be <u>innovative</u> new teaching methods. The New Jersey Department of Education shall award grants pursuant to a competitive process and in a manner that complies with applicable federal law. Funding shall enable the purchase of the following components: hardware and software <sup>5</sup> , <sup>6</sup> ; including wireless laptop computers; broadband internet access; access to digital content that is aligned to State standards; professional development for teachers; and technical support.	440 L
ENV40#43G	97	Language Allowing Transfer of Stormwater Management Grants Funding for Administrative Purposes	342

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		<p>ENV40#43#4850G</p> <p><u>Of the amount hereinabove for the Stormwater Management Grants program, such sums as are necessary or required may be transferred to the Water Resources Monitoring and Planning - Constitutional Dedication special purpose account, subject to the approval of the Director of the Division of Budget and Accounting.</u></p>	L
ENV40#44C	60	<p>Language Appropriating \$700,000 from the Sanitary Landfill Facility Contingency Fund for the Closure of Sewage Plant and Wells at the North Jersey Developmental Center</p> <p>ENV40#44C</p> <p><u>Notwithstanding the provisions of any other law or regulation to the contrary, there is appropriated from the Sanitary Landfill Facility Contingency Fund \$700,000 to the Department of Human Services for the closure of a sewage plant and wells at the North Jersey Developmental Center.</u></p>	182 L
ENV40#47#4855D	30	<p>Revises Language Concerning Receipts and Allocation of Coastal Protection Trust Fund</p> <p>ENV40#47#4855D</p> <p><u>Notwithstanding the provisions of any law or regulation to the contrary, receipts deposited into the Coastal Protection Trust Fund pursuant to P.L. 1993, c.168 (C.39:3-27.47 et seq.) shall be allocated in the following priority order and are appropriated in the amount of <del>[\$480,000]</del> \$485,000 for the cleanup or maintenance of beaches or shores, the amount of \$90,000 for a program of grants for the operation of a sewage pump-out boat and the construction of sewage pump-out devices for marine sanitation devices and portable toilet emptying receptacles at public and private marinas and boatyards in furtherance of the provisions of P.L.1988, c.117 (C.58:10A-56 et seq.), the amount of <del>[\$150,000]</del> \$65,000 for the cost of providing monitoring, surveillance and enforcement activities for the Cooperative Coastal Monitoring Program, and the amount of <del>[\$7,500]</del> \$10,000 for the implementation of the "New Jersey Adopt a Beach Act," P.L.1992, c.213 (C.13:19-22 et seq.)</u>, and the amount of \$112,500 for a program of grants for the operation of a sewage pump-out boat and the construction of sewage pump-out devices for marine sanitation devices and portable toilet emptying receptacles at public and private marinas and boatyards in furtherance of the provisions of P.L.1988, c.117 (C.58:10A-56 et seq.)]. Receipts deposited into the Coastal Protection Trust Fund in excess of <del>[\$750,000]</del> \$650,000, but not to exceed \$1,000,000, will be distributed proportionately among the programs listed above <u>in accordance with P.L.1993, c.168 (C.39:3-27.47 et seq.)</u>. Receipts deposited into the Coastal Protection Trust Fund in excess of \$1,000,000 are appropriated to finance emergency shore protection projects and the cleanup of discharges into the ocean, subject to the approval of the Director of the Division of Budget and Accounting.</p>	166 L
ENV40#47D	78.1	<p>Language Clarifying Appropriation of Certain DEP Receipts for Information Technology Enhancements</p> <p>ENVTOT</p> <p><u><del>[\$Receipts in excess of a total of \$7,600,000]</del> In the event that revenues are received in excess of the amount of revenues anticipated <del>[for] from</del> Solid Waste Utility Regulation, Water Allocation, New Jersey Pollutant Discharge Elimination System/Stormwater Permits, Coastal Area Facility Review Act, Freshwater</u></p>	185 L

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		Wetlands, Stream Encroachment, Waterfront Development, Wetlands, Well Permits/Well Drillers/Pump Installers Licenses, Water and Wastewater Operators Licensing Program, Air Permitting Minor Source, and Pesticide fees, <u>if the amounts of such unanticipated revenues exceed \$7,600,000, the amounts of such unanticipated revenues in excess of \$7,600,000</u> are appropriated for information technology enhancements in the Department of Environmental Protection, subject to the approval of the Director of the Division of Budget and Accounting.	
HEA20#21D	22	Language Consolidating Executive Directors in Certain Commissions and Councils HEA20#21D <u>Notwithstanding the provisions of subsection c. of section 6 of P.L.1983, c.6 (C.52:9U-6), subsection c. of section 5 of P.L.2003, c.200 (C.52:9EE-5), subsection c. section 5 of P.L.1999, c.201 (C.52:9E-5) and section 4 of P.L.1999, c.105 (C.30:6D-59) or any other law or regulation to the contrary, the amounts hereinabove appropriated to the New Jersey State Commission on Cancer Research, New Jersey State Commission on Brain Injury Research, New Jersey Commission on Spinal Cord Research, and the Governor's Council for Medical Research and Treatment of Autism are subject to the following condition: an amount from each appropriation, subject to the approval of the Director of the Division of Budget and Accounting, may be used to pay the salary and other benefits of one person who shall serve as Executive Director for all four entities, with the services of such person allocated to the four entities as shall be determined by the four entities.</u>	164 L
HEA20#21G	4023	Language Re-Titling Reference to Appropriation for Cancer Institute of New Jersey, South Jersey Program HEA20#21G The unexpended balance at the end of the preceding fiscal year in the Cancer Institute of New Jersey, South Jersey Program <b>[- Debt Service]</b> account are appropriated to the program for cancer-related capital equipment, design, engineering and construction expenses.	384 L
HEA20#21G	1069	Language Clarifying the Handbook Used for the Early Intervention System Program HEA20#21G Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for the Early Childhood Intervention Program shall be conditioned on the Early Childhood Intervention Program's family cost sharing program involving a progressive charge for each hour of direct services provided to the child and/or the child's family in accordance with the child's Individualized Family Service Plan, based upon household size and gross income as set forth in the <b>[current]</b> <u>August 2007 or the next most recent published edition of the New Jersey Early Intervention System Family Cost Participation Handbook.</u>	591 L
HEA20#22G	25	Language Modifying Charity Care Payments for Certain Hospitals Based on Full Receipt of FY2010 Charity Care Allocations	300 L

		<p>HEA20#22G</p> <p><u>Notwithstanding the provisions of any law or regulation to the contrary, the amounts hereinabove appropriated from the Health Care Subsidy Fund for charity care payments are subject to the following condition: any hospital which received its entire fiscal year 2010 charity care allocation shall have its fiscal year 2011 charity care allocation reduced by ½ of 1 month of its fiscal year 2010 charity care allocation, subject to the Director of the Division of Budget and Accounting.</u></p>	
HEA20#22G	28	<p>Language Making Technical Modification to Charity Care Distribution</p> <p>HEA20#22G</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, the appropriation for Health Care Subsidy Fund Payments in State Fiscal Year (SFY) 2011 shall be calculated pursuant to section 3 of P.L.2004, c.113 (C.26:2H-18.59i), except that: (a) in paragraph (1) of subsection b. of section 3 of P.L.2004, c.113, source data used shall be from calendar year 2009 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 calendar year 2009 and any prior year submitted claim, as submitted by each acute care hospital or determined by the Department of Health and Senior Services (DHSS); (b) in paragraph (1) of subsection b. of section 3 of P.L.2004, c.113, source data used for each hospital's total gross revenue for all patients shall be from the Acute Care Hospital Cost Report as defined by Form E4, Line 1, Column E data and shall be according to the DHSS advance submission request dated February 11, 2010, as submitted by each acute care hospital by March 11, 2010, and source data used for Medicare Cost Report data shall be from calendar year 2008; (c) for an eligible hospital that failed to submit its total gross revenue for all patients from the Acute Care Hospital Cost Report as defined by Form E4, Line 1, Column E data according to the DHSS advance submission request dated February 11, 2010, in paragraph (1) of subsection b. of section 3 of P.L.2004, c.113, source data from calendar year 2008 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; (d) each eligible hospital shall be assigned to one of two tiers based on its initial Relative Charity Care Percentage (RCCP) as calculated in paragraph (1) of subsection b. of section 3 of P.L.2004, c.113, with Tier 1 hospitals having an initial RCCP greater than 5%, and Tier 2 hospitals having an initial RCCP less than Tier 1; (e) the hospital-specific subsidy initially calculated in accordance with subsections a. and b. of section 3 of P.L.2004, c.113 for each eligible hospital shall not be reduced for Tier 1 hospitals, and shall be reduced by 50% for Tier 2 hospitals; (f) for each eligible hospital the difference shall be calculated between its initial calculated SFY 2011 charity care subsidy and its total SFY 2010 charity care allocation including any reallocations; (g) if an eligible hospital's initial calculated SFY 2011 charity care subsidy is more than its total SFY 2010 <b>[amount]</b> <u>subsidy allocation</u> including any reallocations, the hospital-specific subsidy calculation for each eligible hospital shall be its total SFY 2010 <b>[amount]</b> <u>subsidy allocation</u> including any reallocations plus 55% of the difference calculated above; (h) if an eligible hospital's initial calculated SFY 2011 charity care subsidy is less than its total SFY 2010 <b>[amount]</b> <u>subsidy allocation</u></p>	302 L

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		including any reallocations, the hospital-specific subsidy calculation for each eligible hospital shall be its total SFY 2010 <del>amount</del> <u>subsidy allocation</u> including any reallocations minus 55% of the difference calculated above; (I) if the hospital-specific subsidy calculated thus far for an eligible hospital is calculated to be more than 98% of its documented charity care for calendar year 2009, the hospital-specific subsidy for each hospital shall be reduced to 98% of its documented charity care; and (j) the hospital-specific subsidy for an eligible hospital assigned to Tier 2 shall not be less than 15% of its documented charity care for calendar year 2009. The resulting number will constitute each eligible hospital's SFY 2011 charity care subsidy allocation. A proportionate increase will be applied to all hospitals if necessary such that the calculated SFY 2011 charity care subsidy allocation for all hospitals totaled shall not exceed \$665,000,000.	
HEA20#23S	81	Modifies Language that Caps Per Diem Rates HUM20#23#7700S Notwithstanding the provisions of R.S.30:4-78, or any law or regulation to the contrary, the State share of payments from the Support of Patients in County Psychiatric Hospitals account to the several county psychiatric facilities on behalf of the reasonable cost of maintenance of patients deemed to be county indigents shall be at the rate of 45% of the established State House Commission rate during the period January 1 through June 30 of each year and 125% during the period July 1 to December 31 of each year, such that the total amount to be paid by the State on behalf of county indigent patients shall not exceed 85% of the total reasonable per capita cost. Provided, however, beginning January 1, 2011, the rate at which the State will reimburse the county psychiatric hospitals shall not exceed <del>110%</del> <u>100%</u> of the per capita rate at which each county pays to the State for the reasonable cost of maintenance and clothing of each patient residing in a State psychiatric facility, <u>excluding the depreciation, interest and carry-forward adjustment components of this rate, and including the depreciation, interest, and carry-forward adjustment components of each individual county psychiatric hospital's established State House Commission rate.</u>	328 L
HEA20#26#4275CRG	20.5 1 of 2	Restores Language Allowing Department to Contract with For-Profit Agencies for Services Provided to Clients with Alzheimer's Disease HEA20#26CRG <u>Notwithstanding the provisions of section 2 of P.L.1988, c.114 (C.26:2M-10) to the contrary, the amount appropriated for Community Based Senior Programs is subject to the following provision: private for-profit agencies shall be eligible grantees for funding from the Community Based Senior Programs account for Alzheimer's Disease activities, provided however, that the sum of grants awarded to private for-profit agencies shall not exceed 105% of the sum of grants received by such agencies in the prior fiscal year.</u>	162 L
HEA20#26#4275G	96.1	Language Clarifying Treatment of Funding Under the New Rate Setting Methodology for Nursing Homes HEA20#26#4275G Notwithstanding the provisions of N.J.A.C.8:85 or any other law to the contrary, the amounts hereinabove appropriated for Payments for Medical Assistance Recipients - Nursing Homes and Global Budget for Long	341 L

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		<p>Term Care shall be conditioned upon the following: (1) each Special Care Nursing Facility shall receive the same per diem reimbursement rate as that nursing facility was entitled to receive in fiscal year 2010; (2) the per diem reimbursement rates effective July 1, 2010, for all other nursing facilities shall be developed according to the new rate setting methodology that shall be codified under N.J.A.C.8:85 during fiscal year 2011; <b>and</b> (3) regardless of the actual calculated reimbursement per diem rate arising from implementation of this methodology, a nursing facility's per diem reimbursement rate shall not vary more than \$5.00 from the per diem reimbursement rate received by that facility during fiscal year 2010; <b>and</b> (4) <u>monies designated pursuant to subsection c. of section 6 of P.L.2003, c.105 (C.26:2H-97) for distribution to nursing homes less the portion of those funds to be paid as pass-through payments in accordance with paragraph 1 of subsection d. of section 6 of P.L.2003, c.105 (C.26:2H-97) shall be combined with amounts hereinabove appropriated for Payments for Medical Assistance Recipients - Nursing Homes and Global Budget for Long Term Care for the purpose of Medicaid reimbursement to nursing facilities according to the new rate setting methodology.</u> In addition, total State funding amounts used in the calculation of fiscal year 2011 rates shall not exceed the total State funding provided for nursing home reimbursement during fiscal year 2010. For the purposes of this paragraph, a nursing facility's per diem reimbursement 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.</p>	
HEA20#26#4275G	20.5 2 of 2	<p>Restores Language Allowing Department to Contract with For-Profit Agencies for Services Provided to Clients with Alzheimer's Disease HEA20#26G <u>Notwithstanding the provisions of section 2 of P.L.1988, c.114 (C.26:2M-10) to the contrary, the amount appropriated for Community Based Senior Programs is subject to the following provision: private for-profit agencies shall be eligible grantees for funding from the Community Based Senior Programs account for Alzheimer's Disease activities, provided however, that the sum of grants awarded to private for-profit agencies shall not exceed 105% of the sum of grants received by such agencies in the prior fiscal year.</u></p>	163 L
HEA20#26CRG	77 2 of 2	<p>Language Eliminating PAAD and Senior Gold Deductible and Copayment Increases and Reappropriating Balances HEA20#26CRG <u>The unexpended balance at the end of the preceding fiscal year in the Pharmaceutical Assistance to the Aged and Disabled - Claims account are appropriated.</u></p> <p>Of the amount hereinabove appropriated in the Pharmaceutical Assistance to the Aged and Disabled - Claims program, notwithstanding the provisions of section 3 of P.L.1975, c.194 (C.30:4D-22) to the contrary, the copayment in the Pharmaceutical Assistance to the Aged and Disabled program shall be \$5.00 for generic drugs and <b>[\$15.00] \$7.00</b> for brand name drugs.</p>	184 L



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		<p>【Notwithstanding the provisions of any law or regulation to the contrary, the amounts hereinabove appropriated for the Pharmaceutical Assistance to the Aged and Disabled (PAAD) program shall be conditioned upon the following provision: prescription drug coverage through PAAD shall begin only after a recipient meets an annual deductible of \$310. The annual deductible period shall begin on the first day of each calendar year and run concurrent with the deductible period of the Medicare Part D prescription drug benefit.】</p>	
HEA20#26CRG	56 3 of 3	<p>Language Permitting Adjustment to the Volume Discount for Calculating Certain Prescription Drug Reimbursement HEA20#26CRG</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, no funds appropriated in the Pharmaceutical Assistance to the Aged and Disabled program classification shall be expended for prescription claims with no Medicare Part D coverage except under the following conditions: (1) reimbursement for the cost of all legend and non-legend drugs shall be calculated based on the lesser of the Average Wholesale Price less a 【17.5%】 volume discount <u>not to exceed 17.5% as shall be determined by the Commissioner and the Director of the Division of Budget and Accounting</u>; the federal Maximum Allowable Cost; the State Maximum Allowable Cost; or a pharmacy's usual and customary charge; (2) the current prescription drug dispensing fee structure set as a variable rate of \$3.73 to \$3.99 shall remain in effect through the current fiscal year, including the current increments for impact allowances, as determined by revised qualifying requirements, and allowances for 24-hour emergency services; and (3) multisource generic and single source brand name drugs shall be dispensed without prior authorization but multisource brand name drugs shall require prior authorization issued by the Department of Health and Senior Services or its authorizing agent, however, a 10-day supply of the multisource brand name drug shall be dispensed pending receipt of prior authorization. Certain multisource brand name drugs with a narrow therapeutic index, other drugs recommended by the New Jersey Drug Utilization Review Board, or brand name drugs with a lower cost per unit than the generic may be excluded from prior authorization by the Department of Health and Senior Services.</p>	968 L
HEA20#26CRG	1	<p>Language Clarifying Use of Casino Simulcasting Fund for Respite Care for the Elderly HEA20#26CRG</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, of the amount hereinabove appropriated for the 【Respite Care for the Elderly】 <u>Community Based Senior Programs (CRF)</u> account, \$400,000 shall be charged to the Casino Simulcasting Fund.</p>	150 L

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HEA20#26G	27	<p>Language Revising Conditions on Medicaid Nursing Home and Global Budget for Long Term Care Appropriations that Control FY2011 Rate Setting HEA20#26G</p> <p>Notwithstanding the provisions of N.J.A.C.8:85 or any other law to the contrary, the amounts hereinabove appropriated for Payments for Medical Assistance Recipients - Nursing Homes and Global Budget for Long Term Care shall be conditioned upon the following: (1) each Special Care Nursing Facility shall receive the same per diem reimbursement rate as that nursing facility was entitled to receive in fiscal year 2010; (2) the per diem reimbursement rates effective July 1, 2010, for all other nursing facilities shall be developed according to the new rate setting methodology that shall be codified under N.J.A.C.8:85 during fiscal year 2011; and (3) regardless of the actual calculated reimbursement per diem rate arising from implementation of this methodology, a nursing facility's per diem reimbursement rate shall not vary more than \$5.00 from the per diem reimbursement rate received by that facility during fiscal year 2010. <b>【In addition, total State funding amounts used in the calculation of fiscal year 2011 rates shall not exceed the total State funding provided for nursing home reimbursement during fiscal year 2010.】</b> For the purposes of this paragraph, a nursing facility's per diem reimbursement 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.</p>	165 L
HEA20#26G	77 1 of 2	<p>Language Eliminating PAAD and Senior Gold Deductible and Copayment Increases and Reappropriating Balances HEA20#26G</p> <p><u>The unexpended balance at the end of the preceding fiscal year in the Pharmaceutical Assistance to the Aged and Disabled - Claims account are appropriated.</u></p> <p>Of the amount hereinabove appropriated in the Pharmaceutical Assistance to the Aged and Disabled - Claims program, notwithstanding the provisions of section 3 of P.L.1975, c.194 (C.30:4D-22) to the contrary, the copayment in the Pharmaceutical Assistance to the Aged and Disabled program shall be \$5.00 for generic drugs and <b>【\$15.00】</b> <u>\$7.00</u> for brand name drugs.</p> <p><b>【Notwithstanding the provisions of any law or regulation to the contrary, the amounts hereinabove appropriated for the Pharmaceutical Assistance to the Aged and Disabled (PAAD) program and the Senior Gold Prescription Discount Program shall be conditioned upon the following provision: prescription drug coverage through PAAD and Senior Gold shall begin only after a recipient meets an annual deductible of \$310. The annual deductible period shall begin on the first day of each calendar year and run concurrent with the deductible period of the Medicare Part D prescription drug benefit.】</b></p>	183 L
HEA20#26G	1072	<p>Language Deletion Eliminating Adult Medical Day Care Copayments HEA20#26G</p>	595 L

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		<b>【Notwithstanding the provisions of any law or regulation to the contrary, the amounts appropriated hereinabove for Medical Day Care shall be conditioned upon the following provision: effective August 15, 2010, all adult medical day care services shall be subject to a \$3.00 per day copayment up to a maximum amount of \$25.00 per recipient per month.】</b>	
HEA20#26G	24	Language Freezing Daily Reimbursement Rates for Pediatric Medical Day Care HEA20#26G <u>Notwithstanding the provisions of N.J.A.C.8:87 or any other law or regulation to the contrary, the amounts hereinabove appropriated for Medical Day Care Services shall be conditioned upon the following provision: the daily reimbursement for pediatric medical day care shall remain at the rate established in fiscal year 2010.</u>	299 L
HEA20#26G	56 1 of 3	Language Permitting Adjustment to the Volume Discount for Calculating Certain Prescription Drug Reimbursement HEA20#26G Notwithstanding the provisions of any other law or regulation to the contrary, no funds appropriated in the Pharmaceutical Assistance to the Aged and Disabled program classification and the Senior Gold Prescription Discount Program account shall be expended for prescription claims with no Medicare Part D coverage except under the following conditions: (1) reimbursement for the cost of all legend and non-legend drugs shall be calculated based on the lesser of the Average Wholesale Price less a <b>【17.5%】</b> volume discount <u>not to exceed 17.5% as shall be determined by the Commissioner and the Director of the Division of Budget and Accounting</u> ; the federal Maximum Allowable Cost; the State Maximum Allowable Cost; or a pharmacy's usual and customary charge; (2) the current prescription drug dispensing fee structure set as a variable rate of \$3.73 to \$3.99 shall remain in effect through the current fiscal year, including the current increments for impact allowances, as determined by revised qualifying requirements, and allowances for 24-hour emergency services; and (3) multisource generic and single source brand name drugs shall be dispensed without prior authorization but multisource brand name drugs shall require prior authorization issued by the Department of Health and Senior Services or its authorizing agent, however, a 10-day supply of the multisource brand name drug shall be dispensed pending receipt of prior authorization. Certain multisource brand name drugs with a narrow therapeutic index, other drugs recommended by the New Jersey Drug Utilization Review Board, or brand name drugs with a lower cost per unit than the generic may be excluded from prior authorization by the Department of Health and Senior Services.	967 L
HEATOT	1226	Language Requiring Commissioner to Report on Plan for Conversion of Medicaid Long-Term Care Managed Care HEATOT On or before January 1, 2011, the Department of Health and Senior Services shall provide a report to the	763 L

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		<u>Governor, State Treasurer, President of the Senate and Speaker of the General Assembly on the Department's plan for the conversion of the Medicaid fee-for-service long-term care benefit to managed care. The report shall provide an update to the Department's April 2009 report, and shall include but not be limited to details on plan design, included and excluded populations, a rollout schedule for managed care implementation in all 21 counties, and projected savings in Medicaid expenditures relative to fee-for-service projections for fiscal year 2011 through 2015.</u>	
HUM20#24#7540G	38.1	<p>Language Clarifying Authority of the Department of Human Services to Establish a State Maximum Allowable Cost Program for Medicaid Prescription Drug Assistance HUM20#24#7540G</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, and subject to the notice provisions of 42 CFR 447.205 where applicable, <b>[of]</b> the amounts hereinabove appropriated to Payments for Medical Assistance Recipients - Prescription Drugs <b>],</b> funds expended after the adoption of regulations as described below on products from suppliers of multi-source prescription drugs shall be conditioned on: (a) the Department of Human Services, in accordance with a plan developed by the Commissioner of Human Services establishing State-assigned Maximum Allowable Costs for certain multi-source prescription drugs; and (b) the Department of Human Services utilizing cost information, including data from suppliers of multi-source prescription drugs providing drug acquisition and related cost information, as requested by the Department of Human Services, to develop and maintain that State-assigned Maximum Allowable Cost. Notwithstanding the provisions of the Administrative Procedure Act, P.L.1968, c.410 (C.52:14B-1 et seq.) to the contrary, the commissioner shall adopt immediately upon filing with the Office of Administrative Law such regulations as the commissioner deems necessary to implement the plan described above and delete any contradictory existing regulations <b>]</b> <u>or General Assistance Medical Services are subject to the following conditions: reimbursement for the cost of certain prescription drugs shall be based on the maximum price which the State shall pay (the "State Maximum Allowable Cost"), which shall be established by the Commissioner of the Department of Human Services. The Commissioner shall establish the State Maximum Allowable Costs for prescription drugs based on cost information and drug acquisition information obtained from suppliers of multi-source prescription drugs.</u></p>	167 L
HUM20#23#7700G	47	<p>Language Concerning Reporting Requirements for UMDNJ for Audited Statements of UBHC HUM20#23#7700G</p> <p>The amount hereinabove appropriated for the University Behavioral Healthcare Centers (UBHC) - University of Medicine and Dentistry - Newark and Piscataway are first charged to the federal disproportionate share hospital reimbursements anticipated as Medicaid uncompensated care, and, as a condition for such appropriation, the University of Medicine and Dentistry of New Jersey shall be required to provide fiscal reports to the Division of Mental Health Services and the Office of State Comptroller, including all applicable expenses incurred for programs supported in whole or in part with the above appropriations, as well as all applicable revenues generated from the provision of such program services, as well as any other</p>	177 L

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		revenues used to support such services, in such a format and frequency as required by the Division of Mental Health Services. In addition, the annual audit report and Consolidated Financial Statements for the University of Medicine and Dentistry of New Jersey must include <b>【audited subsidiary】</b> <u>supplemental schedules of Statements of Net Assets and Statements of Revenue, Expenses and Changes in Net Assets for the two UBHC Centers separately and UBHC as a whole.</u>	
HUM20#23D	4002	Language Requiring Task Force Recommendation for Closure of Hagedorn Psychiatric Hospital HUM20#23D <u>An amount not to exceed \$1,408,000 may be transferred from the Payments for Medical Assistance Recipients - Nursing Homes account in the Department of Health and Senior Services to the Division of Mental Health and Addiction Services for the continuation of services at the Senator Garrett W. Hagedorn Gero-Psychiatric Hospital, subject to the approval of the Director of the Division of Budget and Accounting.</u>	248 L
HUM20#24#7540G	56 2 of 3	Language Permitting Adjustment to the Volume Discount for Calculating Certain Prescription Drug Reimbursement HUM20#24#7540G Notwithstanding the provisions of any law or regulation to the contrary, and subject to the notice provisions of 42 CFR 447.205 where applicable, no funds appropriated for prescription drugs in the Payments for Medical Assistance Recipients - Prescription Drugs or General Assistance Medical Services account shall be expended except under the following conditions: (a) reimbursement for the cost of all legend and non-legend drugs shall be calculated based on lesser of the Average Wholesale Price less a <b>【17.5%】</b> volume discount <u>not to exceed 17.5% as shall be determined by the Commissioner and the Director of the Division of Budget and Accounting</u> ; the federal Maximum Allowable Cost; the State Maximum Allowable Cost; or a pharmacy's usual and customary charge; (b) the current prescription drug dispensing fee structure set as a variable rate of \$3.73 to \$3.99 shall remain in effect through the current fiscal year, including the current increments for impact allowances as determined by revised qualifying requirements and allowances for 24-hour emergency services; and (c) in the absence of a drug cost comparison program, multisource generic and single source brand name drugs shall be dispensed without prior authorization but multisource brand name drugs shall require prior authorization issued by the Division of Medical Assistance and Health Services or its authorizing agent; however, a 10-day supply of the multisource brand name drug shall be dispensed pending receipt of prior authorization. Certain multisource brand name drugs with a narrow therapeutic index, other drugs recommended by the Drug Utilization Review Board or brand name drugs with lower cost per unit than the generic, may be excluded from prior authorization by the Division of Medical Assistance and Health Services.	309 L
HUM20#27#7545G	4015	Language Modification Sets Hourly Reimbursement Rate for Medicaid Personal Care Assistants to \$15.50 HUM20#27#7545G	265 L

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		Notwithstanding the provisions of any law or regulation to the contrary, and subject to the notice provisions of 42 CFR 447.205, of the amount hereinabove appropriated for Payments for Medical Assistance Recipients - Personal Care, 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 personal care services shall not exceed <del>[\$14.05]</del> \$15.50.	
HUM30#32#7601G	2004	Adjusts Group Homes Spending Ceiling on Cost Recoveries from Developmentally Disabled Consumers (SSI Recapture Decrease) HUM30#32#7601G Cost recoveries from developmentally disabled consumers collected during the current fiscal year, not to exceed <del>[\$49,236,000]</del> \$38,954,000, are appropriated for the continued operation of the Group Homes program, subject to the approval of the Director of the Division of Budget and Accounting.	141 L
HUM30#32G	4017	Language Concerning the Department of Human Services Efforts to Return New Jersey Residents with Disabilities from Out-of-State Placements HUM30#32G <u>Expenditure of funds appropriated for Private Institutional Care shall be condition on the following: on or before January 1, 2011, the Commissioner of the Department of Human Services shall prepare and submit a report to the Governor and Legislature addressing out-of-State placements of persons with disabilities. The report shall address the Department's efforts to repatriate these persons into New Jersey private community settings. The report shall set forth a plan to increase repatriation of out-of-State placements into private community based settings. The plan will set forth a course of action to repatriate no less than 50% of the current population of out-of-State placements into New Jersey community based programs, but only where such placements would be in the best interests of the persons with disabilities. The report shall include, but not be limited to, the following information: (1) the number of persons with developmental disabilities currently living in out-of-State facilities; (2) the annual cost of each person by placement in each out-of-State facility; (3) the number of persons who were relocated from an out-of-State facility to an in-State placement during fiscal year 2010 and the average cost of such placement; (4) the strategy for redirecting additional persons who are awaiting relocation to out-of-State facilities by developing alternative in-State community placements; (5) the number of new persons who were placed in out-of-State facilities during fiscal year 2010 and the reason for such placement; and (6) the number of persons who are not willing to relocate from out-of-State facilities and the reasons such persons do not wish to relocate. The report shall be general in nature and shall not disclose the names or any other private information about particular clients.</u>	269 L
HUM50#53#7550	1265	Language Increasing Amount Appropriated from the Workforce Development Partnership Fund to the Work First New Jersey Child Care HUM50#53#7550	944 L

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		Notwithstanding any law or regulation to the contrary, in addition to the amounts hereinabove for the Work First New Jersey Child Care, an amount not to exceed <del>【\$42,500,000】</del> <u>\$45,000,000</u> is appropriated from the Workforce Development Partnership Fund established pursuant to section 9 of P.L.1992, c.43 (C.34:15D-9), subject to the approval of the Director of the Division of Budget and Accounting.	
HUM50#53#7550G	44	Language Modifying Eligibility Requirements for Work First New Jersey Child Care HUM50#53#7550G Notwithstanding the provisions of any law or regulation to the contrary, no funds hereinabove appropriated for before-school, after-school and summer "wrap around" child care shall be expended except in accordance with the following condition: Effective September 1, 2010, families with incomes between 101% and 250% of the federal poverty level who reside in districts who received Preschool Expansion Aid or Education Opportunity Aid in the 2007-2008 school year shall be subject to a co-payment for "wrap around" child care, based upon a schedule approved by the Department of Human Services and published in the New Jersey Register, and effective September 1, 2010, families who reside in districts who received Preschool Expansion Aid or Education Opportunity Aid in the 2007-2008 school year must meet the eligibility requirements under the New Jersey Cares For Kids child care program (N.J.A.C. 10:15-5.1 et. seq.) in order to receive free or subsidized "wrap around" child care, except that families enrolled for their first year of "wrap around" child care during the 2009-2010 school year will be exempt from the work requirement and the revised income eligibility criteria.	306 L
HUMTOT	1086 3 of 3	Shifts Language Precluding Use of Grant Funds for Lobbying Activities HUMTOT 【Notwithstanding the provisions of any law or regulation to the contrary, of the amounts hereinabove appropriated for the Department of Human Services no such grant monies shall be paid to the grantee for the costs of any efforts by the grantee or on behalf of the grantee for lobbying activities.】	963 L
HUMTOT	49.5	Language Transferring Excess State Funds from Closure of West Campus of Vineland Developmental Center to other Departmental Accounts HUMTOT <u>In order to effectuate the orderly consolidation of the West Campus of the Vineland Developmental Center , amounts hereinabove appropriated for the Vineland Developmental Center may be transferred to accounts throughout the Department of Human Services in accordance with the plan adopted pursuant to section 2 of P.L.1996, c.150 (C.30:1-7.4) to consolidate the West Campus of the Vineland Developmental Center and subject to the approval of the Director of the Division of Budget and Accounting.</u>	178 L
HUMTOT	52 2 of 2	Language Deletion Concerning Transfer of Funds for Shared Services between the Department of Children and Families and the Department of Human Services HUMTOT	180 L

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		<b>【To ensure the proper reallocation of funds in connection with the creation of the new Department of Children and Families, of the amounts hereinabove appropriated, the Department of Human Services may transfer appropriations to the Department of Children and Families, subject to the approval of the Director of the Division of Budget and Accounting.】</b>	
IDA70#74D	4022	Language Requiring Treasurer to Review the Potential Budget Savings Generated by the Consolidation of Product Maintenance Warranties Under a Single Maintenance Contract IDA70#74D <u>Notwithstanding the provisions of any law or regulation to the contrary, the amounts appropriated hereinabove for Insurance and Other Services shall be conditioned upon the following provision: the State Treasurer shall commence a review to determine if the consolidation of product maintenance warranties under a single maintenance contract would generate budget savings, which review shall include, but not be limited to, the experiences of other jurisdictions in the consolidation of product maintenance warranties under a single maintenance contract.</u>	286 L
IDA70#74G	66.5	Modifies Language Allowing Supplemental Appropriations to the New Jersey Sports and Exposition Authority for Operational Costs IDA70#74G In addition to the amounts hereinabove appropriated for the Sports and Exposition Authority <b>【- Debt Service】</b> , there are appropriated such additional sums as <b>【may be】</b> <u>are necessary to satisfy debt service obligations and to maintain the core operating functions of the authority</u> , subject to the approval of the Director of the Division of Budget and Accounting.	317 L
LEG70#77D	1085	Language Authorizing Appropriation for the Legislative Redistricting Commission LEG70#77D Such sums as are required for the establishment and operation of the Apportionment Commission <u>and the Legislative Redistricting Commission</u> are appropriated, subject to the approval of the Director of the Division of Budget and Accounting and the Legislative Budget and Finance Officer.	609 L
LEG70#77D	2011	Language Related to Restoration of Funding for State Commission of Investigation LEG70#77D The unexpended balances at the end of the preceding fiscal year in these accounts <b>【</b> , excluding the State Commission of Investigation, <b>】</b> are appropriated.	189 L
STA#Higher Educational Services	5	Language Clarifying Calculation of Cap on Higher Education Tuition and Fee Increases STA#Higher Educational Services Notwithstanding the provisions of any law or regulation to the contrary, the amount hereinabove appropriated for any senior public institution of higher education shall be reduced by an amount equal to twice the revenue	151 L



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		<p>derived by that institution by that portion of the <u>institution's</u> average in-State undergraduate 2010-2011 tuition rates and required educational and general fees that exceeds 4% growth above the <u>institution's</u> average in-State undergraduate 2009-2010 tuition rates and required educational and general fees, as determined by the Director of the Division of Budget and Accounting. Such determination shall be based upon a report to be provided to the Director of the Division of Budget and Accounting no later than October 1, 2010 by the New Jersey Commission on Higher Education as to undergraduate in-State tuition rates and required educational and general fees percentage changes between 2009-2010 and 2010-2011. In the event that a determination is made to reduce an appropriation (the "reduced amount") to a senior public institution due to these conditions, the State Treasurer shall determine that the reduced amount should be reallocated to all other public institutions or to only senior public institutions or county colleges, whereupon the reduced amount shall be distributed proportionately among the colleges in the category selected by the State Treasurer, subject to the approval of the Director of the Division of Budget and Accounting.</p>	
STA30#36#2405G	92	<p>Language Modification to Restore Comparable TAG Benefits to Freshman at Independent Institutions STA30#36#2405G</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, the Higher Education Student Assistance Authority shall provide to students enrolled in public institutions of higher education who are eligible for maximum awards under the Tuition Aid Grant program an award amount which shall not exceed the in-State undergraduate 2009-2010 tuition rate for the institution with comparable awards provided to students eligible for maximum awards enrolled at independent institutions <b>【</b>prior to the academic year 2010-2011<b>】</b>. All other award amounts provided under the Tuition Aid Grant program shall not exceed the in-State undergraduate tuitions in effect at institutions in academic year 2007-2008. Reappropriated balances in the Tuition Aid Grants account shall be held as a contingency for unanticipated increases in the number of applicants qualifying for full-time Tuition Aid Grant awards, to fund shifts in the distribution of awards that result in an increase in total program costs, or to offset any shortfalls in the federal Leveraging Educational Assistance Partnership (LEAP) program.</p> <p><b>【</b>Notwithstanding the provisions of any law or regulation to the contrary, effective with the 2010 - 2011 academic year, any newly admitted freshman attending an independent institution of higher education in New Jersey, other than students attending a post-secondary, for profit, proprietary institution, who are eligible for awards under the Tuition Aid Grant program hereinabove appropriated, shall receive an award not to exceed the corresponding average award amount for the State colleges or universities established pursuant to chapter 64 of Title 18A of the New Jersey Statutes including any State college designated as a teaching university.<b>】</b></p>	338 L
STA30#36#2405G	2019	<p>Restores Spending Cut to NJ STARS STA30#36#2405G</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, funds hereinabove appropriated for</p>	222 L

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		Survivor Tuition Benefits, Coordinated Garden State Scholarship Program, Teaching Fellows Program, New Jersey World Trade Center Scholarship Program, <b>[New Jersey Student Tuition Assistance Reward Scholarship,]</b> Social Services Student Loan Redemption Program, and Primary Care Practitioner Loan Redemption Program shall only be used to fund awards in fiscal year 2011 to students who have previously received awards in the same program.	
STA30#36#2440G	71 3 of 3	Language Specifying Number of State-Funded Positions at Thomas Edison State College (Reverses Capital Campus Initiative) STA30#36#2440G <u>For the purpose of implementing the appropriations act for the current fiscal year, the number of State-funded positions at Thomas A. Edison State College shall be 239.</u>	350 L
STA30#36#2445G	4025	Language Correcting References for the Rowan Medical School STA30#36#2445G Of the sums hereinabove appropriated for Rowan Medical School - Camden, \$7,800,000 is appropriated for <b>[Debt Service - Robert Wood Johnson Medical School]</b> <u>implementation of the new four year allopathic medical school</u> , Camden, and \$10,607,000 is appropriated for affiliate hospital (Cooper University Hospital) support, including program and capital support that will benefit patients from Camden and the region, which funds shall be administered by the Department of Health and Senior Services, through a grant agreement, on behalf of Rowan University.	914 L
STA30#36G	71 2 of 3	Language Modifying Number of State-Funded Positions at Rutgers to Account for the Restoration of Thomas Edison State College (Reverses Capital Campus Initiative) STA30#36G For the purpose of implementing the appropriations act for the current fiscal year, the number of State-funded positions at Rutgers, The State University shall be <b>[6,994]</b> <u>6,678.</u>	349 L
STA30#37#2541D	71 1 of 3	Language Restoring Schedule of Payments to Thomas Edison State College for State Library (Reverses Capital Campus Initiative) STA30#37#2541D <u>Notwithstanding the provisions of any law or regulation to the contrary, the amounts hereinabove appropriated for Direct State Services for the New Jersey State Library, excluding amounts appropriated to Special Purpose accounts shall be paid in twelve equal installments, on the last business day of each month.</u>	348 L
STA30#37G	1262 2 of 2	Language Limiting Amounts Awarded to Battleship New Jersey and the Old Barracks from Appropriation for Cultural Projects STA30#37G <u>Of the amount hereinabove appropriated for Cultural Projects, \$1,740,000 is allocated to the Battleship New Jersey, \$375,000 is allocated to the Old Barracks, and \$2,187,000 is allocated to the Newark Museum.</u>	941 L

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STA30#37G	1262 1 of 2	Language Appropriation for Cultural Projects from the New Jersey Cultural Trust STA30#37G <u>Notwithstanding the provisions of any law or regulation to the contrary, there is appropriated from the New Jersey Cultural Trust \$4,000,000 for transfer to the General Fund as State revenue. The amount hereinabove appropriated for Cultural Projects shall first be provided from this revenue.</u>	940 L
TRA60#61C	45	Language Concerning Transportation Trust Fund Authority Capital Projects Appropriation TRA60#61C <u>Notwithstanding the provisions of P.L.1984 c.73 (C.27:1B-1 et al.), there is appropriated the sum of \$1,000,000,000 from the revenues and other funds of the New Jersey Transportation Trust Fund Authority for the specific capital projects identified as follows:</u>  <u>Notwithstanding the provisions of P.L.1984, c.73 (C.27:1B-1 et al.), there is appropriated the sum of \$600,000,000 from the revenues and other funds of the New Jersey Transportation Trust Fund Authority for the specific capital projects identified as follows:</u>  Notwithstanding the provisions of P.L.1984, c.73 (C.27:1B-1 et al.), there is appropriated up to \$1,600,000,000 from the revenues and other funds of the New Jersey Transportation Fund Authority, for capital purposes as follows: Airport Assets Bridge Assets Capital Program Delivery Congestion Relief Local System Support Mass Transit Assets Multimodal Programs Road Assets Safety Management Transportation Support Facilities】	176 L
TRA60#61D	1259	Language Concerning Use of Transportation Authority Funds TRA60#61D Notwithstanding the provisions of any law or regulation to the contrary, of the amounts hereinabove appropriated for the Department of Transportation from the General Fund, 【\$12,500,000】	894 L

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		<u>\$16,500,000</u> thereof shall be paid from funds received or receivable from the various transportation-oriented authorities pursuant to contracts between the authorities and the State as are determined to be eligible for such funding pursuant to such contracts, as shall be determined by the Director of the Division of Budget and Accounting.	
TRE 50#51G#38	4013	Language Allocating up to \$250,000 to the New Jersey Small Business Development Centers from the Economic Development Authority TRE50#51G#38 <u>Of the amount hereinabove appropriated to the Division of Business Assistance, Marketing, and International Trade, EDA, an amount up to \$250,000 shall be used for New Jersey Small Business Development Centers, pursuant to a spending plan approved by the New Jersey Economic Development Authority.</u>	261 L
TRE30#36S	3016	Eliminates Language Nullifying P.L.2009, c.199 Allowing Small Business Employees to Receive Basic Skills Training at County Colleges TRE30#36S In addition to the amount hereinabove appropriated for Operational Costs, there is appropriated \$14,000,000 from the Supplemental Workforce Fund for Basic Skills for remedial courses provided at county colleges and all other monies in the Supplemental Workforce Fund are appropriated in the proportions set forth in section 1 of P.L.2001, c.152 (C.34:15D-21) <b>【without regard to the amendments made thereto by section 3 of P.L.2009, c.199】</b> .	280 L
TRE30#36S	1266	Language Less: Supplemental Workforce Fund Basic Skills TRE30#36S In addition to the amount hereinabove appropriated for Operational Costs, there is appropriated <b>【\$14,000,000】</b> <u>\$14,500,000</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 are appropriated in the proportions set forth in section 1 of P.L.2001, c.152 (C.34:15D-21) without regard to the amendments made thereto by section 3 of P.L.2009, c.199.	945 L
TRE70#75#2078S	76	Language to Authorize Funding for Counties and County Authorities for Additional Solid Waste Repayment Obligations TRE70#75#2078S The amount hereinabove appropriated for Solid Waste Management - County Environmental Investment <b>【Debt</b>	325 L

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		<p>Service] Aid is appropriated to subsidize county and county authority debt service payments for environmental investments incurred <u>and other repayment obligations</u> owed pursuant to the “Solid Waste Management Act,” P.L.1970, c.39 (C.13:1E-1 et seq.) and the “Solid Waste Utility Control Act,” P.L.1970, c.40 (C.48:13A-1 et seq.) as determined by the State Treasurer based upon the need for such financial assistance after taking into account all financial resources available or attainable to pay such debt service <u>and such other repayment obligations</u>. Such additional sums as may be necessary shall be appropriated subject to the approval of the Director of the Division of Budget and Accounting and shall be provided upon such terms and conditions as the State Treasurer may determine. The unexpended balance at the end of the preceding fiscal year is appropriated, subject to the approval of the Director of the Division of Budget and Accounting.</p>	
TRE70#75S	1088 2 of 2	<p>Language Modifying Penalty Provisions Related to Best Practices Inventory TRE70#75S</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, the release of the final 5% payment from the Energy Tax Receipts Property Tax Relief Fund to municipalities is subject to the following condition: the municipality shall submit to the Director of the Division of Local Government Services a report describing the municipality’s compliance with the “Best Practices Inventory” established by the Director of the Division of Local Government Services and shall receive at least a minimum score on such inventory as determined by the Director of the Division of Local Government Services; provided, however, that the Director may take into account the particular circumstances of a municipality in computing such score. <u>Provided further, however, that in the event that the “Best Practices Inventory” is not issued by the Division of Local Government Services by September 1, 2010, no amounts shall be withheld from final payments to municipalities pursuant to this paragraph.</u> In preparing the Best Practices Inventory, the Director shall identify best municipal practices in the areas of general administration, fiscal management, and operational activities, as well as the particular circumstances of a municipality, in determining the minimum score acceptable for the release of the final payment, <u>but in no event shall amounts be withheld with respect to municipal practices occurring prior to the issuance of the best practices inventory.</u></p>	615 L
TRE70#75S	4029	<p>Language Allocating \$2.2 Million from Highlands Protection Fund for Watershed Moratorium Offset Aid TRE70#75S</p> <p><u>Notwithstanding the provisions of any law or regulation to the contrary, of the amounts hereinabove appropriated from the Highlands Protection Fund - Incentive Planning Aid, an amount not less than \$2,200,000 is allocated for Watershed Moratorium Offset Aid.</u></p>	467 L

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XGP	2031	Language Specifying that Appropriation for Civil Legal Services for the Poor Shall be Provided to Legal Services of New Jersey XGP 10. There are appropriated from the Legal Services Trust Fund established pursuant to section 6 of P.L.1996, c. 52 (C.22A:2-51), for transfer to the General Fund as State revenue such funds as are necessary to support the appropriations for the following programs contained in this Act: <b>【Civil Legal Services for the Poor】</b> <u>Legal Services of New Jersey grant</u> , ten judgeships in the Judiciary, and for Clinical Legal Programs for the Poor at the Rutgers-Camden Law School, the Rutgers-Newark Law School, and Seton Hall Law School.	241 L
XGP	1263.1	Language Increasing the Appropriation from the Universal Service Fund to the General Fund by \$4.9 Million XGP Notwithstanding the provisions of any law or regulation to the contrary, there is appropriated from the Universal Service Fund <b>【\$72,652,000】</b> <u>\$77,552,000</u> for transfer to the General Fund as State revenue.	964 L
XGP	1103	Deletes Language Concerning Certain Public Works Contracts XGP <b>【68. Pursuant to P.L.2009, c.335, and when not restricted by any other State law or federal law, for any public works contract in excess of \$1,000,000 which is funded, in whole or in part, by a State appropriation under this act, an amount equal to one half of one percent (0.5%) of the appropriated portion of such contract amount is appropriated to the Department of Labor and Workforce Development, subject to the approval of the Director of the Division of Budget and Accounting and shall be used for the purposes set forth in P.L.2009, c.335. Notwithstanding the provisions of any law or regulation to the contrary, no funds are appropriated under this act to implement P.L.2009, c.313.】</b>	630 L
XGP	1086 2 of 3	Expands Language Prohibiting Grants-In-Aid Appropriations Received by Grantees for Lobbying Activities <u>XGP</u> <u>Notwithstanding the provisions of any law or regulation to the contrary, of the amounts hereinabove appropriated no grant monies shall be paid to a grantee for the costs of any efforts by the grantee or on behalf of the grantee for lobbying activities.</u>	611 L
XGP	1056	Language Authorizing Additional Appropriations for Urban Enterprise Zone Projects XGP <u>Notwithstanding the provisions of any law or regulation to the contrary, there is appropriated to the</u>	576 L

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		<p><u>Enterprise Zone Assistance Fund such sums as are necessary for projects and administrative services of enterprise zones as described in this paragraph, not to exceed one half of the amount that otherwise would have been credited to the Enterprise Zone Assistance Fund in Fiscal Year 2011 pursuant to section 9 of P.L.2001, c.347 (C.52:27H-80). The amount hereinabove appropriated may be allocated to individual enterprise zones in order to ensure continuity of projects that are approved by the Authority and for their administrative operations, in amounts to be determined by the Commissioner of Community Affairs, subject to the approval of the Director of the Division of Budget and Accounting. Provided however, if less than one half of the amount that otherwise would have been credited to the Enterprise Zone Assistance Fund in Fiscal Year 2011 pursuant to section 9 of P.L.2001, c.347 (C.52:27H-80) is appropriated pursuant to this paragraph and if there are unfunded projects for which a zone could draw from the sums provided pursuant to this paragraph, or there are unfunded projects that would have been eligible for funding except for the veto of the Authority's minutes pursuant to section 29 of P.L.2008, c.27 (C.52:27H-63), and if the State Treasurer certifies on May 1 that there are funds that have not yet been expended or encumbered in the Business Employment Incentive Program account, a sum sufficient to fund said projects and spending requests shall be transferred from the unexpended and unencumbered funds in Business Employment Incentive Program account to the Enterprise Zone Assistance Fund, such that the sum so transferred and the amount appropriated hereinabove shall not together exceed one half of the amount that otherwise would have been credited to the Enterprise Zone Assistance Fund in Fiscal Year 2011 pursuant to section 9 of P.L.2001, c.347 (C.52:27H-80). Each zone shall receive no greater proportion of these funds than the proportion of revenues generated in the zone, except if the Commissioner determines on May 1 that a zone has not drawn down its proportionate share the unused proportion of that share may be allocated to other zones.</u></p>	
XGP	59.5	<p>Language Clarifying that Salary Compensation Limits for Commission Board Members Do Not Apply to Full Time Employees, the State Commission of Investigation or County Tax Boards XGP</p> <p>Notwithstanding the provisions of any law or regulation to the contrary, the amounts hereinabove appropriated to the [County Boards of Taxation,] Real Estate Commission, Civil Service Commission[, State Commission of Investigation], Pilot Commissioners, State Athletic Control Board, Public Employment Relations Commission and Appeal Board, Board of Mediation, Council on Affordable Housing, New Jersey Racing Commission, Council on Local Mandates, Garden State Preservation Trust, the various State professional boards, the Certified Psychoanalysts Advisory Committee and the Audiology and Speech-Language Pathology Advisory Committee in the Department of Law and Public Safety, shall be subject to the following conditions: 1) the base salary, per diem salary, or any other form of compensation, including that for expenses, for the board members or commissioners paid for out of State funds shall not exceed \$100 per month; and 2) no State monies shall be used to pay for participation in the State Health Benefits</p>	181 L

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CTR#

		<p>Program by board members or commissioners. No other compensation shall be paid; <u>provided, however, that this paragraph shall not apply to the Commissioner/Chief Executive Officer of the State Athletic Control Board, the Chairman/Chief Executive Officer of the Civil Service Commission, the Chairman of the Public Employment Relations Commission, and any commissioner or board member of any other State board, commission or independent authority who, in addition to being a member of the board or commission also hold a full time staff position for such entity.</u></p>	
XGP	1261	<p>Language Increasing Appropriation from New Home Warranty Security Fund to the General Fund XGP</p> <p>76. There is appropriated <del>【\$5,000,000】</del> <u>\$6,400,000</u> from the New Home Warranty <u>Security</u> Fund for transfer to the General Fund as State revenue.</p>	938 L
XGP	16	<p>Authorizes use of Urban Enterprise Zone Balances for Administrative Purposes XGP</p> <p><u>Notwithstanding the provisions of any law or regulation to the contrary, the amounts appropriated for the Urban Enterprise Zone program are subject to the following conditions: the New Jersey Urban Enterprise Zone Authority may approve applications by an urban enterprise zone for the use of project funds for administrative purposes; provided further, however, that in using project funds for administrative purposes, the entire administrative budget of such urban enterprise zone shall not exceed 90% of its fiscal year 2010 administrative budget.</u></p>	159 L