

TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #25

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 4, line 22 through line 22, inclusive

### NOT APPROVED

#### ALCOHOLIC BEVERAGE CONTROL



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #26

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 4, line 24 through line 24, inclusive

### NOT APPROVED

#### ALCOHOLIC BEVERAGE CONTROL

"Nonpersonal service ...... 15,000"



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #27

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 4, line 26 through line 26, inclusive

### NOT APPROVED

#### ALCOHOLIC BEVERAGE CONTROL

"Fringe benefits ...... 100,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #28

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 4, line 28 through line 28, inclusive

### NOT APPROVED

#### ALCOHOLIC BEVERAGE CONTROL

"Indirect costs ...... 8,000"



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #29

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 16, line 34 through line 34, inclusive

### NOT APPROVED

#### CAPITAL DEFENDER OFFICE

"For additional maintenance undistributed ...... 89,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #30

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 28, line 3 through line 10, inclusive

### NOT APPROVED

#### DEPARTMENT OF CORRECTIONAL SERVICES

"Maintenance undistributed

For operating services and expenses associated with restoration of personal service and nonpersonal service, for the full and continued operation of the Camp Pharsalia correctional facility, the camp at the Mount McGregor correctional facility and the Fulton correctional facility ........... 12,000,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #31

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 28, line 11 through line 15, inclusive

### NOT APPROVED

#### DEPARTMENT OF CORRECTIONAL SERVICES

"For operating services and expenses associated with restoration of personal service and nonpersonal service, for the full and continued operation of the Watertown correctional facility special housing unit ..... 300,000"

#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #32

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 28, line 16 through line 22, inclusive

### NOT APPROVED

#### DEPARTMENT OF CORRECTIONAL SERVICES

"For services and expenses of additional
correctional officer and correctional
sergeant positions to increase the securi-
ty relief factor 7,000,000
Available for maintenance undistributed 19,300,000



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #33

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 45, line 26 through line 26, inclusive

### NOT APPROVED

#### CRIME VICTIMS BOARD

"Maintenance undistributed ...... 501,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #34

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 51, line 8 through line 11, inclusive

### NOT APPROVED

### DIVISION OF CRIMINAL JUSTICE SERVICES



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #35

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 53, line 20 through line 21, inclusive

### NOT APPROVED

#### DIVISION OF CRIMINAL JUSTICE SERVICES



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

### CHAPTER 50

### LINE VETO #36

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 53, line 32 through line 44, inclusive

### NOT APPROVED

#### DIVISION OF CRIMINAL JUSTICE SERVICES

"For payment of state aid to counties other than Monroe, Nassau, and New York city for costs associated with the provision of legal assistance and representation to indigent parolees, thirty-one percent of this amount may be used for costs associated with the provision of legal assistance and representation to indigent parolees in Wyoming county, not less than six percent of the remaining amount may be used for legal assistance and representation to indigent parolees related to the Willard drug and alcohol treatment center ..... 580,000"



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #37

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 53, line 45 through line 46, inclusive

### NOT APPROVED

#### DIVISION OF CRIMINAL JUSTICE SERVICES

"For services and expenses of: New York Prosecutors training institute ....... 134,000"



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #38

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 53, line 47 through line 47, inclusive

### NOT APPROVED

#### DIVISION OF CRIMINAL JUSTICE SERVICES

"Elder Abuse prevention project of Lifespan ...... 300,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #39

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 53, line 48 through line 48, inclusive

### NOT APPROVED

#### DIVISION OF CRIMINAL JUSTICE SERVICES

"Education and Assistance Corporation ...... 450,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #40

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 53, line 49 through line 50, inclusive

### NOT APPROVED

#### DIVISION OF CRIMINAL JUSTICE SERVICES

"For services and expenses of law enforcement training and technology enhancements ....... 170,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #41

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 63, line 35 through line 41, inclusive

### NOT APPROVED

#### DIVISION OF CRIMINAL JUSTICE SERVICES



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #42

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 152, line 36 through line 36, inclusive

### NOT APPROVED

#### DIVISION OF PAROLE

"Maintenance undistributed ...... 176,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #43

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 157, line 34 through line 36, inclusive

### NOT APPROVED

### OFFICE FOR THE PREVENTION OF DOMESTIC VIOLENCE



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #44

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 159, line 22 through line 22, inclusive

### NOT APPROVED

DIVISION OF PROBATION AND CORRECTIONAL ALTERNATIVES

"Maintenance undistributed ...... 202,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #45

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 232, line 29 through line 30, inclusive

### NOT APPROVED

#### DIVISION OF VETERANS' AFFAIRS

"For services and expenses of the Veterans
Outreach Center, Inc. (Monroe County) ...... 250,000"



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #46

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 232, line 31 through line 32, inclusive

### NOT APPROVED

#### DIVISION OF VETERANS' AFFAIRS

"For services and expenses related to veterans' cemeteries maintenance equipment ...... 100,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #47

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 276, line 27 through line 35, inclusive

### NOT APPROVED

#### LOCAL GOVERNMENT ASSISTANCE



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #48

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 276, line 36 through line 36, inclusive

### NOT APPROVED

### LOCAL GOVERNMENT ASSISTANCE

"For payment to the city of Ithaca ...... 100,000"



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #49

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 276, line 37 through line 37, inclusive

### NOT APPROVED

### LOCAL GOVERNMENT ASSISTANCE

"For payment to the city of Little Falls ...... 100,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #50

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 276, line 38 through line 38, inclusive

### NOT APPROVED

#### LOCAL GOVERNMENT ASSISTANCE

"For payment to the city of Rye ...... 100,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #51

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 276, line 39 through line 39, inclusive

### NOT APPROVED

#### LOCAL GOVERNMENT ASSISTANCE

"For payment to the city of Saratoga Springs ..... 100,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #52

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 276, line 40 through line 40, inclusive

### NOT APPROVED

### LOCAL GOVERNMENT ASSISTANCE

"For payment to the city of Sherrill ...... 100,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9550--B, entitled:

# CHAPTER 50

# LINE VETO #53

"AN ACT making appropriations for the support of government

PUBLIC PROTECTION AND GENERAL GOVERNMENT BUDGET"

Bill Page 276, line 41 through line 41, inclusive

### NOT APPROVED

#### LOCAL GOVERNMENT ASSISTANCE

"For payment to the city of Watervliet ...... 100,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #54

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 11, line 38 through line 39, inclusive

### NOT APPROVED

#### CITY UNIVERSITY OF NEW YORK



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #55

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 12, line 16 through line 18, inclusive

### NOT APPROVED

#### CITY UNIVERSITY OF NEW YORK



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #56

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 15, line 42 through line 43, inclusive

### NOT APPROVED

#### CITY UNIVERSITY OF NEW YORK



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #57

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 15, line 44 through line 46, inclusive

### NOT APPROVED

#### CITY UNIVERSITY OF NEW YORK



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #58

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 32, line 35 through line 37, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #59

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 33, line 5 through line 6, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #60

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 33, line 10 through line 12, inclusive

### NOT APPROVED

### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #61

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 33, line 33 through line 35, inclusive

### NOT APPROVED

### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #62

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 33, line 39 through line 41, inclusive

### NOT APPROVED

### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #63

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 33, line 46 through line 49, inclusive

### NOT APPROVED

### STATE EDUCATION DEPARTMENT

"For additional services and expenses of the related or supplemental instructional component of apprenticeship training programs for the 2004-05 school year ........... 91,500"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #64

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 36, line 16 through line 18, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

"For additional services and expenses of the comprehensive school health demonstration program for the 2004-05 school year .................. 18,300"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #65

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 36, line 27 through line 30, inclusive

### NOT APPROVED

### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #66

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 36, line 34 through line 36, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #67

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 36, line 44 through line 50, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #68

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 37, line 3 through line 5, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #69

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 37, line 28 through line 30, inclusive

### NOT APPROVED

### STATE EDUCATION DEPARTMENT

"For services and expenses of the national board for professional teaching standards certification grant program ...... 500,000"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #70

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 38, line 24 through line 26, inclusive

### NOT APPROVED

### STATE EDUCATION DEPARTMENT

"For additional grants-in-aid to certain school districts, public libraries and not-for-profit institutions ................. 15,344,000"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #71

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 38, line 27 through line 28, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

"For services and expenses of the Regional Center for Autism at SUNY Albany ....... 250,000"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #72

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 47, line 30 through line 31, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

"For additional services and expenses of liberty partnerships program ....... 575,000"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #73

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 47, line 38 through line 39, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

"Additional unrestricted aid to independent colleges and universities ................. 2,212,000"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #74

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 47, line 47 through line 49, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

"For	addit	ional	services	and	expenses	of	the		
h	igher	educa	ational	oppoi	ctunity	Pro	ogram		
( ]	HEOP)				. <b></b> .			1,100,00	00"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #75

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 48, line 25 through line 28, inclusive

### NOT APPROVED

# STATE EDUCATION DEPARTMENT

"For additional services and expenses of the Science and Technology Entry Program (STEP) and the Collegiate Science and Technology Entry Program (CSTEP) ............... 500,000"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #76

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 48, line 31 through line 32, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #77

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 51, line 36 through line 48, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #78

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 52, line 2 through line 2, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

"For additional aid to New York public library .... 225,000"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #79

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 52, line 5 through line 6, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #80

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 52, line 13 through line 18, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #81

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 56, line 40 through line 42, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #82

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 57, line 3 through line 4, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

"For additional services and expenses of independent living centers ....... 536,600"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #83

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 57, line 17 through line 21, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

"For additional services and expenses of supported employment and integrated employment opportunities:

To cover the anticipated increase in enrollment for supported employment consumers ...... 618,000"



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #84

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 59, line 36 through Bill Page 60 line 3, inclusive

### NOT APPROVED

#### STATE EDUCATION DEPARTMENT

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved. It is identical to the appropriation proposed in the Executive Budget submission, except that the Legislature modified the dollar amount without separately stating the resulting added spending, in violation of the Constitution. Accordingly, the item is objected to and not approved to the extent that it modified the amount originally recommended in the Executive Budget.



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #85

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 138, line 19 through line 26, inclusive

### NOT APPROVED

#### OFFICE OF CHILDREN AND FAMILY SERVICES

"For services and expenses of cities of a million or more for purposes of enhanceing rate payments to authorized agencies, as defined in paragraph (a) of subdivision 10 of section 371 of the social services law, which provide foster boarding hjome services to specialized, high need populations or congregate care services ...... 10,000,000"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #86

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 144, line 28 through line 29, inclusive

### NOT APPROVED

#### OFFICE OF CHILDREN AND FAMILY SERVICES

"For services and expenses of new and established child advocacy centers .............. 307,800"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #87

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 151, line 43 through line 45, inclusive

### NOT APPROVED

# OFFICE OF CHILDREN AND FAMILY SERVICES



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #88

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 153, line 20 through line 22, inclusive

### NOT APPROVED

### OFFICE OF CHILDREN AND FAMILY SERVICES



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #89

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 155, line 7 through line 14, inclusive

### NOT APPROVED

# OFFICE OF CHILDREN AND FAMILY SERVICES

"For the office of children and family services to contract with the office for the prevention of domestic violence to develop and implement a training program on the dynamics of domestic violence and its relationship to child abuse and neglect with particular emphasis on alternatives to out-of-home placement .................. 135,000"

### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #90

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 155, line 15 through line 29, inclusive

### NOT APPROVED

### OFFICE OF CHILDREN AND FAMILY SERVICES

For services and expenses of existing family
preservation centers, pursuant to the
following sub-schedule 315,000
sub-schedule
Family Services, Inc 63,000
Family Service League of
Suffolk County, Inc 63,000
Ibero-American Action League,
Inc 63,000
Central Family Life Center,
Inc 63,000
Shinnecock Indian Nation 63,000
Total of sub-schedule 315,000



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #91

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 155, line 30 through line 32, inclusive

### NOT APPROVED

# OFFICE OF CHILDREN AND FAMILY SERVICES



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #92

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 155, line 33 through Bill Page 156 line 35, inclusive

### NOT APPROVED

### OFFICE OF CHILDREN AND FAMILY SERVICES

"For services and expenses related to the settlement house program according to the following sub-schedule	1,373,000
settlement house program according to the following sub-schedule           sub-schedule           Baden         47,634           Booker T. Washington         11,663           Boys Harbor         24,986           Carver         19,657           Casita Maria         24,986           Chinese-American         35,644           Citizens Advise Bureau         26,762           Claremont         73,686           Community Place/Rochester         34,989           Dunbar Association         11,663           East Side House         25,430           Edenwald-Gun Hill         30,651           Educational Alliance         72,144           Forest Hills Community         27,206           Goddard Riverside         72,058           Grand Street         61,400           Greenwich House         24,097           Hamilton Madison         36,709           Hartley House         24,986           Henry St. Settlement         69,838           Hudson Guild         27,206           Huntington Family Center         11,663           Stanley Isaacs         24,986           Kingsbridge Heights         32,091           Lenox Hill Neighb	1,373,000
School Settlement	
Southside Community Center	
Trinity Institution	
"	



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #93

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 156, line 36 through line 37, inclusive

### NOT APPROVED

### OFFICE OF CHILDREN AND FAMILY SERVICES

"For services and expenses of the Amy Watkins caseworker education and training program ..... 498,850"



### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #94

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 156, line 38 through line 41, inclusive

### NOT APPROVED

### OFFICE OF CHILDREN AND FAMILY SERVICES

"For payment to the children and family trust fund to implement contracts under the provisions of the William B. Hoyt memorial children and family trust fund act ............ 647,700"

### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

# CHAPTER 53

# LINE VETO #95

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 156, line 42 through Bill Page 157 line 15, inclusive

### NOT APPROVED

### OFFICE OF CHILDREN AND FAMILY SERVICES

"For services and expenses related to the homeless veterans outreach and supportive services program pursuant to the following sub-schedule	199 500
sub-schedule	100,000
Black Vets for Social Justice	
Vannguard Urban Improvement	
Association, Inc 7,366	
Military Women of New York City and Friends, Inc. dba Military Women and Friends,	
Inc	



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #96

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 157, line 16 through line 17, inclusive

### NOT APPROVED

#### OFFICE OF CHILDREN AND FAMILY SERVICES

"For services and expenses for the Maternity and Early Childhood Foundation ........... 200,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #97

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 171, line 40 through line 41, inclusive

### NOT APPROVED

#### OFFICE OF CHILDREN AND FAMILY SERVICES

"Less an amount from maintenance undistributed ....... (1,000,000)"

This item, to which I object and do not approve, is an unconstitutional attempt to effectuate a general reduction of the appropriation authority proposed in the Executive Budget without striking or reducing any particular item of appropriation. Accordingly, this item is disapproved.



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #98

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 357, line 16 through line 18, inclusive

### NOT APPROVED

#### OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #99

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 357, line 19 through line 22, inclusive

### NOT APPROVED

#### OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #100

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 357, line 23 through line 40, inclusive

### NOT APPROVED

#### OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

"For services and expenses related to innovative programs for public assistance recipients who are not eligible for funding under the temporary assistance for needy families block grant and who are unable to obtain or retain employment due to mental or physical disability. Notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein shall be available for the extension of programs awarded in state fiscal year 2000-01 to social services districts with a population less than two million for additional costs associated with providing innovative services to such public assistance recipients including, but not limited to case management and transportation ...... 765,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #101

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 548, line 23 through line 24, inclusive

### NOT APPROVED

#### HIGHER EDUCATION SERVICES CORPORATION



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #102

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 548, line 49 through line 52, inclusive

### NOT APPROVED

#### HIGHER EDUCATION SERVICES CORPORATION

TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #103

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 559, line 1 through line 23, inclusive

"General Fund / Aid to Localities

### NOT APPROVED

DEPARTMENT OF LABOR

Local Assistance Account - 001 For services and expenses of a model dislocated worker assistance center within the city of Utica in conjunction with the American federation of labor-congress of industrial organizations (NYS AFL-CIO) to provide a coordinated array of state and community services for dislocated workers under the department of labor in cooperation with the office of temporary and disability assistance and the departments of education, economic development, aging and the NYS AFL-CIO. Of such amount, \$441,000 will be allocated to the NYS AFL-CIO Workforce Development Institute to provide employment related services, including education and training for incumbent and dislocated workers, community audits and skills assessment research,

and technical assistance to businesses, state and local governments throughout

upstate New York ...... 882,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #104

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 559, line 24 through line 28, inclusive

### NOT APPROVED

#### DEPARTMENT OF LABOR



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #105

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 559, line 29 through line 33, inclusive

### NOT APPROVED

#### DEPARTMENT OF LABOR



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #106

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 559, line 34 through line 36, inclusive

### NOT APPROVED

#### DEPARTMENT OF LABOR

"For services and expenses of the Cornell
University and NYS AFL-CIO Domestic
Violence Awareness and Workplace Program ...... 100,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #107

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 559, line 37 through line 39, inclusive

### NOT APPROVED

#### DEPARTMENT OF LABOR

#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

# LINE VETO #108

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 559, line 40 through line 47, inclusive

### NOT APPROVED

#### DEPARTMENT OF LABOR

"For services and expenses of the NYS AFL-CIO	
Workforce Development Institute to provide	
education and training programs in collab-	
oration with New York State's Community	
Colleges	1,125,000
Program account subtotal	3,652,000



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #109

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 597, line 42 through line 45, inclusive

### NOT APPROVED

#### STATE UNIVERSITY OF NEW YORK



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #110

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 598, line 45 through line 46, inclusive

### NOT APPROVED

#### STATE UNIVERSITY OF NEW YORK

"For additional services and expenses of educational opportunity programs ...... 820,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #111

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 602, line 15 through line 16, inclusive

### NOT APPROVED

#### STATE UNIVERSITY OF NEW YORK



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #112

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 602, line 18 through line 18, inclusive

### NOT APPROVED

#### STATE UNIVERSITY OF NEW YORK

"For additional payments of rental aid ...... 700,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #113

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 603, line 1 through line 2, inclusive

### NOT APPROVED

#### STATE UNIVERSITY OF NEW YORK

"For additional services and expenses of county coorperative extension associations ..... 193,000"



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #114

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 682, line 17 through line 19, inclusive

### NOT APPROVED

#### CITY UNIVERSITY OF NEW YORK



#### TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9553--B, entitled:

## CHAPTER 53

## LINE VETO #115

"AN ACT making appropriations for the support of government

EDUCATION, LABOR AND FAMILY ASSISTANCE BUDGET"

Bill Page 682, line 36 through line 37, inclusive

### NOT APPROVED

#### CITY UNIVERSITY OF NEW YORK



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #116

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 10, line 35 through line 37, inclusive

### NOT APPROVED

#### STATE OFFICE FOR THE AGING



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #117

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 11, line 3 through line 5, inclusive

### NOT APPROVED

#### STATE OFFICE FOR THE AGING



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #118

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 11, line 33 through line 35, inclusive

### NOT APPROVED

#### STATE OFFICE FOR THE AGING

"For additional local grants for services and expenses of the long-term care ombudsman program ...... 58,400"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #119

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 70, line 30 through line 30, inclusive

### NOT APPROVED

#### DEPARTMENT OF HEALTH

"Nonpersonal service ...... 1,000,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #120

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 101, line 11 through line 12, inclusive

### NOT APPROVED

#### DEPARTMENT OF HEALTH

"For services and expenses for a statewide nursing home facility viability adjustment .. 12,500,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #121

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 159, line 1 through line 7, inclusive

### NOT APPROVED

#### DEPARTMENT OF HEALTH

"HEALTH CARE SYSTEM IMPROVEMENT CAPITAL GRANT PROGRAM (CCP)...250,000,000

Capital Projects Fund

Health Care System Improvement Purpose

For the health care system improvement capital grant program pursuant to a chapter of the laws of 2004 ................ 250,000,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #122

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 176, line 38 through line 40, inclusive

### NOT APPROVED

OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES

"For restoration of funding for chemical abuse and dependence prevention, intervention and treatment services ............ 2,100,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #123

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 176, line 41 through line 45, inclusive

### NOT APPROVED

#### OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #124

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 176, line 46 through line 46, inclusive

### NOT APPROVED

OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES

"New York Southern Tier Prevention Program ...... 145,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #125

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 176, line 47 through line 47, inclusive

### NOT APPROVED



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

# LINE VETO #126

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 176, line 48 through line 48, inclusive

### NOT APPROVED

OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES

"Treatment Outcomes Data Collection Study ...... 50,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #127

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 210, line 30 through line 32, inclusive

### NOT APPROVED

#### OFFICE OF MENTAL HEALTH



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #128

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 210, line 40 through line 41, inclusive

### NOT APPROVED

#### OFFICE OF MENTAL HEALTH

"For restoration of funding for the alternative rate methodology ...... 800,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #129

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 210, line 42 through line 45, inclusive

### NOT APPROVED

#### OFFICE OF MENTAL HEALTH



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #130

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 210, line 46 through line 46, inclusive

### NOT APPROVED

## OFFICE OF MENTAL HEALTH

"Hospital Audiences ...... 175,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

## CHAPTER 54

## LINE VETO #131

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 215, line 9 through line 14, inclusive

### NOT APPROVED

#### OFFICE OF MENTAL HEALTH

"For services and expenses associated with enhanced Medicaid payments to article 31 children's day treatment programs excluding hospital based programs dually licensed by the office of mental health and the department of health ......................... 100,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

# CHAPTER 54

# LINE VETO #132

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 260, line 25 through line 28, inclusive

#### NOT APPROVED

OFFICE OF MENTAL RETARDATION AND DEVELOPMENTAL DISABILITIES



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

# CHAPTER 54

# LINE VETO #133

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 260, line 29 through line 29, inclusive

### NOT APPROVED

OFFICE OF MENTAL RETARDATION AND DEVELOPMENTAL DISABILITIES

"Epilepsy Coalition ...... 195,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6054--B, entitled:

# CHAPTER 54

# LINE VETO #134

"AN ACT making appropriations for the support of government

HEALTH AND MENTAL HYGIENE BUDGET"

Bill Page 260, line 30 through line 30, inclusive

### NOT APPROVED

OFFICE OF MENTAL RETARDATION AND DEVELOPMENTAL DISABILITIES

"Westchester Institute for Human Development ..... 240,000"

#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #135

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 7, line 21 through line 33, inclusive

#### NOT APPROVED

#### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #136

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 7, line 35 through line 36, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For additional services and expenses of the migrant child care program .................. 396,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #137

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 7, line 39 through line 41, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #138

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 7, line 46 through line 48, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #139

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 8, line 3 through line 5, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #140

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 8, line 7 through line 8, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For additional services and expenses of Cornell Farm family assistance .................. 15,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #141

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 8, line 11 through line 13, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #142

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 8, line 20 through line 22, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #143

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 8, line 26 through line 27, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For additional services and expenses of Cornell Future Farmers of America ....... 40,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #144

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 8, line 29 through line 30, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For additional services and expenses of Cornell Avian disease program ...... 16,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #145

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 8, line 32 through line 33, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For additional services and expenses of Cornell geneva experiment station ...... 267,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #146

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 8, line 38 through line 41, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For additional services and expenses of the Cornell geneva experiment station for equipment, testing and training in relation to state seed inspection program ...... 10,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #147

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 1 through line 2, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #148

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 8 through line 9, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #149

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 11 through line 12, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For additional services and expenses of the Cornell onion research program ............. 5,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #150

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 14 through line 15, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For additional services and expenses of the Cornell Johnes disease program ...... 15,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #151

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 16 through line 17, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For services and expenses of the apiary research program ...... 85,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #152

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 18 through line 19, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #153

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 20 through line 21, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For services and expenses of the New York
State apple growers association ...... 500,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #154

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 22 through line 23, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #155

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 24 through line 25, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For services and expenses of northern New York agricultural development ...... 400,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #156

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 26 through line 27, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For services and expenses of the marine resources council ...... 100,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #157

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 28 through line 29, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #158

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 9, line 30 through line 31, inclusive

#### NOT APPROVED

### DEPARTMENT OF AGRICULTURE AND MARKETS

"For services and expenses of the Clarkson dairy waste to energy program ...... 1,000,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #159

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 35, line 10 through line 11, inclusive

#### NOT APPROVED

#### DEPARTMENT OF ECONOMIC DEVELOPMENT

"For services and expenses for the Griffiss local development corporation ...... 150,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #160

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 36, line 30 through line 33, inclusive

#### NOT APPROVED

#### DEPARTMENT OF ECONOMIC DEVELOPMENT



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #161

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 36, line 34 through line 35, inclusive

#### NOT APPROVED

#### DEPARTMENT OF ECONOMIC DEVELOPMENT

"For services and expenses for Western New York Regional Business Marketing ...... 300,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #162

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 36, line 36 through line 38, inclusive

#### NOT APPROVED

#### DEPARTMENT OF ECONOMIC DEVELOPMENT

"For services and expenses related to local tourism marketing initiatives for the breeze Rochester fast ferry ............... 750,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #163

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 36, line 39 through line 41, inclusive

#### NOT APPROVED

#### DEPARTMENT OF ECONOMIC DEVELOPMENT

"For services and expenses related to the New York state and regional high-tech activities promotion matching grants program ..... 1,000,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #164

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 54, line 1 through line 1, inclusive

#### NOT APPROVED

### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

"Town of North Elba/ORDA Promotion ...... 155,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #165

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 54, line 2 through line 2, inclusive

#### NOT APPROVED

### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

"Cornell Community Integrated Pest Management ..... 200,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #166

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 54, line 3 through line 3, inclusive

#### NOT APPROVED

### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

"Town of Duanesburg Sewer Project ...... 100,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #167

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 65, line 9 through line 10, inclusive

#### NOT APPROVED

### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

"For services and expenses related to surf clam and ocean quahog programs ...... 65,000"

#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #168

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 96, line 33 through Bill Page 97 line 12, inclusive

"For services and expenses of certain water

#### NOT APPROVED

### DEPARTMENT OF ENVIRONMENTAL CONSERVATION

including but construction, re engineering, erost clean up activition and wildlife enhance following (09WP0457)	<pre>improvement projects   not limited to econstruction, design, ion control, shoreline ties, trail development ncements according to   project schedule</pre>	3,600,000
For the Jamaica Bay Wa Restoration Project	Environ- Project 2,000	,



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #169

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 233, line 29 through line 41, inclusive

#### NOT APPROVED

#### DIVISION OF HOUSING AND COMMUNITY RENEWAL

"For additional funds for carrying out the provisions of article XVI of the private housing finance law. Funds expended from this appropriation shall be for the purpose of increasing annual contract amounts for neighborhood preservation companies, and each neighborhood preservation company that receives a contract amount may spend such money on its operational expenses as it determines most useful to its program based on allowable expenses authorized pursuant to article XVI of the private housing finance law ..... 4,966,500"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #170

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 235, line 15 through line 37, inclusive

#### NOT APPROVED

#### DIVISION OF HOUSING AND COMMUNITY RENEWAL

General Fund / Aid to Localities

Local Assistance Account - 001 For services and expenses of the community revitalization program hereby created through which the commissioner of housing and community renewal shall enter into contracts not exceeding \$30,000 with municipalities with populations not exceeding 15,000 or with corporations incorporated pursuant to the not-for-profit corporation law which serve such municipalities for the performance of community revitalization services including neighborhood beautification, parklands acquisition or improvement, improvement of recreational facilities, enhanced mixed use opportunities including commercial and residential space, sidewalk improvements, lighting improvement and walking or bicycling paths ...... 400,000

#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #171

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 236, line 6 through line 13, inclusive

#### NOT APPROVED

#### DIVISION OF HOUSING AND COMMUNITY RENEWAL

"For carrying out the provisions of article
XVII of the private housing finance law.
No funds shall be expended from this
appropriation until the director of the
budget has approved a spending plan
submitted by the division of housing and
community renewal in such detail as the
director of the budget may require ........ 2,345,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #172

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 236, line 41 through Bill Page 237 line 8, inclusive

#### NOT APPROVED

#### DIVISION OF HOUSING AND COMMUNITY RENEWAL



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

### LINE VETO #173

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 256, line 14 through Bill Page 259 line 21, inclusive

#### NOT APPROVED

#### DIVISION OF HOUSING AND COMMUNITY RENEWAL

"HOUSING CAPITAL (CCP) ...... 57,000,000 New Facilities Purpose For additional housing capital monies that shall be distributed according to the following sub-schedule: sub-schedule Affordable Housing Corporation ...... 20,000,000 apportionment as follows: For deposit of additional funds in the affordable housing development account created pursuant to section 59-b of the private housing finance law for the purposes of carrying out the provisions of article XIX of the private housing finance law. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the affordable housing corporation in such detail as required by the director of the budget  $\dots 20,000,000$ Homes for Working Families ...... 7,500,000 apportionment as follows: For deposit of additional funds in the housing trust fund account created pursuant to 59-a of section private housing finance law and subject to the provisions of article XVIII of the private housing finance law for the purpose of maximizing the utilization of state's federal low income housing tax credits in conjunction with the issuance of tax exempt bonds used

```
finance affordable housing
        construction ..... 7,500,000
Housing Opportunities for the Elderly ...... 2,000,000
                apportionment
    For
                                                      as
        follows: For additional contracts with not-for-
        profit corporations or
        municipalities to provide
        state financial assistance
       to administer emergency home repairs programs
        which provide grants and
        loans in an amount not to
        exceed $7,500 per unit for
        the cost of correcting any
        condition which poses a
        threat to the life, health
        or safety of a low income
        elderly homeowner. No
        funds shall be expended
        from this appropriation
        until the director of the budget has approved a
        financial plan submitted
        by the housing trust fund
        corporation on behalf of
        the housing opportunities
        for the elderly program in
        such detail as required by
        the director of the budget \dots 2,000,000
Low Income Housing Trust Fund ...... 20,000,000
       apportionment as follows: For deposit of additional formations and additional formation and addi
    For
        additional funds in the
        housing trust fund account
        created pursuant to section 59-a of the
                           housing finance
        private
        law for the purposes of
        carrying out the provisions of article
        XVIII of the private hous-
        ing finance law including
        up to $300,000 to offset
        housing trust fund corpo-
       ration costs of administering the low income
        housing trust fund program
        established by such arti-
        cle ..... 20,000,000
Rural Area Revitalization Program ...... 4,500,000
    For payment of grants for
                               revitalization
        rural
        projects pursuant to arti-
        cle XVII-B of the private
        housing finance law \dots 4,500,000
Rural Homeownership Assistance Program......1,000,000
    For transfer to the general
       fund, local assistance
       account for services and expenses of a rural homeownership assistance
        program created under
       article XVII of the private housing finance law. The commissioner of housing and community
        renewal shall enter into contracts through such
       program with corporations incorporated pursuant to
        the not-for-profit corpo-
        ration law for the performance of specific
        services to assist persons of low income in the
        acquisition and financing
        of one to four family
        homes and the maintenance
        and repair of such housing
        owned by persons of low
        income ...... 1,000,000
and loans to qualified
```

community based not-forprofit organizations for a
specific work or series of
works for the revitalization and improvement of
housing and local commercial and service facilities in a geographically
defined neighborhood
consistent with the determination of eligible
neighborhoods under article XVI of the private
housing fiancee law ...... 2,000,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

# CHAPTER 55

# LINE VETO #174

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 293, line 24 through line 26, inclusive

#### NOT APPROVED

OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #175

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 345, line 17 through line 18, inclusive

#### NOT APPROVED

OFFICE OF SCIENCE, TECHNOLOGY AND ACADEMIC RESEARCH

"For services and expenses for the Center for Remanufacturing ....... 400,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #176

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 345, line 19 through line 21, inclusive

#### NOT APPROVED

OFFICE OF SCIENCE, TECHNOLOGY AND ACADEMIC RESEARCH

"For services and expenses related to a regional innovation and economic development strategies assessment .................. 850,000"

#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #177

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 363, line 16 through line 20, inclusive

#### NOT APPROVED

#### DEPARTMENT OF TAXATION AND FINANCE

This item, to which I object and do not approve, is an unconstitutional attempt to effectuate a general reduction of the appropriation authority proposed in the Executive Budget without striking or reducing any particular item of appropriation. Accordingly, this item is disapproved.



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #178

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 460, line 15 through line 26, inclusive

#### NOT APPROVED

#### DEPARTMENT OF TRANSPORTATION

"For the payment of costs, including the payment of liabilities incurred prior to April 1, 2003, of preventive maintenance on state roads and bridges as defined in paragraph (a) of subdivision 1 of section 10-d of the highway law including personal services, nonpersonal services, fringe benefits and the contractual services provided by private firms. Such costs shall not include the costs of vehicles under 8,500 pounds without the prior approval of the director of the budget.

This item represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission. It is identical to the appropriation proposed in the Executive Budget submission, except that the Legislature increased the dollar amount without separately stating its added spending, in violation of the Constitution. Accordingly, the item is objected to and not approved to the extent that it exceeds the amount originally recommended in the Executive Budget.



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

# CHAPTER 55

# LINE VETO #179

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 460, line 35 through line 38, inclusive

#### NOT APPROVED

### DEPARTMENT OF TRANSPORTATION

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #180

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 481, line 25 through line 28, inclusive

#### NOT APPROVED

#### DEPARTMENT OF TRANSPORTATION

"For services and expenses related to engineering services associated with highway maintenance and contract services provided by firms performing preventive maintenance .................... (re. \$37,000,000)"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #181

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 499, line 37 through line 40, inclusive

#### NOT APPROVED

#### URBAN DEVELOPMENT CORPORATION



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #182

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 499, line 41 through Bill Page 500 line 2, inclusive

#### NOT APPROVED

#### URBAN DEVELOPMENT CORPORATION

"For services and expenses of Niagara County related to infrastructure and other improvements associated with cooperative state/federal efforts for the Niagara Falls air force base redevelopment ............ 100,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #183

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 500, line 8 through line 8, inclusive

#### NOT APPROVED

#### URBAN DEVELOPMENT CORPORATION

"Watervliet Arsenal Revitalization ...... 210,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #184

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 500, line 9 through line 12, inclusive

#### NOT APPROVED

#### URBAN DEVELOPMENT CORPORATION



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #185

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 500, line 13 through line 14, inclusive

#### NOT APPROVED

### URBAN DEVELOPMENT CORPORATION

"MDA-New York Indoor Environmental Quality Center ...... 250,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #186

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 500, line 15 through line 15, inclusive

#### NOT APPROVED

#### URBAN DEVELOPMENT CORPORATION

"American Axle/Tonawanda Forge ...... 1,000,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #187

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 500, line 16 through line 19, inclusive

#### NOT APPROVED

### URBAN DEVELOPMENT CORPORATION



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #188

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 500, line 20 through line 25, inclusive

#### NOT APPROVED

#### URBAN DEVELOPMENT CORPORATION



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #189

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 500, line 26 through line 28, inclusive

#### NOT APPROVED

### URBAN DEVELOPMENT CORPORATION

#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

# LINE VETO #190

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 537, line 6 through line 25, inclusive

#### NOT APPROVED

### OFFICE OF GENERAL SERVICES

"MAINTENANCE AND IMPROVEMENT OF REAL PROPERTY FACILITIES
(CCP) 6,000,000
Capital Projects Fund
Preservation of Facilities Purpose
Maintenance Undistributed 6,000,000
For payment of the cost of alterations and
improvements, rehabilitation, minor reha-
bilitation and equipment including but not
limited to those for health, safety and
those related to asbestos removal, air
quality and infrastructure stability for
the preservation of the capitol building,
according to the following sub-schedule:
<u>sub-schedule</u>
For projects undertaken pursuant to this
section by the assembly in consultation
with the office of general services 3,000,000
For projects undertaken pursuant to this
section by the senate in consultation with
the office of general services 3,000,000"

#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #191

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 538, line 41 through line 43, inclusive

#### NOT APPROVED

#### DEPARTMENT OF STATE

"For services and expenses of the office of fire prevention and control related to firefighter field training ...................... 500,000"



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

# CHAPTER 55

# LINE VETO #192

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 543, line 11 through Bill Page 544 line 19, inclusive

#### NOT APPROVED

### CITY UNIVERSITY OF NEW YORK

	advance for alterations and improvements
	to various facilities including services
	and expenses, capital design,
	construction, acquisition, reconstruction,
	rehabilitation and equipment; for health
	and safety, preservation of facilities,
-	new facilities, program improvement or
]	program change, environmental protection,
	energy conservation, accreditation, facil-
-	ities for the physically disabled and
	related projects including costs incurred
	prior to April 1, 2004 subject to an annu-
-	al plan developed by the city university
-	of New York which shall include projects
-	in the following schedule 155,597
	Project Schedule
	AMOUNT
-	(1) 1 ( 1 1 1 )
	(thousands of dollars)
-	New York City Technical College
	Academic Building 1 50,000
	Additional Academic Building and
	Equipment
	Staten Island College
	Lighting for pedestrian walkways 297
	Additional Parking Space at lots
	2 and 3
	Refurbishing of Study Alcoves 198
	Site Lighting Improvements 223
	Renovation Building 3M 3,000
-	Brooklyn College
	Roosevelt Hall Renovation 2,500
	For equipment costs of the Environ-
	mental Analysis Core Center 421
-	City College
_	Marshak Building Rehabilitation 10,000
	University Wide
	For Network Infrastructure Improve-
	ments 25,280
	An advance for alterations and
	improvements to various facilities
	including services and expenses,
	capital design, construction,
	acquisition, reconstruction,

rehabilitation and equipment;

including but not limited to, health and

#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

# CHAPTER 55

# LINE VETO #193

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 544, line 20 through Bill Page 546 line 8, inclusive

#### NOT APPROVED

CITY UNIVERSITY OF NEW YO	PRK	
"For the comprehensive construction programs, pur	poses and pr	rojects
as herein specified in accordance with the fo		
Capital Projects Fund - Advances		. 106,849,000
All Funds		. 106,849,000
		=========
Capital Projects Fund	<del>-</del>	
GENERAL MAINTENANCE AND IMPROVEMENTS (CCP)		. 106,849,000
	=	
Administration Purpose		
An advance for state financial assistance to		
community colleges for alterations and		
improvements to various facilities includ-		
ing services and expenses, capital design,		
construction, acquisition, reconstruction,		
rehabilitation and equipment; for health		
and safety, preservation of facilities,		
new facilities, program improvement or		
program change, environmental protection,		
energy conservation, accreditation, facil-		
ities for the physically disabled, and		
related projects, including costs incurred		
prior to April 1, 2004 subject to an annu-		
al plan developed by the city university		
which shall include projects in the		
following schedule	107,349,000	
<u>Project Schedule</u>		
ESTIMATED	ESTIMATE	<u>ID</u>
TOTAL STATE		
& LOCAL SHARE	STATE SE	IARE
		<del></del>
<u></u>	ls of dollars	3)
Queensborough Community College	000	2 000
Holocaust Resource Center	,000	3,000
	0.4.0	0 474
and Design Costs 4  Upgrade Campus Wide Electric	:,940	2,474
	000	500
System	.,000	300
	000	500
System	.,000	300
Roof Replacement 3	000	1,500
Additional Roof Replacement 3		1,500
Fire Alarm Rehab	•	3,128
-	5,060 5,050	3,030 2,525
marrine/Academic Center	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	4,343

Primary Arts Center	850	425
Hostos Community College		
475 Grand Concourse Renovation	4,948	2,474 375
Site Acquisition	750	375
LaGuardia Community College		
Center 3 Renovations, Phase II	5,346	2,673
Department of Humanities -		
Renovation  Department of Computer Information	17,012	8,506
Department of Computer Information		
System		10,500
Medgar Evers College		·
Athletic Fields	1,960	980
Bronx Community College		·
North Instructional Building	60,962	30,481
Mechanical Systems &		<u> </u>
Infrastructure Upgrade Phase 1	4,074	2,037
Borough Manhattan Community College		
Training Program for Emergency		
First Response	10,700	10,700
North campus building	2,000	1,000
Chambers Street		
Renovation Phase II	5,506	2,753
Universitywide		
- For condition assessment:		
Health and Safety For condition assessment:	9,762	4,881
- For condition assessment:		·
Facilities Preservation	3,994	1,997 1,910
- For condition assessment: ADA	3,820	1,910
For construction, acquisition,		·
renovation or rehabilitation		
of facilities including		
equipment and other		
necessary incidental		
costs related to the		
CUNY Incubator Network	7,500	7,500
<u>_</u>		
	L93,998	107,349
== ==	======	=======



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

# CHAPTER 55

# LINE VETO #194

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 572, line 30 through Bill Page 575 line 6, inclusive

### NOT APPROVED

#### STATE UNIVERSITY OF NEW YORK

STATE UNIVERSITY OF NEW YORK	
"For the comprehensive construction programs, purposes and	
projects as herein specified in accordance with the	
following:	
Capital Projects Fund - Advances	336,177,000
<u></u>	
All Funds	
Capital Projects Fund GENERAL MAINTENANCE AND IMPROVEMENTS (CCP)	226 177 000
GENERAL MAINTENANCE AND IMPROVEMENTS (CCP)	336,1/7,000
Program Improvement or Program Change Purpose	
An advance for alterations and improvements	
to various facilities including services	
and expenses, service contracts, memoran-	
dum of understanding, capital design,	
construction, acquisition, reconstruction,	
rehabilitation and equipment; for health	
and safety, preservation of facilities,	
new facilities, program improvement or	
program change, technology, environmental,	
protection, energy conservation, accredi-	
tation, facilities for the physically	
disabled and related projects including	
costs incurred prior to April 1, 2004	
subject to an annual plan developed by the	
state university of New York which shall	
include projects in the following schedule . 306,177,000	
Project Schedule	
AMOUNT	
(thousands of dollars)	
<u>Fredonia</u>	
Central Heating System	
Replacement 14,000	
High Tech Incubator 3,000	
Potsdam	
Cogeneration Facility 8,000	
Utica-Rome Technology	
Auxiliary Services Building 13,600	
Empire State	
Administration Building and	
Coordinating Center 15,000	
Distance Learning Center 5,000	
Farmingdale 1.000	

Completion of Baseball Stadium ..... 1,000

Library Renovations, Roof and

Renovations
Canton  Nevaldine Hall Improvements 6,000
University at Buffalo
South Campus Renovation and
Expansion 52,000
Forestry  Pio Fuel Initiative  500
Bio Fuel Initiative
Maritime
Renovation of Gymnasium and
lights on baseball and
soccer fields 700
Purchase Central Plaza Renovations and
Improvements 8,752
Plattsburgh
Electrical Systems Upgrade/
Emergency Power System 3,000
Oswego Renovation of Television and
radio facilities 875
New Paltz
Student Union Building
Renovation and Improvements 10,000
Morrisville
Automotive Performance Center
Rehabilitation         2,500           Equine Facility         1,500
Stonybrook
Student Recreation Center 19,500
Long Island Veterans Home 400
Athletic Equipment 1,500
Computational Neuroscience
Building
Phase III Incubator 3,000
Brooklyn Army Terminal
<u>Incubator 12,000</u>
<u>Cornell</u>
Agricultural Experimental
Agricultural Experimental Station
Agricultural Experimental  Station
Agricultural Experimental Station
Agricultural Experimental Station
Agricultural Experimental Station
Agricultural Experimental Station
Agricultural Experimental  Station
Agricultural Experimental Station
Agricultural Experimental Station
Agricultural Experimental  Station
Agricultural Experimental Station

#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #195

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 575, line 7 through line 41, inclusive

#### NOT APPROVED

### STATE UNIVERSITY OF NEW YORK

"An	advance to SUNY hospitals for alter-	
	ations, improvements, service and	
	expenses, and new facilities including	
	costs incurred prior to April 1, 2004	69,000,000
	Project Schedule	
	AMOUNT	
	(thousands of dollars)	
	Brooklyn	
	Emergency Department Expansion	
	Including Bio-terrorism	
	Readiness construction and	
	renovation 5,000	
	Emergency System Expansion and	
	Information Technology	
	Infrastructure 3,000	
	Cardiovascular Service	
	restoration and expansion 4,000	
	Intensive Care Unit Expansion 2,000	
	Ambulatory Services Expansion and	
	rehabilitation	
	Parking Services Expansion and	
	rehabilitation	
	Clinical Laboratory Relocation 3,000	
	Additional Hospital-wide	
	priorities	
	Syracuse	
	medical/surgical expansion 10,000  East Wing Ambulatory Cancer	
	Center 10,000 Additional Hospital-wide	
	priorities 3,000	
	Stonybrook HSC	
	Cancer Center         23,000"	
	Cancer Center	

#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

## CHAPTER 55

# LINE VETO #196

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 575 line 43 through Bill Page 577 line 36, inclusive

#### NOT APPROVED

STATE UNIVERSITY OF NEW YORK - COMMUNITY COLLEGES

"STATE UNIVERSITY OF NEW YORK - COMMUNITY COLLEGES

(APPROPRIATED TO THE STATE UNIVERSITY OF NEW YORK CONSTRUCTION FUND)
How the same where the same to
For the comprehensive construction programs, purposes and
projects as herein specified in accordance with the
following:
Capital Projects Fund - Advances 55,196,000
All Funds
Capital Projects Fund
GENERAL MAINTENANCE AND IMPROVEMENTS (CCP)
Administration Purpose
An advance for state financial assistance to
community colleges for alterations and
improvements to various facilities includ-
ing capital design, construction, acquisi-
tion, reconstruction, rehabilitation,
equipment and personal service costs; for
health and safety, preservation of facili-
ties, new facilities, program improvement
or program change, environmental
protection, energy conservation, accredi-
tation, facilities for the physically
disabled, and related projects including
costs incurred prior to April 1, 2004 55,196,000
Project Schedule
ESTIMATED ESTIMATED
TOTAL STATE 50 PERCENT
& LOCAL SHARE STATE SHARE
(thousands of dollars)
Tompkins Cortland Community
College Athletic Complex 21,200 10,600
Hudson Valley Community College
Facility Design and Planning 1,000 500
Finger Lakes Community College
Auditorium and Performing Arts
Program Facility 2,000 1,000
Orange County Community College
Master Plan
Newburgh Campus Phase III
Project 30,000 15,000
Monroe Community College

18,000

Renaissance Square Project ...... 36,000

Erie Community College	
North Campus conversion of	
Lab Space to Classrooms 30	15
North Campus Industrial	
Refrigeration Technology	
Center 600	300
Onondaga Community College	300
Academic Building - HVAC,	
electrical, mechancial	
systems upgrades 526	263
Children's Learning Center 2,500	263 1,250
Coulter Library - HVAC, elec-	1,250
trical, mechanical systems	1 200
upgrades 2,750 Coulter Library - Safety and	1,375
	010
Security enhancements	919 1,426
Gordon Student Center 2,651	1,426
Health and Physical Education	
Building - Humdification sys-	
tem and renovations	799
J. Stanley Coyne Building - HVAC, electrical, mechanical	
HVAC, electrical, mechanical	
systems upgrades	150
Roof Replacement - Gordon	
Student Center and Ferrante	
Hall 945	473
Service and Maintenance	
Building - HVAC, electrical,	
mechanical systems upgrades 570	285
Technology upgrades and	
Expansion 2,164	992
Ulster Community College	
Microbiology Lab Upgrades 572	286
Fashion Institute Technology	
For the establishment of a	
Bill Blass Center for	
Innovative Design	200
Schenectady Community College	
workforce training program in	
	555
Total	55.197



#### TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6055--B, entitled:

### CHAPTER 55

### LINE VETO #197

"AN ACT making appropriations for the support of government; to amend a chapter of the laws of 2004, enacting the public protection and general government budget; and to amend a chapter of the laws of 2004, enacting the education, labor and family assistance budget

TRANSPORTATION, ECONOMIC DEVELOPMENT AND ENVIRONMENTAL CONSERVATION BUDGET"

Bill Page 577, line 37 through Bill Page 578 line 45, inclusive

#### NOT APPROVED

HIGHER EDUCATION FACILITIES CAPITAL MATCHING GRANTS PROGRAM

"MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

### HIGHER EDUCATION FACILITIES CAPITAL MATCHING GRANTS PROGRAM

### CAPITAL PROJECTS 2004-05

For the comprehensive construction programs, purposes and projects as herein specified in accordance with the following:

Capital Projects Fund	350,000,000
All Funds	350,000,000
<u>==</u>	

### Capital Matching Grants Purpose

The sum of \$350,000,000 is hereby appropriated for capital matching grants for higher education facilities capital projects which grants shall be administered by the New York state higher education capital investment review board, whose members are appointed by the Governor. Matching grants for capital projects to be funded from this appropriation shall be awarded by the board in accordance with criteria which shall include, but not be limited to, the following: (a) a college, university or other institution for higher education authorized to confer degrees in the state of New York must demonstrate that externally raised funds, received no earlier than 180 days before the effective date of this chapter, available to satisfy a three-to-one (non-State to State) matching requirement to receive an award; (b) only those capital projects for which construction has not begun or for which equipment has not been purchased as of the effective

The appropriation bills passed by the Legislature include numerous items that, in the aggregate, will adversely impact the State's capacity to maintain a properly balanced budget in the current fiscal year and in subsequent years. Accordingly, this item is objected to and not approved.



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9556--B, entitled:

### CHAPTER 56

# LINE VETO #198

"AN ACT to amend the insurance law and the state finance law, in relation to motor vehicle law enforcement fees and providing for the repeal of such provisions upon expiration thereof (Part A); to amend the alcoholic beverage control law, in relation to adjusting the fees for the filing of an application or permit (Part B); to amend chapter 101 of the laws of 2004, amending the civil service law and the state finance law relating to the health insurance fund, in relation to the tiveness thereof (Part C); to amend the general business law, in relation to settling claims under the motor fuel marketing practices (Part D); to amend the penal law, in relation to establishing a supplemental sex offender victim fee (Part  ${\tt E}$ ); to amend the penal law, the vehicle and traffic law, and the criminal procedure law, in relation to the imposition of a mandatory surcharge and crime victim assistance fee upon youthful offenders (Part F); to amend the vehicle and traffic law, in relation to the prosecution of traffic offenses (Part G); to amend the state finance law, in relation to the  $\mbox{indigent}$ legal services fund; and to repeal subdivision 2 of section 722-f of the county law relating to reporting requirements for indigent legal services (Part H); to amend the general business law, in relation to registration and renewal fees for athlete agents (Part I); to amend the executive law, in relation to the revocation of parole (Part J); to amend the state finance law, in relation to continuing unrestricted aid to local governments at prior year levels and on currently observed payment dates (Part K); to amend chapter 21 of the laws of 2003, amending the executive law relating to permitting the secretary of state to provide special handling for all documents filed or issued by the division of corporations and to permit additional levels of such expedited service, in relation to extending such provisions (Part L); grants the city of Rochester the first right to acquire certain property currently under the jurisdiction of the division of military and naval affairs (Part M); and to amend the correction law, in relation to staffing of correctional facilities (Part N); in relation to a study on the use of non-lethal weapons in law enforcement agencies (Part O); to amend chapter 141 of the laws of 1994, amending the legislative law and the state finance law relating to the operation and administration of the legislature, in relation to the effectiveness thereof (Part P); to amend the legislative law, in relation to allowances for members serving as an officer of either house of the legislature or in a special capacity therein (Part Q); in relation to unrestricted aid to certain cities (Part R); in relation to amending state construction and commodity contracts to provide equitable relief to contractors who have sustained unanticipated expenses by reason of steel price escalations; and providing for the repeal of such provisions upon the expiration thereof (Part S); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the public protection and general government budget (Part T)"

Bill Page 18, line 40 through Bill Page 19 line 3, inclusive

#### NOT APPROVED

"Section 1. The commissioner of the division of criminal justice services shall conduct a study and provide a report to the legislature on the use of non-lethal weapons in law enforcement agencies including but not limited to the feasibility, effectiveness and usage of non-lethal weapons including stun guns, and comparison to other states where non-lethal weapons are used. Such report shall include but not be limit-

ed to the number and types of non-lethal weapons used in the criminal justice system; the number and types of occurrence, where a non-lethal weapon was used; and training provided to law enforcement agencies for use of non-lethal weapons. Such study will be provided to the chairs of the senate finance committee, assembly ways and means committee, senate codes and assembly codes committees by December 31, 2005. As used here in the term law enforcement agencies shall mean law enforcement agencies accredited pursuant to section 846-h of the executive law.

§ 2. This act shall take effect immediately."

The Legislature added appropriation authority to the Executive Budget to provide funding for this item. Having exercised my veto authority to disapprove the Legislature's added spending because of its adverse fiscal impact, it is necessary to disapprove this item to fully implement my action. Accordingly, this item is disapproved.



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9556--B, entitled:

### CHAPTER 56

# LINE VETO #199

"AN ACT to amend the insurance law and the state finance law, in relation to motor vehicle law enforcement fees and providing for the repeal of such provisions upon expiration thereof (Part A); to amend the alcoholic beverage control law, in relation to adjusting the fees for the filing of an application or permit (Part B); to amend chapter 101 of the laws of 2004, amending the civil service law and the state finance law relating to the health insurance fund, in relation to the tiveness thereof (Part C); to amend the general business law, in relation to settling claims under the motor fuel marketing practices (Part D); to amend the penal law, in relation to establishing a supplemental sex offender victim fee (Part E); to amend the penal law, the vehicle and traffic law, and the criminal procedure law, in relation to the imposition of a mandatory surcharge and crime victim assistance fee upon youthful offenders (Part F); to amend the vehicle and traffic law, in relation to the prosecution of traffic offenses (Part G); to amend the state finance law, in relation to the  $\mbox{indigent}$ legal services fund; and to repeal subdivision 2 of section 722-f of the county law relating to reporting requirements for indigent legal services (Part H); to amend the general business law, in relation to registration and renewal fees for athlete agents (Part I); to amend the executive law, in relation to the revocation of parole (Part J); to amend the state finance law, in relation to continuing unrestricted aid to local governments at prior year levels and on currently observed payment dates (Part K); to amend chapter 21 of the laws of 2003, amending the executive law relating to permitting the secretary of state to provide special handling for all documents filed or issued by the division of corporations and to permit additional levels of such expedited service, in relation to extending such provisions (Part L); grants the city of Rochester the first right to acquire certain property currently under the jurisdiction of the division of military and naval affairs (Part M); and to amend the correction law, in relation to staffing of correctional facilities (Part N); in relation to a study on the use of non-lethal weapons in law enforcement agencies (Part O); to amend chapter 141 of the laws of 1994, amending the legislative law and the state finance law relating to the operation and administration of the legislature, in relation to the effectiveness thereof (Part P); to amend the legislative law, in relation to allowances for members serving as an officer of either house of the legislature or in a special capacity therein (Part Q); in relation to unrestricted aid to certain cities (Part R); in relation to amending state construction and commodity contracts to provide equitable relief to contractors who have sustained unanticipated expenses by reason of steel price escalations; and providing for the repeal of such provisions upon the expiration thereof (Part S); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the public protection and general government budget (Part T)"

Bill Page 25, line 44 through Bill Page 26 line 3, inclusive

#### NOT APPROVED

#### "CAPITAL DEFENDER OFFICE

§ 7. Of moneys appropriated in section 1 of a chapter of the laws of 2004 which enacts the public protection and general government budget to the capital defender office, under the capital defense program, general fund/state operations, state operations account-003, not less than

eighty-nine thousand dollars (\$89,000) shall be used to support the restoration of funding for personal and nonpersonal service associated with the administrative functions of the office of the capital defender and notwithstanding any provision of law to the contrary, such administrative duties shall not be transferred to any state office, division or agency."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9556--B, entitled:

### CHAPTER 56

# LINE VETO #200

"AN ACT to amend the insurance law and the state finance law, in relation to motor vehicle law enforcement fees and providing for the repeal of such provisions upon expiration thereof (Part A); to amend the alcoholic beverage control law, in relation to adjusting the fees for the filing of an application or permit (Part B); to amend chapter 101 of the laws of 2004, amending the civil service law and the state finance law relating to the health insurance fund, in relation to the tiveness thereof (Part C); to amend the general business law, in relation to settling claims under the motor fuel marketing practices (Part D); to amend the penal law, in relation to establishing a supplemental sex offender victim fee (Part  ${\tt E}$ ); to amend the penal law, the vehicle and traffic law, and the criminal procedure law, in relation to the imposition of a mandatory surcharge and crime victim assistance fee upon youthful offenders (Part F); to amend the vehicle and traffic law, in relation to the prosecution of traffic offenses (Part G); to amend the state finance law, in relation to the  $\mbox{indigent}$ legal services fund; and to repeal subdivision 2 of section 722-f of the county law relating to reporting requirements for indigent legal services (Part H); to amend the general business law, in relation to registration and renewal fees for athlete agents (Part I); to amend the executive law, in relation to the revocation of parole (Part J); to amend the state finance law, in relation to continuing unrestricted aid to local governments at prior year levels and on currently observed payment dates (Part K); to amend chapter 21 of the laws of 2003, amending the executive law relating to permitting the secretary of state to provide special handling for all documents filed or issued by the division of corporations and to permit additional levels of such expedited service, in relation to extending such provisions (Part L); grants the city of Rochester the first right to acquire certain property currently under the jurisdiction of the division of military and naval affairs (Part M); and to amend the correction law, in relation to staffing of correctional facilities (Part N); in relation to a study on the use of non-lethal weapons in law enforcement agencies (Part O); to amend chapter 141 of the laws of 1994, amending the legislative law and the state finance law relating to the operation and administration of the legislature, in relation to the effectiveness thereof (Part P); to amend the legislative law, in relation to allowances for members serving as an officer of either house of the legislature or in a special capacity therein (Part Q); in relation to unrestricted aid to certain cities (Part R); in relation to amending state construction and commodity contracts to provide equitable relief to contractors who have sustained unanticipated expenses by reason of steel price escalations; and providing for the repeal of such provisions upon the expiration thereof (Part S); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the public protection and general government budget (Part T)"

Bill Page 29, line 11 through line 47, inclusive

#### NOT APPROVED

"§ 15. Notwithstanding any inconsistent provisions of law, not less than two million dollars (\$2,000,000) of the states administrative share of moneys received from the federal government in state fiscal year 2004-05 and appropriated in section 1 of a chapter of the laws of 2004, which enacts the public protection and general government budget to the division of criminal justice services under the funding and program

assistance program, special-revenue federal/state operations, federal operating fund-290, domestic incidence preparedness account for state homeland security programs to combat weapons of mass destruction, shall be used for the full or partial reimbursement of actual expenses incurred to enhance security at public use airports, as defined as part of paragraph (d) of subdivision 1 of section 14-m of the transportation law, as added by a chapter of the laws of 2004, and at commercial airports, excluding those improvements funded or reimbursed by the transportation security agency and excluding airports operated by a bi-state authority and excluding airports located within or partially within cities having populations in excess of one million. The director of the office of homeland security is empowered and directed to promulgate rules and regulations governing the administration of this program.

Notwithstanding any inconsistent provision of law, of moneys appropriated in section 1 of a chapter of the laws of 2004 which enacts the public protection and general government budget to the division of criminal justice services under the funding and program assistance program, special revenue - federal / state operations, federal operating grants fund - 290, domestic incident preparedness account, a portion of such funds shall be utilized to support services and expenses or reimbursement of expenses incurred as a result of the implementation of part C of a chapter of the laws of 2004, which amends the executive law, in relation to the creation of security measures for hazardous substance storage facilities and the implementation of part D of a chapter of the laws of 2004 which amends the executive law, in relation to providing training to assure adequate response to incidents involving hazardous materials and weapons of mass destruction and protection of responders in all geographic areas of the state. Such funds shall be made available subject to approval by the director of the budget in consultation with the director of the state office of homeland security, and affected state departments and agencies."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9556--B, entitled:

### CHAPTER 56

# LINE VETO #201

"AN ACT to amend the insurance law and the state finance law, in relation to motor vehicle law enforcement fees and providing for the repeal of such provisions upon expiration thereof (Part A); to amend the alcoholic beverage control law, in relation to adjusting the fees for the filing of an application or permit (Part B); to amend chapter 101 of the laws of 2004, amending the civil service law and the state finance law relating to the health insurance fund, in relation to the tiveness thereof (Part C); to amend the general business law, in relation to settling claims under the motor fuel marketing practices (Part D); to amend the penal law, in relation to establishing a supplemental sex offender victim fee (Part  ${\tt E}$ ); to amend the penal law, the vehicle and traffic law, and the criminal procedure law, in relation to the imposition of a mandatory surcharge and crime victim assistance fee upon youthful offenders (Part F); to amend the vehicle and traffic law, in relation to the prosecution of traffic offenses (Part G); to amend the state finance law, in relation to the  $\mbox{indigent}$ legal services fund; and to repeal subdivision 2 of section 722-f of the county law relating to reporting requirements for indigent legal services (Part H); to amend the general business law, in relation to registration and renewal fees for athlete agents (Part I); to amend the executive law, in relation to the revocation of parole (Part J); to amend the state finance law, in relation to continuing unrestricted aid to local governments at prior year levels and on currently observed payment dates (Part K); to amend chapter 21 of the laws of 2003, amending the executive law relating to permitting the secretary of state to provide special handling for all documents filed or issued by the division of corporations and to permit additional levels of such expedited service, in relation to extending such provisions (Part L); grants the city of Rochester the first right to acquire certain property currently under the jurisdiction of the division of military and naval affairs (Part M); and to amend the correction law, in relation to staffing of correctional facilities (Part N); in relation to a study on the use of non-lethal weapons in law enforcement agencies (Part O); to amend chapter 141 of the laws of 1994, amending the legislative law and the state finance law relating to the operation and administration of the legislature, in relation to the effectiveness thereof (Part P); to amend the legislative law, in relation to allowances for members serving as an officer of either house of the legislature or in a special capacity therein (Part Q); in relation to unrestricted aid to certain cities (Part R); in relation to amending state construction and commodity contracts to provide equitable relief to contractors who have sustained unanticipated expenses by reason of steel price escalations; and providing for the repeal of such provisions upon the expiration thereof (Part S); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the public protection and general government budget (Part T)"

Bill Page 34, line 17 through Bill Page 35 line 46, inclusive

#### NOT APPROVED

#### "DIVISION OF PROBATION AND CORRECTIONAL ALTERNATIVES

§ 36. Of the moneys appropriated in section 1 of a chapter of the laws of 2004 which enacts the public protection and general government budget to the division of probation and correctional alternatives, under the community corrections program, general fund / state operations,

state purposes account - 003, not less than two hundred two thousand dollars (\$202,000) shall be used to support restoration of funding for personal and nonpersonal service associated with administrative functions of the division of probation and correctional alternatives and notwithstanding any provision of law to the contrary, such administrative duties shall not be transferred to any state office, division or agency.

Moneys appropriated in section 1 of a chapter of the laws of 2004 which enacts the public protection and general government budget to the division of probation and correctional alternatives under the community corrections program from the general fund / aid to localities, local assistance account - 001, for:

- (a) payment of state aid to counties and the city of New York for the operation of local probation departments, shall be expended, subject to the approval of the director of the budget. Notwithstanding any other provisions of law, the reimbursement rate for state aid to counties and the city of New York shall not exceed 46.5 percent of approved expenditures incurred by said counties and the city of New York and moneys shall be available to reimburse localities for services provided during the 2004 calendar year;
  - (b) services and expenses of the intensive supervision program;
- (c) services and expenses related to programs that provide juvenile intensive supervision probation. The division of probation and tional alternatives shall enter into agreements to provide for locally administered "juvenile intensive supervision programs" for youth adjudicated juvenile delinquents arising from a fact-finding pursuant to article 3 of the family court act whereupon such adjudication was for an other than a violent felony offense as described in paragraphs offense (a) and (b) of subdivision 1 of section 70.02 of the penal law and whereupon the court made a finding at the time of such adjudication that such youth suffered from an alcohol or drug dependency at the time of the offense. Such programs shall be characterized by caseloads of no more than one officer to fifteen families, officer training in family intervention techniques, youth supervision and delinquency prevention, and a minimum of five contacts during the initial three weeks of supervision. Where practicable, community services shall be required during the first six months of supervision. Where appropriate, such program shall include the referral of juveniles to available drug and alcohol treatment, mental health and other appropriate services during the first six months of supervision. Funds shall be available for up to one hundred percent of program costs incurred and awarded on a competitive basis to local probation departments, including existing juvenile intensive supervision programs. In no event shall any part of such funds be used to replace expenditures previously incurred for such services or programs;
- (d) payment of state aid to counties and the city of New York for local alternatives to incarceration, pursuant to article 13-A of the executive law, notwithstanding any other provision of law, the total amount for state assistance shall be therein specified and state assistance for every participating county and the city of New York for approved programs shall be available in the same proportion of the appropriation as was received during the preceding fiscal year;
  - (e) payment to programs which serve as alternatives to incarceration;
- (f) payment of state aid to counties and the city of New York for local alternatives to incarceration that provide alcohol and substance abuse treatment programs and services and other related interventions, pursuant to section 266 of article 13-A of the executive law and pursuant to a plan approved by the director of the budget;
- (g) payment as assistance to localities to provide supervision and treatment for at-risk youth or offenders by public or not-for-profit agencies pursuant to a plan developed by the division of probation and correctional alternatives and the department of correctional services; and
- (h) payment as assistance to localities to provide supervision and treatment of offenders by public or not-for-profit agencies pursuant to a plan developed by the division of probation and correctional alternatives and the department of correctional services and the division of parole. Eligible services shall include but not be limited to substance abuse assessments, treatment program placement, monitoring client compliance with treatment programs, outpatient and residential treatment, TASC program services, drug treatment alternatives to prison programs, up to one million two hundred eleven thousand dollars (\$1,211,000) to the division of parole for relapse prevention programs and high impact incarceration programs in the following counties: Monroe, Erie, Onondaga, Schenectady, Westchester, Suffolk, and Nassau. Funds shall be awarded on a competitive basis and shall be available for up to 100 percent of program costs incurred. In no event shall any part of such funds be used to replace expenditures previously incurred for such services."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 9557--B, entitled:

### CHAPTER 57

# LINE VETO #202

"AN ACT to amend the labor law, the general business law and the New York state defense emergency act, in relation to worker protection and labor standards fees (Part A); to amend the real property law, in relation to the fee on real property transfers (Part B); to amend the education law, in relation to the calculation and payment of state aid to school districts and boards of cooperative educational services, to amend the public authorities law, in relation to entering into agreements with school districts; to amend chapter 756 of the laws of 1992 relating to funding a program for workforce education conducted by the consortium for worker education in New York City, in relation to the reimbursement of programs and the effectiveness thereof; to amend chapter 169 of the laws of 1994 relating to certain provisions related to the 1994-95 state operations, aid to localities, capital projects and debt service budgets, in relation to certain expiration and repeal dates contained therein; to amend chapter 552 of the laws of 1995, amending the education law relating to contracts for the transportation of school children, in relation to the effectiveness thereof; to amend chapter 93 of the laws of 2002 amending the education law relating to aid for teachers of tomorrow recruitment and retention program, in relation to the effectiveness thereof; to amend chapter 82 of the laws of 1995, amending the education law and certain other laws relating to state aid to school districts and the appropriation of for the support of government, in relation to the effectiveness thereof; to amend chapter 472 of the laws of 1998, amending the education
law relating to the lease of school buses by school districts, in relation to the effectiveness thereof; to repeal subdivision (c) of section 93 of part A of chapter 60 of the laws of 2000, amending the education law and other laws relating to the payment of funds for education, relating to the effectiveness thereof; to amend chapter 405 of the laws of 1999 amending the real property tax law and other laws relating to improving the administration of the school tax relief (STAR) program, in relation to the effectiveness thereof; and relating to support of education; and providing for the repeal of certain provisions upon expiration thereof (Part C); to amend the social services law, in relation to the issuance of monthly statistical reports (Part D); to amend the education law, in relation to establishing a regents licensed social worker loan forgiveness program (Part E); to amend the education law, in relation to consideration of prior disciplinary history (Part F); to amend chapter 420 of the laws of 2002 amending the education law and other laws relating to the profession of social work, in relation to making technical amendments relating to individuals and business entities practicing licensed social work (Part G); to amend the education law, in relation to requiring the state university to provide a state aid allocation formula (Part H); to amend the education law, in relation to volunteer recruitment service scholarships (Part I); and to amend chapter 31 of the laws of 1985, amending the education law relating to regents scholarships in certain professions, in relation to extending the effectiveness of certain provisions thereof (Part J)"

Bill Page 57, line 5 through Bill Page 59 line 21, inclusive

#### NOT APPROVED

"Section 1. Section 605 of the education law is amended by adding a new subdivision 13 to read as follows:

13. Regents licensed social worker loan forgiveness program. Regents loan forgiveness awards shall be awarded annually to licensed social

workers licensed pursuant to article one hundred fifty-four of this chapter and/or those persons who hold a bachelors of social work degree who agree to practice social work in a critical human service area of New York state designated by the regents, in consultation with the commissioners of the offices of: alcoholism and substance abuse services, aging, health, mental health, and children and family services, and having a shortage of social workers. For purposes of this section, the term "critical human service area" shall mean an area designated by the regents in accordance with rules and regulations issued by the regents. Such areas shall include, but not be limited to, areas with health, mental health, substance abuse, aging, HIV/AIDS and child welfare concerns, or communities with multi-lingual needs. One hundred sixty awards shall be granted annually not to exceed five thousand dollars in the first two years of service, six thousand two hundred fifty dollars in the third year of service and eight thousand seven hundred fifty dollars in the fourth year of service. Of such one hundred sixty awards, one hundred twenty awards shall be granted annually to persons who hold a masters of social work degree and forty awards shall be granted annually to those persons who hold a bachelors of social work degree. In any year where the number of persons eligible to receive awards in either degree category is less than the number of awards allotted, the remaining number of awards may be granted to the other degree category. There shall be a maximum total award not to exceed twenty-five thousand dollars per recipient. The awards shall be classified and allocated in accordance with regents rules.

a. Eligibility. In selecting and certifying scholarship

- a. Eligibility. In selecting and certifying scholarship recipients under this subdivision, priority shall be accorded to applicants in the following order:
- (1) First, to any applicant who is a resident or permanent resident alien of New York state and a graduate of an institution of higher education approved or registered by the regents;
- (2) Second, to any applicant who is completing a year of the service requirement and is reapplying for a subsequent award;
- (3) Third, to any applicant providing services in a critical human service area as defined in this subdivision; and
- (4) Fourth, to any applicant who is economically disadvantaged as defined by the regents.
- In the event that there are more applicants who have the same priority than there are remaining scholarships, the regents shall distribute the remaining number of such scholarships by means of a lottery or other form of random selection.
- b. Approval. The regents shall then forward approved applications to the president and shall notify unsuccessful applicants.
- c. Entitlement. The president shall notify applicants of their award entitlement.
- d. Agreement. The president shall, in consultation with the regents and with the applicant's employer, develop and secure from each successful applicant a written agreement to engage in such employment, as appropriate. Within such time as the regents shall by regulation provide, a recipient of an award shall have engaged in such employment as appropriate, for that number of months calculated by multiplying by twelve the number of annual payments received by the recipient. In no case shall the total number of months of service required be less than twelve. If a recipient fails to comply fully with such conditions, the president shall be entitled to receive from such recipient an amount to be determined by the formula:

A = 2B (t-s)

t

in which "A" is the amount the president is entitled to recover; "B" is the sum of all payments made to the recipient and the interest on such amount which would be payable if at the times such awards were paid they were loans bearing interest at the maximum prevailing rate; "t" is the total number of months in the recipient's period of obligated services; and "s" is the number of months of service actually rendered by the recipient. Any amount which the president is entitled to recover under this paragraph shall be paid within the five-year period beginning on the date that the recipient failed to comply with this service condition. Nothing in the written agreement shall affect the terms of employment of the individual who shall negotiate, separate and apart from the program, his or her salary and other forms of employment with an agency, institution or a program in which he or she shall be employed.

Any obligation to comply with such provisions as outlined in this

Any obligation to comply with such provisions as outlined in this subdivision shall be cancelled upon the death of the recipient. The regents shall make regulations to provide for the waiver or suspension of any financial obligation which would involve extreme hardship.

e. Reports. A recipient of an award shall report annually to the New York state higher education services corporation, on forms prescribed by it, as to the performance of the required services, commencing with the calendar year in which the recipient begins such employment and continuing until the recipient shall have completed, or it is determined that he or she shall not be obligated to complete, the required services. If the recipient shall fail to file any report required hereunder within thirty days of written notice to the recipient, mailed to the address shown on the last application for an award or last report filed, which-

ever is later, the president may impose a fine of up to one thousand dollars. The president shall have the discretion to waive the filing of a report, excuse a delay in filing or a failure to file a report, or waive or reduce any fine imposed for good cause shown.

- § 2. Subdivision 8 of section 7704 of the education law, as amended by chapter 62 of the laws of 1989, is amended to read as follows:
- (8) Fees: pay a fee of one hundred seventy dollars to the department for admission to a department conducted examination and for an initial license, a fee of eighty-five dollars for each reexamination, a fee of one hundred fifteen dollars for an initial license for persons not requiring admission to a department conducted examination, a fee of one hundred fifty-five dollars for each triennial registration period, and for additional authorization for the purposes of paragraphs four and five of subsection (1) of section three thousand two hundred twenty-one and subsection (i) of section four thousand three hundred three of the insurance law, eighty-five dollars. An additional surcharge in the amount of five dollars shall be paid with each triennial registration fee and shall be used for the marketing and evaluation of the regents licensed social worker loan forgiveness program established by section six hundred five of this chapter.
- six hundred five of this chapter.
  § 3. Paragraph (g) of subdivision 1 of section 7704 of the education
  law, as added by chapter 420 of the laws of 2002, is amended to read as
  follows:
- (g) Fees: pay a fee of one hundred fifteen dollars to the department for admission to a department conducted examination and for an initial license, and a fee of one hundred fifty-five dollars for each triennial registration period. An additional surcharge in the amount of five dollars shall be paid with each triennial registration fee and shall be used for the marketing and evaluation of the regents licensed social worker loan forgiveness program established by section six hundred five of this chapter.
- § 4. This act shall take effect immediately, provided that the amendments to subdivision 8 of section 7704 of the education law made by section two of this act shall be subject to the repeal of such subdivision pursuant to section 11 of chapter 420 of the laws of 2002, as amended, when upon such date the provisions of section three of this act shall take effect."

The Legislature added appropriation authority to the Executive Budget to provide funding for this item. Having exercised my veto authority to disapprove the Legislature's added spending because of its adverse fiscal impact, it is necessary to disapprove this item to fully implement my action. Accordingly, this item is disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6058--B, entitled:

### CHAPTER 58

# LINE VETO #203

"AN ACT to amend the state finance law, in relation to appropriations to the the New York state prostate cancer research detection and education fund; to amend chapter 62 of the laws of 2003 amending the public health law relating to allowing for the use of funds of the office of professional medical conduct for activities of the patient health information and quality improvement act of 2000, in relation to extending the expiration of certain provisions thereof; to amend the public health law, in relation to the patient health information and quality improvement act; to amend the public health law, in relation to control of forged and altered prescriptions; to amend the public health law, in relation to directing the comptroller to establish the quality of care improvement account; to amend the executive law, relation to the elderly pharmaceutical insurance coverage program; and to repeal certain provisions of the public health law relating thereto (Part A); to amend the social services law, the public health law and the insurance law, in relation to hospital payments and reimbursements from certain pool distributions; to amend chapter 2 of the laws of 1998 amending the public health law and the social services law relating to expanding the child health insurance plan, in relation to the effectiveness thereof; to amend the tax law, in relation to expanding the long-term care tax credit; to amend the executive law, in relation to establishing a long term care insurance education and outreach program; and in relation to establishing long term care studies; to amend the insurance law, in relation to third party notification by insurance carriers in certain instances in regard to long-term care policies; and requiring a "free-look" provision in individual longterm care policies; to amend chapter 63 of the laws of 2001, amending chapter 20 of the laws of 2001 amending the military law and other laws relating to making appropriations for the support of government, in relation to the effectiveness of certain provisions of such chapter; to amend chapter 462 of the laws of 1996 relating to establishing a quality incentive payment program, in relation to hearings; to amend the public health law, in relation to adult homes, enriched housing programs residences for adults and assisted living programs; to amend the mental hygiene law, in relation to discharge and conditional release of patients to the community; to amend the state finance law, in relation to establishing the adult home quality enhancement fund; and to amend the correction law, in relation to discharge of inmates to adult care facilities (Part B); to amend the public health law, relation to tobacco control and insurance initiatives pool distributions; to amend the social services law, in relation to state reimbursement of certain health care services and in relation to amending the federal 340B drug discount program; to amend the public health law and the social services law, in relation to residential health care facilities assessments; to amend the social services law, in relation to reimbursement for certain services; to amend chapter 433 of the laws of 1997 amending the public health law and other laws relating to the rate of reimbursement paid to hospitals and residential health care facilities, in relation to the applicability of certain provisions of such chapter; to amend the social services law, in relation to prescription drug coverage for dual eligibles; to amend the social services law, in relation to definition of medical assistance; to amend the public health law, in relation to certain research and demonstration projects regarding reimbursement, delivery or eligibility for medical assistance and disease management demonstration programs; to amend the public health law, in relation to powers of the commissioner of health; and to amend a chapter of the laws of 2004 authorizing the waiver of interest and penalties with respect to certain assessments payable by residential healthcare facilities as proposed in legislative bills numbers S. 7053 and A. 10473-A, in

relation to assessments (Part C); to amend the public health law and the public authorities law, in relation to the health care system improvement capital grant program and to amend the public health law, in relation to establishing a statewide capital program for not-for-profit community health centers and long term care demonstration projects (Part D); to amend chapter 62 of the laws of 2003, amending the mental hygiene law and the state finance law relating to the community mental health support and workforce reinvestment program, and the membership of subcommittees for mental health community services boards and the duties of such subcommittees and creating the community mental health workforce reinvestment account, in relation to the effective date of such section (Part E); authorizing the commissioner of the office of mental health to review certain rates of payment for services (Part F); in relation to rates for methadone maintenance treatment services (Part G); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the health and mental hygiene budget (Part H)"

Bill Page 24, line 43 through Bill Page 25 line 20, inclusive

#### NOT APPROVED

- "§ 37. Subdivision 1 of section 131-o of the social services law, as amended by chapter 71 of the laws of 1983, paragraphs (a), (b), (c) and (d) as amended by section 1 of part K2 of chapter 62 of the laws of 2003, is amended to read as follows:
- 1. Each individual receiving family care, residential care or care in a school for the mentally retarded, or enhanced residential care as those terms are defined in section two hundred nine of this chapter, and who is receiving benefits under the program of additional state payments pursuant to this chapter while receiving such care, shall be entitled to a monthly personal allowance out of such benefits in the following amount:
- (a) in the case of each individual receiving family care, an amount equal to at least \$106.00 for each month beginning on or after January first, two thousand three.
- (b) in the case of each individual receiving residential care, an amount equal to at least \$124.00 for each month beginning on or after January first, two thousand three.
- (c) in the case of each individual receiving care in a school for the mentally retarded, an amount equal to at least \$85.00 for each month beginning on or after January first, two thousand three.
- (d) for the period commencing January first, two thousand four, the monthly personal needs allowance shall be an amount equal to the sum of the amounts set forth in subparagraphs one and two of this paragraph:
- (1) the amounts specified in paragraphs (a) through (c) of this subdivision; and
- (2) the amount in subparagraph one of this paragraph, multiplied by the percentage of any federal supplemental security income cost of living adjustment which becomes effective on or after January first, two thousand four, but prior to June thirtieth, two thousand four, rounded to the nearest whole dollar.
- (e) in the case of each individual receiving enhanced residential care, an amount equal to at least \$138.00 for each month beginning on or after January first, two thousand five; and an amount equal to \$157.00 for each month beginning on or after January first, two thousand six;"

The Legislature added appropriation authority to the Executive Budget to provide funding for this item. Having exercised my veto authority to disapprove the Legislature's added spending because of its adverse fiscal impact, it is necessary to disapprove this item to fully implement my action. Accordingly, this item is disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6058--B, entitled:

### CHAPTER 58

# LINE VETO #204

"AN ACT to amend the state finance law, in relation to appropriations to the the New York state prostate cancer research detection and education fund; to amend chapter 62 of the laws of 2003 amending the public health law relating to allowing for the use of funds of the office of professional medical conduct for activities of the patient health information and quality improvement act of 2000, in relation to extending the expiration of certain provisions thereof; to amend the public health law, in relation to the patient health information and quality improvement act; to amend the public health law, in relation to control of forged and altered prescriptions; to amend the public health law, in relation to directing the comptroller to establish the quality of care improvement account; to amend the executive law, relation to the elderly pharmaceutical insurance coverage program; and to repeal certain provisions of the public health law relating thereto (Part A); to amend the social services law, the public health law and the insurance law, in relation to hospital payments and reimbursements from certain pool distributions; to amend chapter 2 of the laws of 1998 amending the public health law and the social services law relating to expanding the child health insurance plan, in relation to the effectiveness thereof; to amend the tax law, in relation to expanding the long-term care tax credit; to amend the executive law, in relation to establishing a long term care insurance education and outreach program; and in relation to establishing long term care studies; to amend the insurance law, in relation to third party notification by insurance carriers in certain instances in regard to long-term care policies; and requiring a "free-look" provision in individual longterm care policies; to amend chapter 63 of the laws of 2001, amending chapter 20 of the laws of 2001 amending the military law and other laws relating to making appropriations for the support of government, in relation to the effectiveness of certain provisions of such chapter; to amend chapter 462 of the laws of 1996 relating to establishing a quality incentive payment program, in relation to hearings; to amend the public health law, in relation to adult homes, enriched housing programs residences for adults and assisted living programs; to amend the mental hygiene law, in relation to discharge and conditional release of patients to the community; to amend the state finance law, in relation to establishing the adult home quality enhancement fund; and to amend the correction law, in relation to discharge of inmates to adult care facilities (Part B); to amend the public health law, relation to tobacco control and insurance initiatives pool distributions; to amend the social services law, in relation to state reimbursement of certain health care services and in relation to amending the federal 340B drug discount program; to amend the public health law and the social services law, in relation to residential health care facilities assessments; to amend the social services law, in relation to reimbursement for certain services; to amend chapter 433 of the laws of 1997 amending the public health law and other laws relating to the rate of reimbursement paid to hospitals and residential health care facilities, in relation to the applicability of certain provisions of such chapter; to amend the social services law, in relation to prescription drug coverage for dual eligibles; to amend the social services law, in relation to definition of medical assistance; to amend the public health law, in relation to certain research and demonstration projects regarding reimbursement, delivery or eligibility for medical assistance and disease management demonstration programs; to amend the public health law, in relation to powers of the commissioner of health; and to amend a chapter of the laws of 2004 authorizing the waiver of interest and penalties with respect to certain assessments payable by residential healthcare facilities as proposed in legislative bills numbers S. 7053 and A. 10473-A, in

relation to assessments (Part C); to amend the public health law and the public authorities law, in relation to the health care system improvement capital grant program and to amend the public health law, in relation to establishing a statewide capital program for not-for-profit community health centers and long term care demonstration projects (Part D); to amend chapter 62 of the laws of 2003, amending the mental hygiene law and the state finance law relating to the community mental health support and workforce reinvestment program, and the membership of subcommittees for mental health community services boards and the duties of such subcommittees and creating the community mental health workforce reinvestment account, in relation to the effective date of such section (Part E); authorizing the commissioner of the office of mental health to review certain rates of payment for services (Part F); in relation to rates for methadone maintenance treatment services (Part G); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the health and mental hygiene budget (Part H)"

Bill Page 25, line 21 through line 55, inclusive

#### NOT APPROVED

- "§ 38. Paragraphs (e), (f) and (g) of subdivision 2 of section 209 of the social services law, as amended by section 2 of part K2 of chapter 62 of the laws of 2003, are amended to read as follows:
- (e)  $\underline{(i)}$  On and after January first, two thousand three, for an eligible individual receiving care in a school for the mentally retarded, \$1034.96 if he or she is receiving such care in the city of New York; or \$1010.96 if he or she is receiving such care in counties outside the city of New York.
- (ii) On and after January first, two thousand five, for an eligible individual receiving enhanced residential care, \$1089 if he or she is receiving such care in the city of New York or the county of Nassau, Suffolk, Westchester or Rockland; or \$1059 if he or she is receiving such care in any other county of the state.
- (iii) On and after January first, two thousand six, for an eligible individual receiving enhanced residential care, \$1209.
- (f) (i) On and after January first, two thousand three, for an eligible couple receiving care in a school for the mentally retarded, \$2069.92 if they are receiving such care in the city of New York; or \$2021.92 if they are receiving such care in counties outside the city of New York.
- (ii) On and after January first, two thousand five, for an eligible couple receiving enhanced residential care, \$2178 if they are receiving such care in the city of New York or the county of Nassau, Suffolk, Westchester or Rockland; or \$2118 if they are receiving such care in any other county of the state.
- (iii) On and after January first, two thousand six, for an eligible couple receiving enhanced residential care, \$2418.
- (g) (i) The amounts set forth in paragraphs (a) through (f) of this subdivision shall be increased to reflect any increases in federal supplemental security income benefits for individuals or couples which become effective on or after January first, two thousand four but prior to June thirtieth, two thousand four; provided, however, that the amounts set forth in paragraphs (c), (d) and (f) of this subdivision with respect to eligible couples shall be increased by an amount equal to twice the increase hereunder for eligible individuals."

The Legislature added appropriation authority to the Executive Budget to provide funding for this item. Having exercised my veto authority to disapprove the Legislature's added spending because of its adverse fiscal impact, it is necessary to disapprove this item to fully implement my action. Accordingly, this item is disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6058--B, entitled:

### CHAPTER 58

# LINE VETO #205

"AN ACT to amend the state finance law, in relation to appropriations to the the New York state prostate cancer research detection and education fund; to amend chapter 62 of the laws of 2003 amending the public health law relating to allowing for the use of funds of the office of professional medical conduct for activities of the patient health information and quality improvement act of 2000, in relation to extending the expiration of certain provisions thereof; to amend the public health law, in relation to the patient health information and quality improvement act; to amend the public health law, in relation to control of forged and altered prescriptions; to amend the public health law, in relation to directing the comptroller to establish the quality of care improvement account; to amend the executive law, relation to the elderly pharmaceutical insurance coverage program; and to repeal certain provisions of the public health law relating thereto (Part A); to amend the social services law, the public health law and the insurance law, in relation to hospital payments and reimbursements from certain pool distributions; to amend chapter 2 of the laws of 1998 amending the public health law and the social services law relating to expanding the child health insurance plan, in relation to the effectiveness thereof; to amend the tax law, in relation to expanding the long-term care tax credit; to amend the executive law, in relation to establishing a long term care insurance education and outreach program; and in relation to establishing long term care studies; to amend the insurance law, in relation to third party notification by insurance carriers in certain instances in regard to long-term care policies; and requiring a "free-look" provision in individual longterm care policies; to amend chapter 63 of the laws of 2001, amending chapter 20 of the laws of 2001 amending the military law and other laws relating to making appropriations for the support of government, in relation to the effectiveness of certain provisions of such chapter; to amend chapter 462 of the laws of 1996 relating to establishing a quality incentive payment program, in relation to hearings; to amend the public health law, in relation to adult homes, enriched housing programs residences for adults and assisted living programs; to amend the mental hygiene law, in relation to discharge and conditional release of patients to the community; to amend the state finance law, in relation to establishing the adult home quality enhancement fund; and to amend the correction law, in relation to discharge of inmates to adult care facilities (Part B); to amend the public health law, relation to tobacco control and insurance initiatives pool distributions; to amend the social services law, in relation to state reimbursement of certain health care services and in relation to amending the federal 340B drug discount program; to amend the public health law and the social services law, in relation to residential health care facilities assessments; to amend the social services law, in relation to reimbursement for certain services; to amend chapter 433 of the laws of 1997 amending the public health law and other laws relating to the rate of reimbursement paid to hospitals and residential health care facilities, in relation to the applicability of certain provisions of such chapter; to amend the social services law, in relation to prescription drug coverage for dual eligibles; to amend the social services law, in relation to definition of medical assistance; to amend the public health law, in relation to certain research and demonstration projects regarding reimbursement, delivery or eligibility for medical assistance and disease management demonstration programs; to amend the public health law, in relation to powers of the commissioner of health; and to amend a chapter of the laws of 2004 authorizing the waiver of interest and penalties with respect to certain assessments payable by residential healthcare facilities as proposed in legislative bills numbers S. 7053 and A. 10473-A, in

relation to assessments (Part C); to amend the public health law and the public authorities law, in relation to the health care system improvement capital grant program and to amend the public health law, in relation to establishing a statewide capital program for not-for-profit community health centers and long term care demonstration projects (Part D); to amend chapter 62 of the laws of 2003, amending the mental hygiene law and the state finance law relating to the community mental health support and workforce reinvestment program, and the membership of subcommittees for mental health community services boards and the duties of such subcommittees and creating the community mental health workforce reinvestment account, in relation to the effective date of such section (Part E); authorizing the commissioner of the office of mental health to review certain rates of payment for services (Part F); in relation to rates for methadone maintenance treatment services (Part G); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the health and mental hygiene budget (Part H)"

Bill Page 26, line 1 through line 20, inclusive

#### NOT APPROVED

"§ 39. Paragraph (d) of subdivision 3 of section 209 of the social services law, as amended by chapter 351 of the laws of 1985, is amended to read as follows:

"Receiving residential care" shall mean residing in a residence for adults or [an adult home certified by the department in accordance with applicable law and regulations; an enriched housing program which is certified by the department, in accordance with applicable provisions of law and regulations, and which provides residential care for dependent adults and is sponsored by a private not-for-profit corporation or by a public corporation or public agency to the extent permitted by federal law and regulation; ] a privately operated community residence, residential substance abuse treatment program or community residential facility for alcoholism, certified by the appropriate office of the department of mental hygiene; or a residential care center for adults certified by the office of mental health, in accordance with applicable law and regulations. For the purpose of this paragraph, a person receiving care in an intermediate care facility, certified by the department of health or by the appropriate office of the department of mental hygiene, or receiving respite services shall not be deemed to be receiving residential care."

The Legislature added appropriation authority to the Executive Budget to provide funding for this item. Having exercised my veto authority to disapprove the Legislature's added spending because of its adverse fiscal impact, it is necessary to disapprove this item to fully implement my action. Accordingly, this item is disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6058--B, entitled:

### CHAPTER 58

# LINE VETO #206

"AN ACT to amend the state finance law, in relation to appropriations to the the New York state prostate cancer research detection and education fund; to amend chapter 62 of the laws of 2003 amending the public health law relating to allowing for the use of funds of the office of professional medical conduct for activities of the patient health information and quality improvement act of 2000, in relation to extending the expiration of certain provisions thereof; to amend the public health law, in relation to the patient health information and quality improvement act; to amend the public health law, in relation to control of forged and altered prescriptions; to amend the public health law, in relation to directing the comptroller to establish the quality of care improvement account; to amend the executive law, relation to the elderly pharmaceutical insurance coverage program; and to repeal certain provisions of the public health law relating thereto (Part A); to amend the social services law, the public health law and the insurance law, in relation to hospital payments and reimbursements from certain pool distributions; to amend chapter 2 of the laws of 1998 amending the public health law and the social services law relating to expanding the child health insurance plan, in relation to the effectiveness thereof; to amend the tax law, in relation to expanding the long-term care tax credit; to amend the executive law, in relation to establishing a long term care insurance education and outreach program; and in relation to establishing long term care studies; to amend the insurance law, in relation to third party notification by insurance carriers in certain instances in regard to long-term care policies; and requiring a "free-look" provision in individual longterm care policies; to amend chapter 63 of the laws of 2001, amending chapter 20 of the laws of 2001 amending the military law and other laws relating to making appropriations for the support of government, in relation to the effectiveness of certain provisions of such chapter; to amend chapter 462 of the laws of 1996 relating to establishing a quality incentive payment program, in relation to hearings; to amend the public health law, in relation to adult homes, enriched housing programs residences for adults and assisted living programs; to amend the mental hygiene law, in relation to discharge and conditional release of patients to the community; to amend the state finance law, in relation to establishing the adult home quality enhancement fund; and to amend the correction law, in relation to discharge of inmates to adult care facilities (Part B); to amend the public health law, relation to tobacco control and insurance initiatives pool distributions; to amend the social services law, in relation to state reimbursement of certain health care services and in relation to amending the federal 340B drug discount program; to amend the public health law and the social services law, in relation to residential health care facilities assessments; to amend the social services law, in relation to reimbursement for certain services; to amend chapter 433 of the laws of 1997 amending the public health law and other laws relating to the rate of reimbursement paid to hospitals and residential health care facilities, in relation to the applicability of certain provisions of such chapter; to amend the social services law, in relation to prescription drug coverage for dual eligibles; to amend the social services law, in relation to definition of medical assistance; to amend the public health law, in relation to certain research and demonstration projects regarding reimbursement, delivery or eligibility for medical assistance and disease management demonstration programs; to amend the public health law, in relation to powers of the commissioner of health; and to amend a chapter of the laws of 2004 authorizing the waiver of interest and penalties with respect to certain assessments payable by residential healthcare facilities as proposed in legislative bills numbers S. 7053 and A. 10473-A, in

relation to assessments (Part C); to amend the public health law and the public authorities law, in relation to the health care system improvement capital grant program and to amend the public health law, in relation to establishing a statewide capital program for not-for-profit community health centers and long term care demonstration projects (Part D); to amend chapter 62 of the laws of 2003, amending the mental hygiene law and the state finance law relating to the community mental health support and workforce reinvestment program, and the membership of subcommittees for mental health community services boards and the duties of such subcommittees and creating the community mental health workforce reinvestment account, in relation to the effective date of such section (Part E); authorizing the commissioner of the office of mental health to review certain rates of payment for services (Part F); in relation to rates for methadone maintenance treatment services (Part G); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the health and mental hygiene budget (Part H)"

Bill Page 26, line 21 through line 32, inclusive

#### NOT APPROVED

- "§ 40. Paragraph (e) of subdivision 3 of section 209 of the social services law, as added by chapter 468 of the laws of 1982, is amended to read as follows:
- (e) "Receiving [care in a school for the mentally retarded] enhanced residential care" shall mean residing in a privately operated school for the mentally retarded and developmentally disabled which is certified by the office of mental retardation and developmental disabilities of the department of mental hygiene, in accordance with applicable provisions of law and regulations or an adult home, or enriched housing program certified by the department of health in accordance with applicable law, rules and regulations to the extent permitted by federal law and regulations."

The Legislature added appropriation authority to the Executive Budget to provide funding for this item. Having exercised my veto authority to disapprove the Legislature's added spending because of its adverse fiscal impact, it is necessary to disapprove this item to fully implement my action. Accordingly, this item is disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6058--B, entitled:

### CHAPTER 58

# LINE VETO #207

"AN ACT to amend the state finance law, in relation to appropriations to the the New York state prostate cancer research detection and education fund; to amend chapter 62 of the laws of 2003 amending the public health law relating to allowing for the use of funds of the office of professional medical conduct for activities of the patient health information and quality improvement act of 2000, in relation to extending the expiration of certain provisions thereof; to amend the public health law, in relation to the patient health information and quality improvement act; to amend the public health law, in relation to control of forged and altered prescriptions; to amend the public health law, in relation to directing the comptroller to establish the quality of care improvement account; to amend the executive law, relation to the elderly pharmaceutical insurance coverage program; and to repeal certain provisions of the public health law relating thereto (Part A); to amend the social services law, the public health law and the insurance law, in relation to hospital payments and reimbursements from certain pool distributions; to amend chapter 2 of the laws of 1998 amending the public health law and the social services law relating to expanding the child health insurance plan, in relation to the effectiveness thereof; to amend the tax law, in relation to expanding the long-term care tax credit; to amend the executive law, in relation to establishing a long term care insurance education and outreach program; and in relation to establishing long term care studies; to amend the insurance law, in relation to third party notification by insurance carriers in certain instances in regard to long-term care policies; and requiring a "free-look" provision in individual longterm care policies; to amend chapter 63 of the laws of 2001, amending chapter 20 of the laws of 2001 amending the military law and other laws relating to making appropriations for the support of government, in relation to the effectiveness of certain provisions of such chapter; to amend chapter 462 of the laws of 1996 relating to establishing a quality incentive payment program, in relation to hearings; to amend the public health law, in relation to adult homes, enriched housing programs residences for adults and assisted living programs; to amend the mental hygiene law, in relation to discharge and conditional release of patients to the community; to amend the state finance law, in relation to establishing the adult home quality enhancement fund; and to amend the correction law, in relation to discharge of inmates to adult care facilities (Part B); to amend the public health law, relation to tobacco control and insurance initiatives pool distributions; to amend the social services law, in relation to state reimbursement of certain health care services and in relation to amending the federal 340B drug discount program; to amend the public health law and the social services law, in relation to residential health care facilities assessments; to amend the social services law, in relation to reimbursement for certain services; to amend chapter 433 of the laws of 1997 amending the public health law and other laws relating to the rate of reimbursement paid to hospitals and residential health care facilities, in relation to the applicability of certain provisions of such chapter; to amend the social services law, in relation to prescription drug coverage for dual eligibles; to amend the social services law, in relation to definition of medical assistance; to amend the public health law, in relation to certain research and demonstration projects regarding reimbursement, delivery or eligibility for medical assistance and disease management demonstration programs; to amend the public health law, in relation to powers of the commissioner of health; and to amend a chapter of the laws of 2004 authorizing the waiver of interest and penalties with respect to certain assessments payable by residential healthcare facilities as proposed in legislative bills numbers S. 7053 and A. 10473-A, in

relation to assessments (Part C); to amend the public health law and the public authorities law, in relation to the health care system improvement capital grant program and to amend the public health law, in relation to establishing a statewide capital program for not-for-profit community health centers and long term care demonstration projects (Part D); to amend chapter 62 of the laws of 2003, amending the mental hygiene law and the state finance law relating to the community mental health support and workforce reinvestment program, and the membership of subcommittees for mental health community services boards and the duties of such subcommittees and creating the community mental health workforce reinvestment account, in relation to the effective date of such section (Part E); authorizing the commissioner of the office of mental health to review certain rates of payment for services (Part F); in relation to rates for methadone maintenance treatment services (Part G); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the health and mental hygiene budget (Part H)"

Bill Page 54, line 16 through line 37, inclusive

#### NOT APPROVED

- "§ 28. 1. Notwithstanding section 2808-d of the public health law, or any other provision of law to the contrary, funds allocated pursuant to clause (i) of paragraph (u) of subdivision 1 of section 2807-v of the public health law for the period beginning January 1, 2005 and ending June 30, 2005 shall be available for residential health care facilities for a statewide adjustment to the Medicaid rates of payment to such facilities pursuant to a methodology determined by the commissioner of health; provided, however, that funds appropriated for such adjustments shall be for the state and local shares of any Medicaid rate adjustment and provided further however, that payments made pursuant to this section to public residential health care facilities shall be made as grants and shall not be deemed medical assistance payments.
- 2. Grants and adjustments to Medicaid rates of payment made pursuant to this section shall not, in aggregate, exceed twenty-five million dollars for the period beginning January 1, 2005 and ending June 30, 2005
- 3. Adjustments to Medicaid rates of payment made pursuant to this section shall not be subject to subsequent adjustment or reconciliation.
- 4. The commissioner of health shall report to the speaker of the assembly and the temporary president of the senate on the distribution of funds resulting from the methodology utilized pursuant to this section on or before December 1, 2004."

The Legislature added appropriation authority to the Executive Budget to provide funding for this item. Having exercised my veto authority to disapprove the Legislature's added spending because of its adverse fiscal impact, it is necessary to disapprove this item to fully implement my action. Accordingly, this item is disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6058--B, entitled:

### CHAPTER 58

# LINE VETO #208

"AN ACT to amend the state finance law, in relation to appropriations to the the New York state prostate cancer research detection and education fund; to amend chapter 62 of the laws of 2003 amending the public health law relating to allowing for the use of funds of the office of professional medical conduct for activities of the patient health information and quality improvement act of 2000, in relation to extending the expiration of certain provisions thereof; to amend the public health law, in relation to the patient health information and quality improvement act; to amend the public health law, in relation to control of forged and altered prescriptions; to amend the public health law, in relation to directing the comptroller to establish the quality of care improvement account; to amend the executive law, relation to the elderly pharmaceutical insurance coverage program; and to repeal certain provisions of the public health law relating thereto (Part A); to amend the social services law, the public health law and the insurance law, in relation to hospital payments and reimbursements from certain pool distributions; to amend chapter 2 of the laws of 1998 amending the public health law and the social services law relating to expanding the child health insurance plan, in relation to the effectiveness thereof; to amend the tax law, in relation to expanding the long-term care tax credit; to amend the executive law, in relation to establishing a long term care insurance education and outreach program; and in relation to establishing long term care studies; to amend the insurance law, in relation to third party notification by insurance carriers in certain instances in regard to long-term care policies; and requiring a "free-look" provision in individual longterm care policies; to amend chapter 63 of the laws of 2001, amending chapter 20 of the laws of 2001 amending the military law and other laws relating to making appropriations for the support of government, in relation to the effectiveness of certain provisions of such chapter; to amend chapter 462 of the laws of 1996 relating to establishing a quality incentive payment program, in relation to hearings; to amend the public health law, in relation to adult homes, enriched housing programs residences for adults and assisted living programs; to amend the mental hygiene law, in relation to discharge and conditional release of patients to the community; to amend the state finance law, in relation to establishing the adult home quality enhancement fund; and to amend the correction law, in relation to discharge of inmates to adult care facilities (Part B); to amend the public health law, relation to tobacco control and insurance initiatives pool distributions; to amend the social services law, in relation to state reimbursement of certain health care services and in relation to amending the federal 340B drug discount program; to amend the public health law and the social services law, in relation to residential health care facilities assessments; to amend the social services law, in relation to reimbursement for certain services; to amend chapter 433 of the laws of 1997 amending the public health law and other laws relating to the rate of reimbursement paid to hospitals and residential health care facilities, in relation to the applicability of certain provisions of such chapter; to amend the social services law, in relation to prescription drug coverage for dual eligibles; to amend the social services law, in relation to definition of medical assistance; to amend the public health law, in relation to certain research and demonstration projects regarding reimbursement, delivery or eligibility for medical assistance and disease management demonstration programs; to amend the public health law, in relation to powers of the commissioner of health; and to amend a chapter of the laws of 2004 authorizing the waiver of interest and penalties with respect to certain assessments payable by residential healthcare facilities as proposed in legislative bills numbers S. 7053 and A. 10473-A, in

relation to assessments (Part C); to amend the public health law and the public authorities law, in relation to the health care system improvement capital grant program and to amend the public health law, in relation to establishing a statewide capital program for not-for-profit community health centers and long term care demonstration projects (Part D); to amend chapter 62 of the laws of 2003, amending the mental hygiene law and the state finance law relating to the community mental health support and workforce reinvestment program, and the membership of subcommittees for mental health community services boards and the duties of such subcommittees and creating the community mental health workforce reinvestment account, in relation to the effective date of such section (Part E); authorizing the commissioner of the office of mental health to review certain rates of payment for services (Part F); in relation to rates for methadone maintenance treatment services (Part G); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the health and mental hygiene budget (Part H)"

Bill Page 74, line 38 through Bill Page 75 line 6, inclusive

#### NOT APPROVED

- "§ 19. Notwithstanding any provision of law to the contrary of moneys appropriated in section 1 of the chapter of the laws of 2004 which enacts the health and mental hygiene budget to the department of health under the health care standards and surveillance program from the general fund / aid to localities, local assistance account 001:
- (a) for services and expenses of an adult care facility quality incentive payment program for which no less than \$500,000 shall be used for this purpose;
- (b) for services and expenses related to a housing assistance program for adult home residents to be operated by one or more not-for-profit organizations selected pursuant to a request for proposals process. Such program shall provide assistance to adult home residents who find it necessary to relocate to another adult home or to attain a more independent living environment. Services provided by the program may include identification of housing alternatives, assistance with applying for any available housing and accessing appropriate support services in the community. No less than \$500,000 shall be used for this purpose; and
- (c) for an operating assistance subprogram for enriched housing. To the extent that funds are appropriated for such purposes, the department of health is authorized to pay an operating subsidy for SSI recipients who are residents in certified not-for-profit or public enriched housing programs and the subsidy shall not exceed \$115 per month per each SSI recipient and will be paid directly to the certified operator. If moneys so appropriated are not sufficient to meet such maximum monthly payments, such subsidy shall be reduced proportionately."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6058--B, entitled:

### CHAPTER 58

# LINE VETO #209

"AN ACT to amend the state finance law, in relation to appropriations to the the New York state prostate cancer research detection and education fund; to amend chapter 62 of the laws of 2003 amending the public health law relating to allowing for the use of funds of the office of professional medical conduct for activities of the patient health information and quality improvement act of 2000, in relation to extending the expiration of certain provisions thereof; to amend the public health law, in relation to the patient health information and quality improvement act; to amend the public health law, in relation to control of forged and altered prescriptions; to amend the public health law, in relation to directing the comptroller to establish the quality of care improvement account; to amend the executive law, relation to the elderly pharmaceutical insurance coverage program; and to repeal certain provisions of the public health law relating thereto (Part A); to amend the social services law, the public health law and the insurance law, in relation to hospital payments and reimbursements from certain pool distributions; to amend chapter 2 of the laws of 1998 amending the public health law and the social services law relating to expanding the child health insurance plan, in relation to the effectiveness thereof; to amend the tax law, in relation to expanding the long-term care tax credit; to amend the executive law, in relation to establishing a long term care insurance education and outreach program; and in relation to establishing long term care studies; to amend the insurance law, in relation to third party notification by insurance carriers in certain instances in regard to long-term care policies; and requiring a "free-look" provision in individual longterm care policies; to amend chapter 63 of the laws of 2001, amending chapter 20 of the laws of 2001 amending the military law and other laws relating to making appropriations for the support of government, in relation to the effectiveness of certain provisions of such chapter; to amend chapter 462 of the laws of 1996 relating to establishing a quality incentive payment program, in relation to hearings; to amend the public health law, in relation to adult homes, enriched housing programs residences for adults and assisted living programs; to amend the mental hygiene law, in relation to discharge and conditional release of patients to the community; to amend the state finance law, in relation to establishing the adult home quality enhancement fund; and to amend the correction law, in relation to discharge of inmates to adult care facilities (Part B); to amend the public health law, relation to tobacco control and insurance initiatives pool distributions; to amend the social services law, in relation to state reimbursement of certain health care services and in relation to amending the federal 340B drug discount program; to amend the public health law and the social services law, in relation to residential health care facilities assessments; to amend the social services law, in relation to reimbursement for certain services; to amend chapter 433 of the laws of 1997 amending the public health law and other laws relating to the rate of reimbursement paid to hospitals and residential health care facilities, in relation to the applicability of certain provisions of such chapter; to amend the social services law, in relation to prescription drug coverage for dual eligibles; to amend the social services law, in relation to definition of medical assistance; to amend the public health law, in relation to certain research and demonstration projects regarding reimbursement, delivery or eligibility for medical assistance and disease management demonstration programs; to amend the public health law, in relation to powers of the commissioner of health; and to amend a chapter of the laws of 2004 authorizing the waiver of interest and penalties with respect to certain assessments payable by residential healthcare facilities as proposed in legislative bills numbers S. 7053 and A. 10473-A, in

relation to assessments (Part C); to amend the public health law and the public authorities law, in relation to the health care system improvement capital grant program and to amend the public health law, in relation to establishing a statewide capital program for not-for-profit community health centers and long term care demonstration projects (Part D); to amend chapter 62 of the laws of 2003, amending the mental hygiene law and the state finance law relating to the community mental health support and workforce reinvestment program, and the membership of subcommittees for mental health community services boards and the duties of such subcommittees and creating the community mental health workforce reinvestment account, in relation to the effective date of such section (Part E); authorizing the commissioner of the office of mental health to review certain rates of payment for services (Part F); in relation to rates for methadone maintenance treatment services (Part G); and to implement language qualifying appropriations made by a chapter of the laws of 2004 enacting the health and mental hygiene budget (Part H)"

Bill Page 75, line 7 through line 26, inclusive

#### NOT APPROVED

- "§ 20. Notwithstanding any inconsistent provision of law and subject to the approval of the director of the budget, moneys appropriated in section 1 of the chapter of the laws of 2004 which enacts the health and mental hygiene budget to the department of health under the health care standards and surveillance program from the special revenue fund other / aid to localities, HCRA transfer fund 061, health services account:
- (a) for services and expenses related to a supplemental case management program for residents of impacted adult homes including support for appropriate clothing needs of such residents. Case management services shall be furnished by a provider, licensed by the office of mental health, who, pursuant to a contract with an adult home, shall provide case managers and peer support specialists in a staff to resident ratio of one case manager and .5 peer support specialist for every 30 residents. The independent case managers, peer support specialists and existing adult home case managers shall work collaboratively to ensure better and more coordinated services for residents of such impacted adult homes. No less than \$3,000,000 shall be used for this purpose; and
- (b) for services and expenses of an adult care facility quality incentive payment program for which no less than \$3,000,000\$ shall be used for this purpose."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6059--B, entitled:

### CHAPTER 59

# LINE VETO #210

"AN ACT to authorize the dormitory authority of the state of New York to provide funding for the Cornell University theory center (Part A); in relation to appropriating monies for transportation projects and costs; to amend chapter 329 of the laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund; to amend chapter 61 of the laws of 2000 amending the public authorities law and chapter 329 of laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund, in relation to the authorization of the state's five-year transportation plan (Part B); to amend the vehicle and traffic law, in relation to increasing the allowable number of divisible load permits, to amend current fine schedules for weight violations, and to impose new safety measures; and to repeal certain provisions of such law relating thereto (Part C); to amend the tax law and the public authorities law, in relation to creating the certified capital company program four (Part D); to amend the vehicle and traffic law, in relation to driver responsibility assessments (Part E); to amend the environmental conservation law, in relation to the waste tire management and recycling act of 2003 (Part F); to provide for the utilization of utility assessment funds (Part G); to provide for the utilization of utility assessment funds (Part H); to amend the parks, recreation and historic preservation law and the vehicle and traffic law, in relation to the enforcement of the operation and registration of snowmobiles (Part I); Intentionally omitted (Part J); Intentionally omitted (Part K); authorizing the county of Allegany to use certain monies for the purpose of extending the Village of Belmont sewer and water infrastructure (Part L); to provide for the transfer of moneys from the New York state energy research and development authority (Part M); to amend chapter 393 of the laws of 1994, amending the New York state urban development corporation act, in relation to the effectiveness thereof (Part N); Intentionally omitted (Part O); to amend the state finance law, in relation to expanding the purposes for which the environmental protection fund can be used (Part P); to amend the environmental conservation law, in relation to fees for stormwater discharges from construction activity (Part Q); to amend part F1 of chapter 63 of the laws of 2003, relating to making monies available to the financial assistance to business dry cleaner program for eligible dry cleaner businesses in certain counties, in relation to the amount of monies available to such eligible dry cleaner businesses (Part R); Intentionally omitted (Part S); to amend the public authorities law, in relation to authorization of an increased voluntary contribution by the New York power authority and to amend the economic development law, in relation to the award of power for jobs electricity savings rebates (Part T); to amend the environmental conservation law, in relation to pesticide applicator certification (Part U); to amend the private housing finance law, in relation to contracts with neighborhood preservation companies and not-for-profit corporations for housing and community renewal activities (Part V); to amend the New state urban development corporation act, in relation to principal support of the urban development corporation; and to authorize the urban development corporation to submit a comprehensive financial plan and to establish accounts; and providing for the repeal of certain provisions upon expiration thereof (Part W); to authorize the New York state urban development corporation and the dormitory authority to issue bonds and notes (Part X); to amend the executive law and the state finance law, in relation to dates relating to the expanded carousel center in Syracuse, New York (Part Y); to authorize the comptroller to transfer monies to the community projects fund (Part Z); to amend the racing, pari-mutuel wagering and breeding law, in relation

to disposition of off-track pools (Part AA); to amend the state finance law, in relation to aid to local governments (Part BB); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers S. 6057-B and A. 9557-B, in relation to the teacher mentor intern program and the teacher resources and computer training centers program (Part CC); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers S. 6057-B and A. 9557-B, in relation to special apportionment for salary expenses (Part DD); to amend the banking law, in relation to the authority of the superintendent of banks to set certain assessments, fees and penalties (Part EE); to amend the banking law, in relation to the powers of the superintendent of banks to take certain supervisory actions (Part FF); to amend section 2 of part G of a chapter of the laws of 2004, relating to rates for methadone maintenance treatment services, as proposed in legislative bill numbers S.6058-B and A.9558-B, in relation to Medicaid rate or fee reimbursements (Part GG); to amend a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget, as proposed in legislative bill numbers S. 7712 and A. 11795, in relation to the youth education, employment and training program for certain economically disadvantaged in-school and out-ofschool youth (Part HH); relating to providing for the administration of certain funds and accounts related to the 2004-2005 budget; in relation to authorizing certain payments and transfers; to amend the state finance law, in relation to the issuance of certificates of participation; to amend the private housing finance law, in relation to housing program bonds and notes; to amend chapter 389 of the laws of 1997, relating to the financing of the correctional facilities improvement fund and the youth improvement fund, in relation to the issuance of bonds; to amend the public authorities law, in relation to certain indebtedness; to amend chapter 81 of the laws of 2002, relating to providing for the administration of certain funds and accounts related to the 2002-2003 budget, in relation to the issuance of bonds; to amend the state finance law, in relation to the issuance of statesupported debt; to amend the public authorities law, in relation to the powers of the dormitory authority; to amend the education law, in relation to the financing of certain capital costs; to amend the state finance law, in relation to the community college tuition and instructional income fund and variable rate bonds; and providing for the repeal of certain provisions upon expiration thereof; and providing for the repeal of certain provisions of the state finance law relating thereto (Part II); to amend section 20 of part H of a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by a chapter of the laws of 2004 which enacts the health and mental hygiene budget, as proposed in legislative bills numbers S. 6058-B and A. 9558-B (Part JJ); to amend the public health law, in relation to the health care improvement capital grant program (Part KK); to amend chapter 405 of the laws of 1999, amending the real property tax law and other laws relating to implementing the state budget for the 1999-2000 state fiscal year (Part LL); to amend the public authorities law, in relation to creating the New York state higher education capital matching grants program (Part MM); to amend the education law, in relation to the master capital plan report requirements (Part NN); and relating to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the transportation, economic development and environmental conservation budget (Part 00)"

Bill Page 5, line 25 through line 30, inclusive

### NOT APPROVED

"(d) One hundred million dollars (\$100,000,000) for repayment to project sponsors for project costs for projects as authorized in accordance with the provisions of subdivisions 1, 3 and 4 of section 14-k of the transportation law, as set forth in a memorandum of understanding between the governor, the president pro tempore of the senate and the speaker of the assembly or their designees."

The Budget bills passed by the Legislature include numerous items that, in the aggregate, will adversely impact the State's capacity to maintain a properly balanced budget in the current fiscal year and in subsequent years. Accordingly, this item is objected to and not approved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6059--B, entitled:

### CHAPTER 59

# LINE VETO #211

"AN ACT to authorize the dormitory authority of the state of New York to provide funding for the Cornell University theory center (Part A); in relation to appropriating monies for transportation projects and costs; to amend chapter 329 of the laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund; to amend chapter 61 of the laws of 2000 amending the public authorities law and chapter 329 of laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund, in relation to the authorization of the state's five-year transportation plan (Part B); to amend the vehicle and traffic law, in relation to increasing the allowable number of divisible load permits, to amend current fine schedules for weight violations, and to impose new safety measures; and to repeal certain provisions of such law relating thereto (Part C); to amend the tax law and the public authorities law, in relation to creating the certified capital company program four (Part D); to amend the vehicle and traffic law, in relation to driver responsibility assessments (Part E); to amend the environmental conservation law, in relation to the waste tire management and recycling act of 2003 (Part F); to provide for the utilization of utility assessment funds (Part G); to provide for the utilization of utility assessment funds (Part H); to amend the parks, recreation and historic preservation law and the vehicle and traffic law, in relation to the enforcement of the operation and registration of snowmobiles (Part I); Intentionally omitted (Part J); Intentionally omitted (Part K); authorizing the county of Allegany to use certain monies for the purpose of extending the Village of Belmont sewer and water infrastructure (Part L); to provide for the transfer of moneys from the New York state energy research and development authority (Part M); to amend chapter 393 of the laws of 1994, amending the New York state urban development corporation act, in relation to the effectiveness thereof (Part N); Intentionally omitted (Part O); to amend the state finance law, in relation to expanding the purposes for which the environmental protection fund can be used (Part P); to amend the environmental conservation law, in relation to fees for stormwater discharges from construction activity (Part Q); to amend part F1 of chapter 63 of the laws of 2003, relating to making monies available to the financial assistance to business dry cleaner program for eligible dry cleaner businesses in certain counties, in relation to the amount of monies available to such eligible dry cleaner businesses (Part R); Intentionally omitted (Part S); to amend the public authorities law, in relation to authorization of an increased voluntary contribution by the New York power authority and to amend the economic development law, in relation to the award of power for jobs electricity savings rebates (Part T); to amend the environmental conservation law, in relation to pesticide applicator certification (Part U); to amend the private housing finance law, in relation to contracts with neighborhood preservation companies and not-for-profit corporations for housing and community renewal activities (Part V); to amend the New state urban development corporation act, in relation to principal support of the urban development corporation; and to authorize the urban development corporation to submit a comprehensive financial plan and to establish accounts; and providing for the repeal of certain provisions upon expiration thereof (Part W); to authorize the New York state urban development corporation and the dormitory authority to issue bonds and notes (Part X); to amend the executive law and the state finance law, in relation to dates relating to the expanded carousel center in Syracuse, New York (Part Y); to authorize the comptroller to transfer monies to the community projects fund (Part Z); to amend the racing, pari-mutuel wagering and breeding law, in relation

to disposition of off-track pools (Part AA); to amend the state finance law, in relation to aid to local governments (Part BB); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers S. 6057-B and A. 9557-B, in relation to the teacher mentor intern program and the teacher resources and computer training centers program (Part CC); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers  $\,$  S.  $\,$  6057-B  $\,$  and  $\,$  A. 9557-B, in relation to special apportionment for salary expenses (Part DD); to amend the banking law, in relation to the authority of the superintendent of banks to set certain assessments, fees and penalties (Part EE); to amend the banking law, in relation to the powers of the superintendent of banks to take certain supervisory actions (Part FF); to amend section 2 of part G of a chapter of the laws of 2004, relating to rates for methadone maintenance treatment services, as proposed in legislative bill numbers S.6058-B and A.9558-B, in relation to Medicaid rate or fee reimbursements (Part GG); to amend a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget, as proposed in legislative bill numbers S. 7712 and A. 11795, in relation to the youth education, employment and training program for certain economically disadvantaged in-school and out-ofschool youth (Part HH); relating to providing for the administration of certain funds and accounts related to the 2004-2005 budget; in relation to authorizing certain payments and transfers; to amend the state finance law, in relation to the issuance of certificates of participation; to amend the private housing finance law, in relation to housing program bonds and notes; to amend chapter 389 of the laws of 1997, relating to the financing of the correctional facilities improvement fund and the youth improvement fund, in relation to the issuance of bonds; to amend the public authorities law, in relation to certain indebtedness; to amend chapter 81 of the laws of 2002, relating to providing for the administration of certain funds and accounts related to the 2002-2003 budget, in relation to the issuance of bonds; to amend the state finance law, in relation to the issuance of statesupported debt; to amend the public authorities law, in relation to the powers of the dormitory authority; to amend the education law, in relation to the financing of certain capital costs; to amend the state finance law, in relation to the community college tuition and instructional income fund and variable rate bonds; and providing for the repeal of certain provisions upon expiration thereof; and providing for the repeal of certain provisions of the state finance law relating thereto (Part II); to amend section 20 of part H of a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by a chapter of the laws of 2004 which enacts the health and mental hygiene budget, as proposed in legislative bills numbers S. 6058-B and A. 9558-B (Part JJ); to amend the public health law, in relation to the health care improvement capital grant program (Part KK); to amend chapter 405 of the laws of 1999, amending the real property tax law and other laws relating to implementing the state budget for the 1999-2000 state fiscal year (Part LL); to amend the public authorities law, in relation to creating the New York state higher education capital matching grants program (Part MM); to amend the education law, in relation to the master capital plan report requirements (Part NN); and relating to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the transportation, economic development and environmental conservation budget (Part 00)"

Bill Page 66, line 3 through line 26, inclusive

### NOT APPROVED

### "PART HH

Section 1. Section 117 of a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget, as proposed in legislative bill numbers S. 7712 and A. 11795, is amended by adding a new closing paragraph to read as follows:

Of the amounts appropriated in a chapter of the laws of 2004 which enacts the education, labor and family assistance budget as proposed in legislative bills numbers S. 653-B and A. 9553-B, subject to the approval of the director of the budget, up to \$4,300,000 may be available, without any requirement for state or local financial participation except as required by section 42 of the labor law, related to the youth education, employment and training program for economically disadvan-

taged in-school and out-of-school youth eligible for services under the federal temporary assistance for needy families block grant including suballocation to the state education department pursuant to a memorandum of agreement.

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6059--B, entitled:

### CHAPTER 59

# LINE VETO #212

"AN ACT to authorize the dormitory authority of the state of New York to provide funding for the Cornell University theory center (Part A); in relation to appropriating monies for transportation projects and costs; to amend chapter 329 of the laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund; to amend chapter 61 of the laws of 2000 amending the public authorities law and chapter 329 of laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund, in relation to the authorization of the state's five-year transportation plan (Part B); to amend the vehicle and traffic law, in relation to increasing the allowable number of divisible load permits, to amend current fine schedules for weight violations, and to impose new safety measures; and to repeal certain provisions of such law relating thereto (Part C); to amend the tax law and the public authorities law, in relation to creating the certified capital company program four (Part D); to amend the vehicle and traffic law, in relation to driver responsibility assessments (Part E); to amend the environmental conservation law, in relation to the waste tire management and recycling act of 2003 (Part F); to provide for the utilization of utility assessment funds (Part G); to provide for the utilization of utility assessment funds (Part H); to amend the parks, recreation and historic preservation law and the vehicle and traffic law, in relation to the enforcement of the operation and registration of snowmobiles (Part I); Intentionally omitted (Part J); Intentionally omitted (Part K); authorizing the county of Allegany to use certain monies for the purpose of extending the Village of Belmont sewer and water infrastructure (Part L); to provide for the transfer of moneys from the New York state energy research and development authority (Part M); to amend chapter 393 of the laws of 1994, amending the New York state urban development corporation act, in relation to the effectiveness thereof (Part N); Intentionally omitted (Part O); to amend the state finance law, in relation to expanding the purposes for which the environmental protection fund can be used (Part P); to amend the environmental conservation law, in relation to fees for stormwater discharges from construction activity (Part Q); to amend part F1 of chapter 63 of the laws of 2003, relating to making monies available to the financial assistance to business dry cleaner program for eligible dry cleaner businesses in certain counties, in relation to the amount of monies available to such eligible dry cleaner businesses (Part R); Intentionally omitted (Part S); to amend the public authorities law, in relation to authorization of an increased voluntary contribution by the New York power authority and to amend the economic development law, in relation to the award of power for jobs electricity savings rebates (Part T); to amend the environmental conservation law, in relation to pesticide applicator certification (Part U); to amend the private housing finance law, in relation to contracts with neighborhood preservation companies and not-for-profit corporations for housing and community renewal activities (Part V); to amend the New state urban development corporation act, in relation to principal support of the urban development corporation; and to authorize the urban development corporation to submit a comprehensive financial plan and to establish accounts; and providing for the repeal of certain provisions upon expiration thereof (Part W); to authorize the New York state urban development corporation and the dormitory authority to issue bonds and notes (Part X); to amend the executive law and the state finance law, in relation to dates relating to the expanded carousel center in Syracuse, New York (Part Y); to authorize the comptroller to transfer monies to the community projects fund (Part Z); to amend the racing, pari-mutuel wagering and breeding law, in relation

to disposition of off-track pools (Part AA); to amend the state finance law, in relation to aid to local governments (Part BB); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers S. 6057-B and A. 9557-B, in relation to the teacher mentor intern program and the teacher resources and computer training centers program (Part CC); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers  $\,$  S.  $\,$  6057-B  $\,$  and  $\,$  A. 9557-B, in relation to special apportionment for salary expenses (Part to amend the banking law, in relation to the authority of the superintendent of banks to set certain assessments, fees and penalties (Part EE); to amend the banking law, in relation to the powers of the superintendent of banks to take certain supervisory actions (Part FF); to amend section 2 of part G of a chapter of the laws of 2004, relating to rates for methadone maintenance treatment services, as proposed in legislative bill numbers S.6058-B and A.9558-B, in relation to Medicaid rate or fee reimbursements (Part GG); to amend a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget, as proposed in legislative bill numbers S. 7712 and A. 11795, in relation to the youth education, employment and training program for certain economically disadvantaged in-school and out-ofschool youth (Part HH); relating to providing for the administration of certain funds and accounts related to the 2004-2005 budget; in relation to authorizing certain payments and transfers; to amend the state finance law, in relation to the issuance of certificates of participation; to amend the private housing finance law, in relation to housing program bonds and notes; to amend chapter 389 of the laws of 1997, relating to the financing of the correctional facilities improvement fund and the youth improvement fund, in relation to the issuance of bonds; to amend the public authorities law, in relation to certain indebtedness; to amend chapter 81 of the laws of 2002, relating to providing for the administration of certain funds and accounts related to the 2002-2003 budget, in relation to the issuance of bonds; to amend the state finance law, in relation to the issuance of statesupported debt; to amend the public authorities law, in relation to the powers of the dormitory authority; to amend the education law, in relation to the financing of certain capital costs; to amend the state finance law, in relation to the community college tuition and instructional income fund and variable rate bonds; and providing for the repeal of certain provisions upon expiration thereof; and providing for the repeal of certain provisions of the state finance law relating thereto (Part II); to amend section 20 of part H of a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by a chapter of the laws of 2004 which enacts the health and mental hygiene budget, as proposed in legislative bills numbers S. 6058-B and A. 9558-B (Part JJ); to amend the public health law, in relation to the health care improvement capital grant program (Part KK); to amend chapter 405 of the laws of 1999, amending the real property tax law and other laws relating to implementing the state budget for the 1999-2000 state fiscal year (Part LL); to amend the public authorities law, in relation to creating the New York state higher education capital matching grants program (Part MM); to amend the education law, in relation to the master capital plan report requirements (Part NN); and relating to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the transportation, economic development and environmental conservation budget (Part 00)"

Bill Page 100, line 14 through line 46, inclusive

### NOT APPROVED

"PART JJ

Section 1. Section 20 of part H of a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditue of certain appropriations made by the chapter of the laws of 2004 which enacts the health and mental hygiene budget, as proposed in legislative bill numbers S.6058-B and A.9558-B, is amended to read as follows:

§ 20. Notwithstanding any inconsistent provision of law and subject to the approval of the director of the budget, moneys appropriated in section 1 of the chapter of the laws of 2004 which enacts the health and mental hygiene budget to the department of health under the health care standards and surveillance program from the special revenue fund – other / aid to localities, HCRA transfer fund – 061, health services account:

(a) for services and expenses related to a supplemental case management program for mentally ill residents of impacted adult homes includ-

ing support for appropriate clothing needs of such residents. Case management services shall be furnished by a provider, [licensed] funded by the office of mental health, who[, pursuant to a contract with an adult home,] shall provide case managers and peer support specialists in a staff to resident ratio of one case manager and .5 peer support specialist for every 30 residents. The independent case managers, peer support specialists and existing adult home case managers shall work collaboratively to ensure better and more coordinated services for residents of such impacted adult homes. No less than \$3,000,000 shall be used for this purpose; and

- (b) for services and expenses of an adult care facility quality incentive payment program for which no less than \$3,000,000\$ shall be used for this purpose.
- § 2. This act shall take effect on the same date and in the same manner as part H of a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the health and mental hygiene budget, as proposed in legislative bill numbers S. 6058-B and A.9558-B, takes effect."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6059--B, entitled:

### CHAPTER 59

# LINE VETO #213

"AN ACT to authorize the dormitory authority of the state of New York to provide funding for the Cornell University theory center (Part A); in relation to appropriating monies for transportation projects and costs; to amend chapter 329 of the laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund; to amend chapter 61 of the laws of 2000 amending the public authorities law and chapter 329 of laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund, in relation to the authorization of the state's five-year transportation plan (Part B); to amend the vehicle and traffic law, in relation to increasing the allowable number of divisible load permits, to amend current fine schedules for weight violations, and to impose new safety measures; and to repeal certain provisions of such law relating thereto (Part C); to amend the tax law and the public authorities law, in relation to creating the certified capital company program four (Part D); to amend the vehicle and traffic law, in relation to driver responsibility assessments (Part E); to amend the environmental conservation law, in relation to the waste tire management and recycling act of 2003 (Part F); to provide for the utilization of utility assessment funds (Part G); to provide for the utilization of utility assessment funds (Part H); to amend the parks, recreation and historic preservation law and the vehicle and traffic law, in relation to the enforcement of the operation and registration of snowmobiles (Part I); Intentionally omitted (Part J); Intentionally omitted (Part K); authorizing the county of Allegany to use certain monies for the purpose of extending the Village of Belmont sewer and water infrastructure (Part L); to provide for the transfer of moneys from the New York state energy research and development authority (Part M); to amend chapter 393 of the laws of 1994, amending the New York state urban development corporation act, in relation to the effectiveness thereof (Part N); Intentionally omitted (Part O); to amend the state finance law, in relation to expanding the purposes for which the environmental protection fund can be used (Part P); to amend the environmental conservation law, in relation to fees for stormwater discharges from construction activity (Part Q); to amend part F1 of chapter 63 of the laws of 2003, relating to making monies available to the financial assistance to business dry cleaner program for eligible dry cleaner businesses in certain counties, in relation to the amount of monies available to such eligible dry cleaner businesses (Part R); Intentionally omitted (Part S); to amend the public authorities law, in relation to authorization of an increased voluntary contribution by the New York power authority and to amend the economic development law, in relation to the award of power for jobs electricity savings rebates (Part T); to amend the environmental conservation law, in relation to pesticide applicator certification (Part U); to amend the private housing finance law, in relation to contracts with neighborhood preservation companies and not-for-profit corporations for housing and community renewal activities (Part V); to amend the New state urban development corporation act, in relation to principal support of the urban development corporation; and to authorize the urban development corporation to submit a comprehensive financial plan and to establish accounts; and providing for the repeal of certain provisions upon expiration thereof (Part W); to authorize the New York state urban development corporation and the dormitory authority to issue bonds and notes (Part X); to amend the executive law and the state finance law, in relation to dates relating to the expanded carousel center in Syracuse, New York (Part Y); to authorize the comptroller to transfer monies to the community projects fund (Part Z); to amend the racing, pari-mutuel wagering and breeding law, in relation

to disposition of off-track pools (Part AA); to amend the state finance law, in relation to aid to local governments (Part BB); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers S. 6057-B and A. 9557-B, in relation to the teacher mentor intern program and the teacher resources and computer training centers program (Part CC); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers  $\,$  S.  $\,$  6057-B  $\,$  and  $\,$  A. 9557-B, in relation to special apportionment for salary expenses (Part DD); to amend the banking law, in relation to the authority of the superintendent of banks to set certain assessments, fees and penalties (Part EE); to amend the banking law, in relation to the powers of the  $% \left( 1\right) =\left( 1\right) +\left( 1\right) =\left( 1$ superintendent of banks to take certain supervisory actions (Part FF); to amend section 2 of part G of a chapter of the laws of 2004, relating to rates for methadone maintenance treatment services, as proposed in legislative bill numbers S.6058-B and A.9558-B, in relation to Medicaid rate or fee reimbursements (Part GG); to amend a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget, as proposed in legislative bill numbers S. 7712 and A. 11795, in relation to the youth education, employment and training program for certain economically disadvantaged in-school and out-ofschool youth (Part HH); relating to providing for the administration of certain funds and accounts related to the 2004-2005 budget; in relation to authorizing certain payments and transfers; to amend the state finance law, in relation to the issuance of certificates of participation; to amend the private housing finance law, in relation to housing program bonds and notes; to amend chapter 389 of the laws of 1997, relating to the financing of the correctional facilities improvement fund and the youth improvement fund, in relation to the issuance of bonds; to amend the public authorities law, in relation to certain indebtedness; to amend chapter 81 of the laws of 2002, relating to providing for the administration of certain funds and accounts related to the 2002-2003 budget, in relation to the issuance of bonds; to amend the state finance law, in relation to the issuance of statesupported debt; to amend the public authorities law, in relation to the powers of the dormitory authority; to amend the education law, in relation to the financing of certain capital costs; to amend the state finance law, in relation to the community college tuition and instructional income fund and variable rate bonds; and providing for the repeal of certain provisions upon expiration thereof; and providing for the repeal of certain provisions of the state finance law relating thereto (Part II); to amend section 20 of part H of a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by a chapter of the laws of 2004 which enacts the health and mental hygiene budget, as proposed in legislative bills numbers S. 6058-B and A. 9558-B (Part JJ); to amend the public health law, in relation to the health care improvement capital grant program (Part KK); to amend chapter 405 of the laws of 1999, amending the real property tax law and other laws relating to implementing the state budget for the 1999-2000 state fiscal year (Part LL); to amend the public authorities law, in relation to creating the New York state higher education capital matching grants program (Part MM); to amend the education law, in relation to the master capital plan report requirements (Part NN); and relating to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the transportation, economic development and environmental conservation budget (Part 00)"

Bill Page 119, line 20 through line 31, inclusive

### NOT APPROVED

"§ 28. Notwithstanding any other provision of law to the contrary, an appropriation made pursuant to section 1 of a chapter of the laws of 2004 which enacts the transportation, economic development and environmental conservation budget to the department of environmental conservation, water resources (CCP) from the capital projects fund, water resource purpose, shall make available \$3,600,000 for services and expenses of certain water and waterfront improvement projects including but not limited to construction, reconstruction, design, engineering, erosion control, shoreline clean up activities, trail development and wildlife enhancements. Of such funding \$1,600,000 shall be made available for projects at Jamaica Bay and \$2,000,000 shall be made available for projects at Whitney Point."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6059--B, entitled:

## CHAPTER 59

# LINE VETO #214

"AN ACT to authorize the dormitory authority of the state of New York to provide funding for the Cornell University theory center (Part A); in relation to appropriating monies for transportation projects and costs; to amend chapter 329 of the laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund; to amend chapter 61 of the laws of 2000 amending the public authorities law and chapter 329 of laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund, in relation to the authorization of the state's five-year transportation plan (Part B); to amend the vehicle and traffic law, in relation to increasing the allowable number of divisible load permits, to amend current fine schedules for weight violations, and to impose new safety measures; and to repeal certain provisions of such law relating thereto (Part C); to amend the tax law and the public authorities law, in relation to creating the certified capital company program four (Part D); to amend the vehicle and traffic law, in relation to driver responsibility assessments (Part E); to amend the environmental conservation law, in relation to the waste tire management and recycling act of 2003 (Part F); to provide for the utilization of utility assessment funds (Part G); to provide for the utilization of utility assessment funds (Part H); to amend the parks, recreation and historic preservation law and the vehicle and traffic law, in relation to the enforcement of the operation and registration of snowmobiles (Part I); Intentionally omitted (Part J); Intentionally omitted (Part K); authorizing the county of Allegany to use certain monies for the purpose of extending the Village of Belmont sewer and water infrastructure (Part L); to provide for the transfer of moneys from the New York state energy research and development authority (Part M); to amend chapter 393 of the laws of 1994, amending the New York state urban development corporation act, in relation to the effectiveness thereof (Part N); Intentionally omitted (Part O); to amend the state finance law, in relation to expanding the purposes for which the environmental protection fund can be used (Part P); to amend the environmental conservation law, in relation to fees for stormwater discharges from construction activity (Part Q); to amend part F1 of chapter 63 of the laws of 2003, relating to making monies available to the financial assistance to business dry cleaner program for eligible dry cleaner businesses in certain counties, in relation to the amount of monies available to such eligible dry cleaner businesses (Part R); Intentionally omitted (Part S); to amend the public authorities law, in relation to authorization of an increased voluntary contribution by the New York power authority and to amend the economic development law, in relation to the award of power for jobs electricity savings rebates (Part T); to amend the environmental conservation law, in relation to pesticide applicator certification (Part U); to amend the private housing finance law, in relation to contracts with neighborhood preservation companies and not-for-profit corporations for housing and community renewal activities (Part V); to amend the New state urban development corporation act, in relation to principal support of the urban development corporation; and to authorize the urban development corporation to submit a comprehensive financial plan and to establish accounts; and providing for the repeal of certain provisions upon expiration thereof (Part W); to authorize the New York state urban development corporation and the dormitory authority to issue bonds and notes (Part X); to amend the executive law and the state finance law, in relation to dates relating to the expanded carousel center in Syracuse, New York (Part Y); to authorize the comptroller to transfer monies to the community projects fund (Part Z); to amend the racing, pari-mutuel wagering and breeding law, in relation

to disposition of off-track pools (Part AA); to amend the state finance law, in relation to aid to local governments (Part BB); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers S. 6057-B and A. 9557-B, in relation to the teacher mentor intern program and the teacher resources and computer training centers program (Part CC); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers  $\,$  S.  $\,$  6057-B  $\,$  and  $\,$  A. 9557-B, in relation to special apportionment for salary expenses (Part to amend the banking law, in relation to the authority of the superintendent of banks to set certain assessments, fees and penalties (Part EE); to amend the banking law, in relation to the powers of the superintendent of banks to take certain supervisory actions (Part FF); to amend section 2 of part G of a chapter of the laws of 2004, relating to rates for methadone maintenance treatment services, as proposed in legislative bill numbers S.6058-B and A.9558-B, in relation to Medicaid rate or fee reimbursements (Part GG); to amend a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget, as proposed in legislative bill numbers S. 7712 and A. 11795, in relation to the youth education, employment and training program for certain economically disadvantaged in-school and out-ofschool youth (Part HH); relating to providing for the administration of certain funds and accounts related to the 2004-2005 budget; in relation to authorizing certain payments and transfers; to amend the state finance law, in relation to the issuance of certificates of participation; to amend the private housing finance law, in relation to housing program bonds and notes; to amend chapter 389 of the laws of 1997, relating to the financing of the correctional facilities improvement fund and the youth improvement fund, in relation to the issuance of bonds; to amend the public authorities law, in relation to certain indebtedness; to amend chapter 81 of the laws of 2002, relating to providing for the administration of certain funds and accounts related to the 2002-2003 budget, in relation to the issuance of bonds; to amend the state finance law, in relation to the issuance of statesupported debt; to amend the public authorities law, in relation to the powers of the dormitory authority; to amend the education law, in relation to the financing of certain capital costs; to amend the state finance law, in relation to the community college tuition and instructional income fund and variable rate bonds; and providing for the repeal of certain provisions upon expiration thereof; and providing for the repeal of certain provisions of the state finance law relating thereto (Part II); to amend section 20 of part H of a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by a chapter of the laws of 2004 which enacts the health and mental hygiene budget, as proposed in legislative bills numbers S. 6058-B and A. 9558-B (Part JJ); to amend the public health law, in relation to the health care improvement capital grant program (Part KK); to amend chapter 405 of the laws of 1999, amending the real property tax law and other laws relating to implementing the state budget for the 1999-2000 state fiscal year (Part LL); to amend the public authorities law, in relation to creating the New York state higher education capital matching grants program (Part MM); to amend the education law, in relation to the master capital plan report requirements (Part NN); and relating to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the transportation, economic development and environmental conservation budget (Part 00)"

Bill Page 127, line 3 through line 55, inclusive

#### NOT APPROVED

"§ 50-a. Regional innovation and economic development strategies assessment program. The executive director of the New York state office of science, technology and academic research is hereby directed to design and implement a regional innovation and economic development strategies assessment program. The program will facilitate the development of regional economic development strategies for the New York state economy by identifying key economic activities in various regions of the state, as well as targeting comparative regional advantages, including but not exclusive to, industry sectors, workforce development, academic and research institutions, cultural amenities and attractions, technology and or communications infrastructure, and all other regional economic characteristics that demonstrate acute significance in helping the regional economies of New York compete globally. The program will provide emphasis to those industries or regional business activities that are innovative by nature in that they incorporate the use of emerg-

ing technology or otherwise- creative processes in their business operations.

§ 50-b. Within sixty days upon the enactment of the chapter of the laws of 2004 that enacts the transportation and economic development budget and provides a general fund appropriation of \$850,000 the New York state office of science, technology and academic research for the regional innovation and economic development strategies assessment program, the executive director of the New York state office of science, technology and academic research, in consultation with the chairman of the urban development corporation and the chancellor of the state university of New York, shall develop the criteria for the awarding of grants to one or more academic research institutions or other not-for-profit institutions for the development of regional economic development strategies. The executive director is hereby directed, should it be deemed necessary, to award separate grants of amounts that, in their entirety, shall not exceed \$850,000 to more than one academic research institution or other not-for-profit institutions for the purpose of assessing the New York state regional economies.

§ 50-c. All guidelines, rules and regulations of the regional innovation and economic development strategies assessment program awards, to be developed by the executive director in consultation with the chairman of the urban development corporation and the chancellor of the state university of New York, will be constructed with the purpose of identifying those characteristics, advantages and resources that facilitate global competitiveness within each region of the state of New York. Those recipients of regional innovation and economic development strategies assessment program awards are charged with identifying regional economic development strategies that facilitate job creation and retention and stress the use of technology or otherwise-innovative business activities as means for the regions of New York to increase economic competitiveness.

§ 50-d. The recipients of program awards shall publish their regional innovation and economic development strategies assessment within one year after the awarding of program grants by the executive director of the New York state office of science, technology and academic research. Such reports shall be forwarded to the governor, the chairman of the senate finance committee, and the chairman of the assembly ways and means committee."

The Legislature added appropriation authority to the Executive Budget to provide funding for this item. Having exercised my veto authority to disapprove the Legislature's added spending because of its adverse fiscal impact, it is necessary to disapprove this item to fully implement my action. Accordingly, this item is disapproved.



TO THE SENATE:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Senate Bill Number 6059--B, entitled:

## CHAPTER 59

# LINE VETO #215

"AN ACT to authorize the dormitory authority of the state of New York to provide funding for the Cornell University theory center (Part A); in relation to appropriating monies for transportation projects and costs; to amend chapter 329 of the laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund; to amend chapter 61 of the laws of 2000 amending the public authorities law and chapter 329 of laws of 1991 amending the state finance law and other laws relating to the establishment of the dedicated highway and bridge trust fund, in relation to the authorization of the state's five-year transportation plan (Part B); to amend the vehicle and traffic law, in relation to increasing the allowable number of divisible load permits, to amend current fine schedules for weight violations, and to impose new safety measures; and to repeal certain provisions of such law relating thereto (Part C); to amend the tax law and the public authorities law, in relation to creating the certified capital company program four (Part D); to amend the vehicle and traffic law, in relation to driver responsibility assessments (Part E); to amend the environmental conservation law, in relation to the waste tire management and recycling act of 2003 (Part F); to provide for the utilization of utility assessment funds (Part G); to provide for the utilization of utility assessment funds (Part H); to amend the parks, recreation and historic preservation law and the vehicle and traffic law, in relation to the enforcement of the operation and registration of snowmobiles (Part I); Intentionally omitted (Part J); Intentionally omitted (Part K); authorizing the county of Allegany to use certain monies for the purpose of extending the Village of Belmont sewer and water infrastructure (Part L); to provide for the transfer of moneys from the New York state energy research and development authority (Part M); to amend chapter 393 of the laws of 1994, amending the New York state urban development corporation act, in relation to the effectiveness thereof (Part N); Intentionally omitted (Part O); to amend the state finance law, in relation to expanding the purposes for which the environmental protection fund can be used (Part P); to amend the environmental conservation law, in relation to fees for stormwater discharges from construction activity (Part Q); to amend part F1 of chapter 63 of the laws of 2003, relating to making monies available to the financial assistance to business dry cleaner program for eligible dry cleaner businesses in certain counties, in relation to the amount of monies available to such eligible dry cleaner businesses (Part R); Intentionally omitted (Part S); to amend the public authorities law, in relation to authorization of an increased voluntary contribution by the New York power authority and to amend the economic development law, in relation to the award of power for jobs electricity savings rebates (Part T); to amend the environmental conservation law, in relation to pesticide applicator certification (Part U); to amend the private housing finance law, in relation to contracts with neighborhood preservation companies and not-for-profit corporations for housing and community renewal activities (Part V); to amend the New state urban development corporation act, in relation to principal support of the urban development corporation; and to authorize the urban development corporation to submit a comprehensive financial plan and to establish accounts; and providing for the repeal of certain provisions upon expiration thereof (Part W); to authorize the New York state urban development corporation and the dormitory authority to issue bonds and notes (Part X); to amend the executive law and the state finance law, in relation to dates relating to the expanded carousel center in Syracuse, New York (Part Y); to authorize the comptroller to transfer monies to the community projects fund (Part Z); to amend the racing, pari-mutuel wagering and breeding law, in relation

to disposition of off-track pools (Part AA); to amend the state finance law, in relation to aid to local governments (Part BB); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers S. 6057-B and A. 9557-B, in relation to the teacher mentor intern program and the teacher resources and computer training centers program (Part CC); to amend a chapter of the laws of 2004, amending the education law relating to the calculation and payment of state aid to school districts and boards of cooperative educational services, as proposed in legislative bill numbers  $\,$  S.  $\,$  6057-B  $\,$  and  $\,$  A. 9557-B, in relation to special apportionment for salary expenses (Part to amend the banking law, in relation to the authority of the superintendent of banks to set certain assessments, fees and penalties (Part EE); to amend the banking law, in relation to the powers of the superintendent of banks to take certain supervisory actions (Part FF); to amend section 2 of part G of a chapter of the laws of 2004, relating to rates for methadone maintenance treatment services, as proposed in legislative bill numbers S.6058-B and A.9558-B, in relation to Medicaid rate or fee reimbursements (Part GG); to amend a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget, as proposed in legislative bill numbers S. 7712 and A. 11795, in relation to the youth education, employment and training program for certain economically disadvantaged in-school and out-ofschool youth (Part HH); relating to providing for the administration of certain funds and accounts related to the 2004-2005 budget; in relation to authorizing certain payments and transfers; to amend the state finance law, in relation to the issuance of certificates of participation; to amend the private housing finance law, in relation to housing program bonds and notes; to amend chapter 389 of the laws of 1997, relating to the financing of the correctional facilities improvement fund and the youth improvement fund, in relation to the issuance of bonds; to amend the public authorities law, in relation to certain indebtedness; to amend chapter 81 of the laws of 2002, relating to providing for the administration of certain funds and accounts related to the 2002-2003 budget, in relation to the issuance of bonds; to amend the state finance law, in relation to the issuance of statesupported debt; to amend the public authorities law, in relation to the powers of the dormitory authority; to amend the education law, in relation to the financing of certain capital costs; to amend the state finance law, in relation to the community college tuition and instructional income fund and variable rate bonds; and providing for the repeal of certain provisions upon expiration thereof; and providing for the repeal of certain provisions of the state finance law relating thereto (Part II); to amend section 20 of part H of a chapter of the laws of 2004 implementing certain provisions of law which impact upon the expenditure of certain appropriations made by a chapter of the laws of 2004 which enacts the health and mental hygiene budget, as proposed in legislative bills numbers S. 6058-B and A. 9558-B (Part JJ); to amend the public health law, in relation to the health care improvement capital grant program (Part KK); to amend chapter 405 of the laws of 1999, amending the real property tax law and other laws relating to implementing the state budget for the 1999-2000 state fiscal year (Part LL); to amend the public authorities law, in relation to creating the New York state higher education capital matching grants program (Part MM); to amend the education law, in relation to the master capital plan report requirements (Part NN); and relating to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the transportation, economic development and environmental conservation budget (Part 00)"

Bill Page 143, line 16 through line 36, inclusive

#### NOT APPROVED

"§ 88. Of the moneys appropriated in section 1 of the chapter of the laws of 2004 which enacts the education, labor and family assistance to the city university of New York under the community colleges, general maintenance and improvements (CCP) from the capital projects fund, administration purpose for the purpose of an advance for alterations and improvements to various facilities including services and expenses, capital design, construction, acquisition, reconstruction, rehabilitation and equipment for health and safety, preservation of facilities, new facilities program improvement or change, environmental protection, energy conservation, accreditation, facilities for the disabled and related projects, may be expended for costs incurred prior to April 1, 2004 and subject to a plan submitted annually by the city university of New York, and which may include but not be limited to, the projects listed in the schedule for such appropriation. Notwithstanding paragraph c of subdivision 1 section 6304 of the education law, subdivision 7 of

section 6279 of the education law, and any other provision of law to the contrary, for The Holocaust Resource Center at Queensborough Community College, The CUNY Incubator Network, and The Training Program for Emergency First Responders at Borough of Manhattan Community College the state of New York shall pay one hundred per centum of capital costs for these projects."

The Legislature added appropriation authority to the Executive Budget to provide funding for this item. Having exercised my veto authority to disapprove the Legislature's added spending because of its adverse fiscal impact, it is necessary to disapprove this item to fully implement my action. Accordingly, this item is disapproved.



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 11795, entitled:

### CHAPTER 411

# LINE VETO #216

"AN ACT in relation to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget"

Bill Page 33, line 12 through Bill Page 38 line 19, inclusive

#### NOT APPROVED

"§ 56. Funds so appropriated in section 1 of the chapter of the laws of 2004 which enacts the education, labor and family assistance budget to the department of family assistance, office of children and family services under the family and children's services program from the special revenue funds-federal/aid to localities, federal health and human services fund - 265, (a) shall be available for aid to municipalities and for payments to the federal government for expenditures made pursuant to social services law and the state plan for individual and family grant program under the disaster relief act of 1974, for services and expenses of the temporary assistance for needy families block grant program and other eligible expenses pursuant to the federal social security act and the federal personal responsibility and work opportunity reconciliation act of 1996, and chapter 436 of the laws of 1997 enacting welfare reform. The amount of federal temporary assistance for needy families block grant funds so appropriated, or the maximum amount permitted by federal law, shall be available for transfer to the  $\frac{1}{2}$ title xx social services block grant without requiring any other transfer of funds to any other block grant provided that the director of budget does not determine that such use of funds can be expected to have the  $\$ effect of increasing qualified state expenditures under paragraph  $\ 7$ of subdivision (a) of section 409 of the federal social security act above the minimum applicable federal maintenance of effort requirement in which event the office shall transfer or suballocate amounts so appropriated to the office of temporary and disability assistance in such amounts as may be determined necessary by the director of the budg-

Notwithstanding any inconsistent provision of section 153 of the ocial services law, or any other inconsistent provision of law, of the social \$122,000,000 so appropriated, \$86,410,788 shall be used to provide percent reimbursement to local social services districts for eligible expenditures incurred on or after October 1, 2003 that are otherwise reimbursable on or after April 1, 2004 and which are claimed by March 31 of the year immediately following the end of that federal fiscal year, for eliqible title xx child welfare services which shall include and be limited to preventive services provided pursuant to section 409-a of the social services law, child protective services, after-care services as defined in regulations of the department of family assistance and adoption administration and services, other than adoption subsidies provided pursuant to title nine of article six of the social services law and regulations of the department of family assistance provided to children or their families whose income is less than 200 percent of the official income poverty line (as defined by the federal office of management and budget, and revised annually in accordance with 673 (2) of the federal omnibus budget reconciliation act of 1981) applicable to the family size involved. Notwithstanding any other inconsistent provision of law, all such disbursements against such \$86,410,788shall reduce the amount appropriated in the office of children and family services general fund - aid to localities child welfare services appropriation by 65 percent of such amount, and the portion of such

general fund appropriation so affected shall have no further force or effect. Of the funds so appropriated, the office of children and family services shall allocate such funds based on a district-specific allocation plan that shall be developed by such office and submitted for approval by the director of the budget no later than 60 days following enactment of this act, based on each district's claims submitted for such costs and any other factors as identified in the allocation plan, adjusted by the applicable cost allocation methodology and net of any retroactive payments for the 12 month period ending June 30, 2003 or any other 12 month period as determined by the office of children and family services and approved by the director of the budget; provided, however, that if the total amount of a social services district's claims for eligible services is less than the amount allocated to the district such claims, such office may reallocate the unused funds to other social services districts with eligible claims that exceed their allocation; provided further, however, that if there are insufficient claims from all of the social services districts combined to result in a \$56,167,012 in claims for services identified in this paragraph using reduction either an alternative procedure or reallocation, the remaining funds shall be transferred or suballocated to the office of temporary and disability assistance subject to the approval of the director of the budget. Notwithstanding any other inconsistent provision of law, of the funds so appropriated \$32,589,212 shall be available to reimburse local social services districts for eligible title xx social services provided in accordance with the provisions of the federal social security act and of this act to children or their families whose income is less than 200 percent of the official income poverty line (as defined by the federal office of management and budget, and revised annually in accordance with section 673 (2) of the federal omnibus budget reconciliation act of 1981) applicable to the family size involved. Of the funds so appropriated, the office of children and family services shall allocate such funds based on a district-specific allocation plan that shall be developed by such office and submitted for approval by the director of the budget no later than 60 days following enactment of this chapter, based on each district's claims submitted for such costs and any other factors as identified in the allocation plan, adjusted by the applicable cost allocation methodology and net of any retroactive payments for the 12 month period ending June 30, 2003 or any other 12 month period as determined by the office of children and family services and approved by the director of the budget; provided, however, that if the total amount of a social services district's claims for eligible services is less than the amount allocated to the district for such claims, the office may reallocate the unused funds to other social services districts with eligible claims that exceed their allocation, provided further, however, that if there are insufficient claims from all of the social services districts to use all of the funds then any remaining funds shall be transferred or suballocated to the office of temporary and disability assistance, subject to the approval of the director of the budget.

Notwithstanding any other inconsistent provision of law, of the funds so appropriated, \$3,000,000 shall be available, and to the extent permitted by federal law, may be directly transferred to the department of health for additional services and expenses provided to women, infants and children for persons in receipt of special supplemental program for women, infants and children whose income is less than 200 percent of the official income poverty line (as defined by the federal office of management and budget, and revised annually in accordance with section 673 (2) of the federal omnibus budget reconciliation act of 1981) applicable to the family size involved. Prior to the expenditure of funds so appropriated, the office of children and family services shall consult with the office of temporary and disability assistance to determine the availability of such funding and to request that the office of temporary and disability assistance take necessary steps to notify the department of health and human services of the transfer of funding for purposes contained in this paragraph.

The funds so appropriated are to be available for payment of state aid heretofore accrued or hereafter to accrue to municipalities. Subject to the approval of the director of the budget, such funds so appropriated shall be available to the office of children and family services net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount so appropriated may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the department of family assistance, office of temporary and disability assistance and office of children and family services federal funds - local assistance account with the approval of the director of the budget who shall file such approval with the department of audit and control and copies thereof with the chairman of the senate finance committee and the chairman of the assembly ways and means committee.

Notwithstanding any inconsistent provision of law, in lieu of payments authorized by the social services law, or payments of federal funds otherwise due to the local social services districts for programs provided under the federal social security act or the federal food stamp act, funds herein appropriated, in amounts certified by the state comptroller or the state commissioner of health as due from local social

services districts each month as their share of payments made pursuant to section 367-b of the social services law may be set aside by the state comptroller in an interest bearing account with such interest accruing to the credit of the locality in order to ensure the orderly and prompt payment of providers under section 367-b of the social services law pursuant to an estimate provided by the commissioner of health of each local social services district's share of payments made pursuant to section 367-b of the social services law;

(b) from the federal health, education and human services fund - 265 appropriating federal temporary assistance for needy families block grant funds, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, shall be available for services and expenses of programs addressing prevention of adolescent pregnancy and/or out-of-wedlock pregnancy, provided that the director of the budget does not determine that such use of funds can be expected to have the effect of increasing qualified state expenditures under paragraph 7 of subdivision (a) of section 409 of the federal social security act above the minimum applicable federal maintenance of effort requirement in which event the office of children and family services shall transfer or suballocate amounts appropriated herein to the office of temporary and disability assistance in such amounts as may be determined necessary by the director of the budget.

Funds so appropriated shall be available pursuant to a plan prepared by such office and approved by the division of the budget to maintain service levels either through extension of current contracts or through award of new contracts through a competitive process to not-for-profit and voluntary agency providers.

- (c) from the federal health, education and human services fund 265 appropriating federal temporary assistance for needy families block grant funds, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, shall be available for services and expenses related to the home visiting program, provided that the director of the budget does not determine that such use of funds can be expected to have the effect of increasing qualified state expenditures under paragraph 7 of subdivision (a) of section 409 of the federal social security act above the minimum applicable federal maintenance of effort requirement in which event the office of children and family services shall transfer or suballocate amounts appropriated herein to the office of temporary and disability assistance in such amounts as may be determined necessary by the director of the budget. Funds so appropriated shall be available pursuant to a plan approved by the division of the budget to maintain service levels either through extension or expansion of current contracts or through award of new contracts through a competitive process to not-for-profit and voluntary agency providers. Services funded through such appropriation shall be made available to families with children whose income is less than 200 percent of the official income poverty line (as defined by the federal office of management and budget, and revised annually in accordance with section 673 (2) of the federal omnibus budget reconciliation act of 1981) applicable to the family size involved;
  (d) from the federal health, education and human services fund -
- (d) from the federal health, education and human services fund 265 appropriating federal temporary assistance for needy families block grant funds, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, without state or local financial participation, shall be available for services and expenses related to the advantage afterschool program, provided that the director of the budget does not determine that such use of funds can be expected to have the effect of increasing qualified state expenditures under paragraph 7 of subdivision (a) of section 409 of the federal social security act above the minimum applicable federal maintenance of effort requirement in which event the office of children and family services shall transfer or suballocate amounts so appropriated to the office of temporary and disability assistance in such amounts as may be determined necessary by the director of the budget.

Funds so appropriated shall be available for services and expenses of advantage after school programs in existence in state fiscal year 2002-03 and such programs shall be funded at the same level as in the state fiscal year 2002-03; and

(e) for services and expenses for the foster care and adoption assistance program, including related administrative expenses and for services and expenses for child welfare and family preservation and family support services provided pursuant to title IV-a, subparts 1 and 2 of title IV-b and title IV-e of the federal social security act including the federal share of costs incurred implementing the federal adoption and safe families act of 1997 (P.L. 105-89).

Notwithstanding any inconsistent provision of law, of the amount appropriated, the sum of \$500,000 shall be available from the John H. Chafee foster care independence program funds provided to the state under title IV-E of the federal social security act for the education to independence demonstration project, administered by the office of children and family services, to assist youth in foster care and/or former foster care youth make the transition to independence. As part of the demonstration project, such youth shall receive: room and board in a homelike residential setting; education, training and/or employment services; and intensive case management administered by a primary case-

worker.

Youth selected to participate in the project shall be between seventeen and twenty years of age, and permitted to continue in the project up to their twenty-second birthday or until the project ends, whichever is sooner. Eligible youth shall either be currently in foster care or have been in foster care on their eighteenth birthday and have been subsequently discharged; and shall have been accepted to or enrolled in an institution of higher learning, as defined pursuant to sections 101 and 102 of the federal higher education act, or a vocational program.

and 102 of the federal higher education act, or a vocational program. Youth participating in the project shall receive an education and training voucher, made available by the office of children and family services, out of the allotment for the education and training voucher program of the chafee foster care independence program under the federal foster care independence act of 1999. Youth participating in the education and training voucher program on their twenty-first birthday may continue to participate in the voucher program until their twenty-third birthday provided they otherwise meet the program eligibility requirements and sufficient funds remain available for such youth.

The office of children and family services shall award such funds through a competitive bid process, and shall allocate such funds pursuant to a plan or plans developed by such awardee or awardees and approved by the commissioner of the office of children and family services. Such awards shall be made no later than November 15, 2004. The successful awardee or awardees must be able to provide the required match for the federal funds awarded for the project. The award shall take into consideration in-kind contributions and other sources of funding.

The office of children and family services shall complete a report detailing the implementation of the demonstration project. Such report shall include the number of applications received and a description of the approved awardee or awardees project proposal, and the status of the project as of the end of the state fiscal year 2004-2005, and shall be submitted to the governor, speaker of the assembly and temporary president of the senate no later than June 1, 2005.

Notwithstanding any inconsistent provision of law, in lieu of payments authorized by the social services law, or payments of federal funds otherwise due to the local social services districts for programs provided under the federal social security act or the federal food stamp act, funds herein appropriated, in amounts certified by the state commissioner or the state commissioner of health as due from local social services districts each month as their share of payments made pursuant to section 367-b of the social services law, may be set aside by the state comptroller in an interest-bearing account with such interest accruing to the credit of the locality in order to ensure the orderly and prompt payment of providers under section 367-b of the social services law pursuant to an estimate provided by the commissioner of health of each local social services district's share of payments made pursuant to section 367-b of the social services law.

Funds so appropriated shall be available for aid to municipalities and for payments to the federal government for expenditures made pursuant to social services law and the state plan for individual and family grant program under the disaster relief act of 1974.

Such funds shall be available for payment of aid heretofore accrued or hereafter to accrue to municipalities. Subject to the approval of the director of the budget, such funds shall be available to the office of children and family services net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount so appropriated may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the department of family assistance, office of temporary and disability assistance and office of children and family services federal funds - local assistance account with the approval of the director of the budget who shall file such approval with the department of audit and control and copies thereof with the chairman of the senate finance committee and the chairman of the assembly ways and means committee."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 11795, entitled:

### CHAPTER 411

# LINE VETO #217

"AN ACT in relation to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget"

Bill Page 72, line 3 through Bill Page 77 line 3, inclusive

#### NOT APPROVED

"§ 102. Of the amount appropriated in section 1 of the chapter of the laws of 2004 which enacts the education, labor and family assistance budget to the department of family assistance, office of temporary and disability assistance under the temporary and disability assistance program from the general fund/aid to localities, local assistance account - 001, for: (a) state reimbursement of social services district expenditures for temporary assistance programs, including but not limited to the family assistance, safety net and disability assistance programs established pursuant to chapter 436 of the laws of 1997 enacting comprehensive welfare reform and of its predecessor programs and for related expenditures authorized by social services law including but not necessarily limited to those for emergency assistance for families and for state reimbursement of expenditures of predecessor programs and for expenditures made pursuant to title 8 of article 5 of the social services law and for expenditures for additional state payments for eligible aged, blind, and disabled persons related to supplemental security income, up to \$500,000 may be transferred to the general fund state purposes account of the office of temporary and disability assistance for costs associated with the state administration of the existing personal needs allowance for supplemental security income recipients in medicaid certified facilities. The amounts so appropriated shall be available for reimbursement of local district claims only to the extent that such claims are submitted within 24 months of the last day of the state fiscal year in which the expenditures were incurred, unless waived for good cause by the commissioner subject to the approval of the direcof the budget and, unless waived by the commissioner and the director of the budget, with regard to additional reimbursement of maintenance and assistance costs for emergency assistance to families provided to or on behalf of family shelter residents during periods prior to February 1, 2003 while the family assistance eligibility of such cases was being determined, shall not be available to reimburse total cumulative gross costs in excess of \$16,000,000. Subject to the approval of the director of the budget, up to \$500,000 of the funds so appropriated without local financial participation may be used for payments to appointed receivers in adult facilities and, subject to availability of federal funds therefor, for assistance to United States citizens repatriated from abroad pursuant to section 1113 of the Social Security Act. Subject to the approval of the director of the budget, a portion of the funds so appropriated may be used to enter into a contract with a public or private organization to study funding and reimbursement issues presented by federal welfare reform including but not necessarily limited to those related to maintenance of effort, foster care and other child welfare services, child care, emergency assistance, definition of assistance, 15 percent limit on administration, time limits, work participation rate requirements, and opportunities for separate state programs. Such study shall develop options for state action in these areas including developing strategies to achieve state-local savings and expand program coverage within available resources, and shall be conducted in consultation with the department of labor, the office of

children and family services, and other involved state agencies.

Funds so appropriated shall be available for aid to municipalities and for payments to the federal government for expenditures made pursuant to the social services law and the state plan for individual and family grant program under the disaster relief act of 1974.

Notwithstanding any inconsistent provision of law, in lieu of payments

Notwithstanding any inconsistent provision of law, in lieu of payments authorized by the social services law, or payments of federal funds otherwise due to the local social services districts for programs provided under the federal social security act or the federal food stamp act, funds herein appropriated, in amounts certified by the state commissioner of the office of temporary and disability assistance or the state commissioner of health as due from local social services districts each month as their share of payments made pursuant to section 367-b of the social services law may be set aside by the state comptroller in an interest-bearing account with such interest accruing to the credit of the locality in order to ensure the orderly and prompt payment of providers under section 367-b of the social services law pursuant to an estimate provided by the commissioner of health of each local social services district's share of payments made pursuant to section 367-b of the social services law.

Such funds are to be available for payment of aid heretofore accrued or hereafter to accrue to municipalities. Subject to the approval of the director of the budget, such funds shall be available to the office of temporary and disability assistance, net of disallowances, refunds, reimbursements, and credits including, subject to the approval of the director of the budget, disallowances, refunds, reimbursements, and credits related to title IV-E of the social security act and including, but not limited to, additional federal funds resulting from any changes in federal cost allocation methodologies. Notwithstanding any inconsistent provision of law, the amount so appropriated may be increased or decreased by interchange with any other appropriation within the department of family assistance office of temporary and disability assistance and office of children and family services general fund - local assistance account with the approval of the director of the budget, who shall file such approval with the department of audit and control and copies thereof with the chairman of the senate finance committee and the chairman of the assembly ways and means committee.

Subject to the approval of the director of the budget, through and based on the availability of funding so appropriated, the commissioner of the office of temporary and disability assistance may provide each district with administrative reimbursement, in addition to that available under the temporary and disability assistance administration program, for eligible district administrative activities on behalf of public assistance households that have reached their five year limit on receipt of family assistance and, consequently, are receiving assistance through the safety net program. Such additional reimbursement, if authorized by such commissioner, commencing December 1, 2001, shall be in an amount equal to the lesser of 25 percent of gross district administrative costs for such cases based on approved cost allocation procedures, or 25 percent of the amount by which the district exceeds its cap governing state reimbursement of temporary and disability assistance administration.

any inconsistent provision of law, except through Notwithstanding interchange, funds so appropriated shall not be available to meet the state share of the costs of any program other than those of the office of temporary and disability assistance and, except as may be specifically provided in this section, shall not be available for state reimbursement of local administrative expenses for temporary and disability assistance or food stamps, or for programmatic or administrative expenses for employment services. Such other programs shall include but not necessarily be limited to foster care services including expenditures for care, maintenance, supervision, tuition and independent living services; supervision of foster children placed in federally funded job corps programs; care, maintenance, supervision, tuition and independent living services for adjudicated juvenile delinquents and persons in need of supervision; child protective services; adult protective services; child care; and preventive services which may be eligible for federal reimbursement under emergency assistance for families or the temporary assistance for needy families block grant program. The state share of such costs unless otherwise determined by the director of the budget to be in the best fiscal interests of the state without diminishing gross expenditure for such purposes, shall be paid out of the general fund appropriation for each specific service in the appropriate agency where such state reimbursement is appropriated and shall be subject to the limitations set forth for such services in such appropriations.

Of the amount so appropriated, up to \$1,000,000 may, subject to the approval of the director of the budget, be used for payments to tier II homeless family shelters operated pursuant to part 900 of title 18 of the codes, rules and regulations of the state to support emergency or unforeseen expenditures for major capital items. Provided, however, that such shelters shall immediately act to secure loans or other revenue necessary to refund such payments to the state.

Notwithstanding any inconsistent provisions of law, funds so appropriated shall be used by the office to reimburse 50 percent of the non-federal share of approved expenditures made by social services districts on

or after April 1, 1996, after first deducting therefrom any federal funds received or to be received on account thereof, for emergency shelter, transportation, or nutrition payments which the district determines are necessary to establish or maintain independent living arrangements among persons who have been medically diagnosed as having acquired immunodeficiency syndrome (AIDS) or HIV-related illness and who are homeless or are faced with homelessness and for whom no viable and less costly alternative housing is available; provided, however, that funds so appropriated may only be used for such purposes if the cost of such allowances are not eligible for reimbursement under medical assistance or other programs.

Of the amounts so appropriated, subject to the approval of the director of the budget, up to \$1,000,000 may be transferred to the general fund state operations state purposes account of the temporary and disability assistance program and/or to the department of labor to support the cost of public assistance and food stamp case notifications and case record imaging.

Subject to the approval of the director of the budget, a portion of the funds so appropriated, as may be matched by available federal funds, may be used by the commissioner of the office of temporary and disability assistance to support the cost of translating, modifying, printing and distributing forms, notices, and other materials as required to address complaints filed with federal agencies, litigation or an order of a court of competent jurisdiction pending final adjudication of litigation.

Of the amount so appropriated, up to \$500,000 may be used for contractor costs associated with audits of personal needs allowance payments and of the administration of personal needs allowances in residential drug and alcohol treatment facilities, subject to the approval of an expenditure plan by the director of the budget.

The office of temporary and disability assistance is authorized to expend a portion of the funds so appropriated to reimburse social services districts for 50 percent of the non-federal cost of residential shelters for victims of domestic violence in accordance with section 131-u of the social services law.

Notwithstanding any inconsistent provision of law to the contrary, to the extent that payments for residential services for victims of domestic violence are made from such appropriation, such payment shall only be made in accordance with standards of payment established by the office of children and family services or its predecessor under provisions of chapter 838 of the laws of 1987 and approved by the director of the budget for victims of domestic violence where such services are provided by residential programs for victims of domestic violence operated by not-for-profit corporations or the city of New York.

Notwithstanding section 153-f of the social services law, or any other inconsistent provision of law, after deducting the amount of federal funds properly received or to be received by each social services district on account of expenditures made by such district pursuant to subdivision 3-c of section 131-a of the social services law, funds so appropriated may be used by the office of temporary and disability assistance to reimburse 50 percent of any such local expenditures not fully reimbursed under section 153-f of the social services law prior to April 1, 1992.

Notwithstanding any inconsistent provision of law, except as provided for in chapter 81 of the laws of 1995, funds so appropriated may not be used to reimburse social services districts for more than 50 percent of the non-federal share of expenditures related to state charges. This prohibition shall apply to all such reimbursement without regard to the date on which expenditures were made or services provided.

The goal for collection of child support payments pursuant to part d of title IV of the federal social security act as required to be specified by subdivision 5 of section 111-b of the social services law shall be \$136,400,000 for the year beginning April 1, 2004.

Notwithstanding any inconsistent provision of law, in the federal government reduces or suspends its financial participation or requires repayment or permits reinvestment for any period beginning after September 30, 1989 for incorrect issuance of benefits provided under the former AFDC program, state reimbursement otherwise payable social services districts under such appropriation shall be reduced in an amount equal to 100 percent of such federal reduction unless the commissioner of the office of temporary and disability assistance, subject to the approval of the director of the budget, determines such reduction in federal reimbursement is equally attributable to actions of the state and of social services districts in which case state reimbursement otherwise payable to social services districts shall be reduced by an amount equal to 50 percent of such federal reduction. Such reduction in reimbursement will be allocated among local districts to the degree possible based on fault. If such commissioner determines that such allocation based on fault is not possible, the office of temporary and disability assistance will reduce reimbursement otherwise payable to social services districts under this appropriation proportionately based on the AFDC costs authorized by each district for the period covered by each reduction in federal participation.

Subject to the approval of the director of the budget and subject to availability of federal funds for such purpose, funds so appropriated

may be used to provide the state match for a federally approved state-initiated evaluation of welfare reform pursuant to section 413 of the social security act as added by the personal responsibility and work opportunity reconciliation act of 1996.

Funds so appropriated, as matched by federal and local funds in accordance with section 153 of the social services law, may be used to provide rent supplements at local option to family assistance households and to cases that include a child in receipt of safety net assistance in order to prevent eviction and address homelessness in accordance with social services district plans approved by the office of temporary and disability assistance and the director of the budget, provided, however, that such supplements shall not be part of the standard of need pursuant to section 131-a of the social services law.

Funds so appropriated shall also be used to reimburse one-half of the non-federal share of the cost of rent supplements that shall be made, using standards and procedures applied to families intervening in the Jiggetts litigation, to cases that include a child in receipt of safety net assistance where such supplements are necessary to prevent eviction and when such supplement is required pursuant to an order of a court of competent jurisdiction pending final adjudication of litigation.

Notwithstanding section 153 of the social services law, or any other inconsistent provision of law, state reimbursement to each social services district provided through funds so appropriated may be reduced by an amount equal to that portion of the non-federal share of eligible expenditures for the welfare-to-work program authorized by title V of the federal balanced budget act of 1997 made by the district or the local workforce investment board or boards located in the district that exceeds not less than 25 percent of the approved maximum federal program allocation for such district or local workforce investment board or boards. The reduction in state reimbursement to social services districts shall be based upon local welfare-to-work program plans, which include local budget estimates, approved by the department of labor. the event that a local workforce investment area encompasses two or more social services districts, such reduction in reimbursement shall be assigned proportionately to each district based on an allocation plan developed by the local workforce investment boards in such districts, or by such social services districts if an approved waiver has been implemented relating to the use of an alternate administering agency title V of the federal balanced budget act of 1997, and approved by the office of temporary and disability assistance and the commissioner of labor. State funds so appropriated shall be suballocated to the department of labor in an amount equal to the actual or, subject to reconciliation, estimated reductions in reimbursement required by such appropriation related to the welfare-to-work program, in accordance with a district specific schedule developed by the department of labor and approved by the director of the budget, and such state funds shall be used by the department of labor, in combination with other state and federal funds appropriated therefor, to provide funding to local workforce investment boards or their subcontractors, or to social services districts, for eligible expenditures under such welfare-to-work program; and (b) services and expenses related to innovative programs for public assistance recipients who are not eligible for funding under the temporary assistance for needy families block grant and who are unable to obtain or retain employment due to mental or physical disability. Notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds so appropriated shall be available for the extension of programs awarded in state fiscal year 2000-01 to social services districts with a population less than two million for additional costs associated with providing innovative services to such public assistance recipients including, but not limited to case management and transportation.

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 11795, entitled:

### CHAPTER 411

# LINE VETO #218

"AN ACT in relation to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget"

Bill Page 77, line 19 through Bill Page 93 line 3, inclusive

#### NOT APPROVED

"§ 104. Moneys appropriated in section 1 of the chapter of the laws of 2004 which enacts the education, labor and family assistance budget to the department of family assistance, office of temporary and disability assistance under the temporary and disability assistance program from the special revenue funds - federal / aid to localities, federal health and human services fund - 265, for services and expenses under the temporary assistance for needy families block grant, including but not limited to the family assistance program, emergency assistance to families program, safety net program and their predecessors, and other eligible temporary and disability assistance expenses, including state and local administrative expenses pursuant to the federal social security act and federal personal responsibility and work opportunity reconciliation act of 1996, and chapter 436 of the laws of 1997 enacting comprehensive welfare reform, shall be used only for services and expenses eligible for state financial participation through the office of temporary and disability assistance under provisions of the social services law and appropriations to such office; provided that the director of the budget does not determine that such use of funds can be expected to have the effect of increasing qualified state expenditures under paragraph 7 of subdivision (a) of section 409 of the federal social security act above the minimum applicable federal maintenance of effort requirement, for services and expenses authorized by the provisions of such appropriation to be provided without state or local financial participation; and for other services and expenses, including transfer to other state agencies or federal block grants, as specifically authorized by law. Notwithstanding any inconsistent provision of law, such reimbursement from such appropriation shall be available only costs that have been incurred on or after December 2, 1996 unless the federal government specifically provides additional reimbursement for costs incurred prior to such date through grant awards other than those for programs operated under the federal temporary assistance needy families program block grant and, for reimbursement of costs for federal fiscal years commencing October 1, 1996 and ending September 30, 2003, funds so appropriated shall not be used to provide the state social services districts with federal reimbursement in addition to that received prior to April 1, 2004 that would increase the rate of federal financial participation in TANF-related costs subject to state-local matching, including those related to the calculation or payment of maintenance of effort liabilities.

Funds so appropriated, as matched by state and local funds in accordance with section 153 of the social services law, may be used to provide rent supplements at local option to family assistance households and to cases that include a child in receipt of safety net assistance in order to prevent eviction and address homelessness in accordance with social services district plans approved by the office of temporary and disability assistance and the director of the budget, provided, however, that such supplements shall not be part of the standard of need pursuant to section 131-a of the social services law.

Notwithstanding any inconsistent provision of law, in lieu of payments

authorized by the social services law, or payments of federal funds otherwise due to the local social services districts for programs provided under the federal social security act or the federal food stamp act, funds so appropriated, in amounts certified by the state commissioner of the office of temporary and disability assistance or the state commissioner of health as due from local social services districts each month as their share of payments made pursuant to section 367-b of the social services law may be set aside by the state comptroller in an interest-bearing account with such interest accruing to the credit of the locality in order to ensure the orderly and prompt payment of providers under section 367-b of the social services law pursuant to an estimate provided by the commissioner of health of each local social services district's share of payments made pursuant to section 367-b of the social services law.

Funds so appropriated shall be available for aid to municipalities and for payments to the federal government for expenditures made pursuant to social services law and the state plan for individual and family grant program under the disaster relief act of 1974.

Such funds are to be available for payment of aid heretofore accrued or hereafter to accrue to municipalities. Subject to the approval of the director of the budget, such funds shall be available to the department of family assistance net of disallowances, refunds, reimbursements, and credits including, but not limited to, additional federal funds resulting from any changes in federal cost allocation methodologies.

With regard to additional reimbursement of local district maintenance and assistance costs for emergency assistance to families provided to or on behalf of family shelter residents during periods prior to February 1, 2003 while the family assistance eligibility of such cases was being determined, funds so appropriated shall not be available to reimburse total cumulative gross costs in excess of \$16,000,000 unless waived by the commissioner and the director of the budget.

Notwithstanding any inconsistent provision of law, the amount so appropriated may be increased or decreased by interchange with any other appropriation within the department of family assistance, office of temporary and disability assistance and office of children and family services federal fund - local assistance account with the approval of the director of the budget, who shall file such approval with the department of audit and control and copies thereof with the chairman of the senate finance committee and the chairman of the assembly ways and means committee.

Notwithstanding any inconsistent provision of law, funds so appropriated shall be used to reimburse social services district expenditures only to the extent that such reimbursement does not reduce combined state-local liabilities below the minimum applicable percentage of the federal maintenance of effort spending requirement in the state fiscal year commencing April 1, 2004 as such amount is separately calculated by the commissioner, and approved by the director of the budget, for the six month periods of April 1, 2004 through September 30, 2004 and October 1, 2004 through March 31, 2005; provided, however, that state and local expenditures for child welfare services may, subject to the approval of the director of the budget, be applied to the maintenance of effort spending requirement only to the extent necessary to meet the minimum applicable percentage of such requirement.

Notwithstanding any inconsistent provision of law and through amounts so appropriated, reductions in additional local financial participation pursuant to approved "new local expenditure" plans authorized by chapter 53 of the laws of 2000 and chapter 382 of the laws of 2001, as reappropriated by a section of the chapter of the laws of 2004 which enacts the education, labor and family assistance budget that reappropriates monies from chapter 185 of the laws of 2001, as amended, shall be limited as follows: such reductions in additional local financial participation shall be limited to a total of \$67,000,000 in New York city, inclusive of amounts that may have been approved or credited in state fiscal years prior to 2002-03, and shall be limited in other social services districts to amounts that have accrued under local plans approved prior to April 1, 2002, and have been credited prior to October 1, 2002.

Notwithstanding section 153 of the social services law, or any other inconsistent provision of law, the commissioner of the office of temporary and disability assistance, subject to the approval of the director of the budget, may reimburse social services districts through funds so appropriated in accordance with a plan that limits the proportion of each district's family assistance caseload that may be exempted from the five year limit on assistance required by paragraph (7) of subdivision (a) of section 408 of the federal social security act to ensure that such exemptions are available equitably in social services districts throughout the state. In developing such plan, the commissioner of the office of temporary and disability assistance may consider district population, family assistance caseload, incidence of hardship as defined in paragraph (a) of subdivision 2 of section 350 of the social services law, or other factors that he or she deems appropriate.

Funds so appropriated, subject to the approval of the director of the budget and in accordance with a memorandum of understanding between the office of temporary and disability assistance and the department of labor consistent with federal law and regulations, may be transferred or suballocated to the department of labor for services and expenses

related to employment services for public assistance recipients. Subject to the approval of the director of the budget, funds transferred or suballocated to the department of labor may be used by the department directly or, in accordance with a memorandum of understanding, by other state agencies through direct charging of the department's appropriations as approved by the department of labor.

Of the amounts so appropriated, up to \$41,325,000, notwithstanding section 153 of the social services law and subject to the approval of the director of the budget, may be made available, without state local financial participation, for services to individuals and families eligible for public assistance or other benefits under the temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations and provided further that the office, the department of labor and social services districts may opt to use funds made available from the \$41,325,000, to provide services pursuant to purposes three or four of the personal responsibility and work opportunity reconciliation act of 1996 as set forth in section 401 of the federal social security act without regard to household income. Services provided by a social services district pursuant to such purposes three or four shall be in accordance with a local plan which shall include, but not necessarily be limited to, a description of services to be provided, the amount of funding to be used, and the total number of individuals estimated to be served, including the estimated number of public assistance recipients separately identified, approved by the director of the budget and the commissioner or the commissioner of the department of labor if such plan is signed by the responsible local official and assigns the district sole financial responsibility in the event that such use of funds results in any federal audit disallowance or fiscal sanction including those set forth in section 409 of the federal social security act. Of the \$41,325,000, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, up to \$4,500,000 shall be available for services and expenses of existing transitional opportunities program offices.

A portion of the \$41,325,000 so appropriated shall be transferred or suballocated to the department of labor and may be used to support priority state-administered services including those provided through the InVEST program and the built on pride apprenticeship, preapprenticeship and self-sufficiency training program. The remainder of the \$41,325,000 shall be jointly allocated by the office of temporary and disability assistance and the department of labor to social services districts, transferred or suballocated to the department of labor or other state agencies, or retained by the office of temporary and disability assistance to provide a continuum of supportive and transitional services to help participants move from welfare to work, avoid welfare strengthen work skills. Specific services may include, dependency, or but not necessarily be limited to: specialized self-sufficiency case management and job training services through social services districts to help eligible persons secure and retain employment; transportation services to and from employment or other allowable activities; domestic violence screening and service referral; domestic violence training; screening, assessment, optional testing and treatment for substance abuse including related workforce preparation services; periodic incentives for excellence in academic achievement or community service; services and expenses of transitional opportunities program offices; services to augment employer-based programs that assist youth at-risk of not graduating from high school; performance-based job placement services through contracts with for profit or non-profit agencies; job specific training opportunities and job placement; youth enterprise services, through memorandum of understanding between the office of children and family services and the department of labor, for eligible youth who have been released from residential facilities; and state agency administration, including contracts through the office with outside auditors to ensure compliance with federal requirements.

Funds so appropriated shall be allocated to eligible programs and services in accordance with a plan developed jointly, and updated quarterly, by the commissioner of the office of temporary and disability assistance and the commissioner of the department of labor and approved by the director of the budget. Such plan shall base funding allocations on need as evidenced by recent expenditure and service delivery levels taking into account the distribution of funds, the need to help welfare recipients achieve self-sufficiency, and the need to serve those who are the most difficult to employ. As a condition of expending funds so appropriated, affected social services districts and the commissioner of the office of temporary and disability assistance or the commissioner of the department of labor shall certify that allocated funds will not be used to supplant other sources of funding. At the request of social services districts, a portion of the funds so appropriated may be retained by the office of temporary and disability assistance or the department of labor to provide centralized administrative services, including but not limited to issuing requests for proposals, entering into and processing contracts, and providing vendor payments.

Notwithstanding any inconsistent provision of law to the contrary,

subject to the approval of the director of the budget, a portion of the amount so appropriated may be used for administrative costs and chargeable to grants, including personal service costs of the office of court administration or other state agencies for activities in support of TANF services block grant programs. Such reimbursement may be available through transfer or suballocation.

Of the amounts so appropriated, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, up to \$2,000,000 shall be transferred or suballocated to the department of health without state or local financial participation for additional services and expenses provided to women, infants, and children eligible for the special supplemental food program for women, infants and children and eligible for public assistance or other benefits under the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations.

Of the amount so appropriated, up to \$1,000,000, plus funds necessary for associated fringe benefit and indirect costs, without state or local financial participation may be transferred to the state operations budget of the office and the department of labor to carry out activities necessary for the state to comply with federal data reporting, case tracking and financial management requirements as necessary to avoid federal fiscal sanctions. Such amount shall be divided between the office of temporary and disability assistance and the department of labor by the director of the budget based on need provided, however, that not less than \$150,000 shall be allocated to the office of financial management in the office of temporary and disability assistance provided that such office shall use a portion of such funds to timely furnish recent statewide and district specific expenditure data to social services districts that can be used by each district as a basis for estimating its share of the TANF maintenance of effort spending requirement.

Notwithstanding any inconsistent provision of law, if determined necessary by the director of the budget to maintain adequate federal support for other temporary and disability assistance programs, such director may limit such federal reimbursement to social services districts for emergency assistance for families or its successor program under federal welfare reform at levels that are not less than federal reimbursement for emergency assistance for families provided to social services districts during federal fiscal year 1994-95. In calculating such a limit, such director may exclude payments made in settlement of claims for such reimbursement for costs incurred prior to October 1, 1994.

Of the amounts so appropriated, up to \$181,000,000 shall be available to reimburse local social services districts for the costs of child welfare services, other than juvenile justice services, provided to children eligible for emergency assistance to families. Of the \$181,000,000, up to \$140,000,000 shall be allocated by the office of children and family services to social services districts for 100 percent of each district's eligible costs based on a district-specific allocation schedule that shall be developed by such office, and submitted for the approval of the director of the budget no later than 60 days following enactment of this chapter, based on each district's claims submitted for such costs and any other factors as identified in the allocation plan, adjusted by the applicable cost allocation methodology and net of any retroactive payments for the year ending June 30, 2003 or any other 12 month period as determined by the office of children and family services and approved by the director of the budget, and that excludes eligible foster care and foster care administration costs. Notwithstanding any inconsistent provision of law, each district's eligible child protective services administrative costs shall be reimbursed from the district's allocation of these funds before reimbursement shall be available for other eligible costs. Notwithstanding the above limitations on reimbursement, and in the event that the federal government requires, through cost allocation methodology or otherwise, that such additional costs be reimbursed under title IV-A of the federal social security act, the commissioner of the office of temporary and disability assistance shall reduce the rate of federal reimbursement for such costs in each social services district such that total federal reimbursement does not increase from levels that would have been available to the district in absence of such federal requirement. Notwithstanding any inconsistent provision of law, of the \$181,000,000\$ so appropriated, up to \$41,000,000 shall be used to provide state reimbursement to social services districts with a population in excess of 2,000,000 persons for 100 percent of such a district's first eligible expenditures that occurred on or after October 1, 2003, or subject the approval of the director of the budget, any other period on or after January 1, 1997 solely for tuition costs for foster care children who are eligible for emergency assistance for families; and provided further, however that the portion of the general fund appropriation available to such district for reimbursement in the office of children and family services general fund - aid to localities foster care block grant appropriation authorized pursuant to this chapter shall be reduced

by \$20,500,000 and the portion of such general fund appropriation so affected shall have no further force or effect for the purpose of reimbursing expenditures and disbursements by such social services district. Notwithstanding any inconsistent provision of law, funds so appropriated may not be used to reimburse localities for costs disallowed under title IV-E of the social security act.

Amounts so appropriated shall, subject to the approval of the director of the division of the budget, be used to reimburse social services districts for one hundred percent of the expenditures for foster care made on and after October 1, 2003 provided to children eligible for emergency assistance for families, other than juvenile justice services and other than tuition costs for foster care children who are eligible for emergency assistance for families and are in the custody of the commissioner of any local social services district with a population in excess of 2,000,000 persons and, subject to the approval of the director of the budget, the commissioner of children and family services, in consultation with the commissioner of labor and the commissioner of temporary and disability assistance, may exclude foster care and foster care administration costs incurred on behalf of children in foster care placements who are at least 19 years of age, provided that such reimbursement shall be paid only after first deducting the amount of reimbursement each district shall receive in accordance with an allocation made by the commissioner of the office of children and family services of the first \$140,000,000 in federal funds so appropriated for eligible child welfare services provided however that such deduction shall be accomplished without reducing any state and local expenditures for child welfare services provided to children eligible for emergency assistance for families and made by local social services districts prior to October 1, 2003, and that the office of children and family services shall require that, as a condition of local receipt of federal reimbursement pursuant to this provision, funds appropriated herein that are in addition to the first \$140,000,000 shall be used to first reimburse 100 percent of the eligible foster care costs incurred by each social services district on behalf of children eligible for emergency assistance for families. This provision shall not reduce any social services district's allocation as authorized by the office of children and family services general fund - aid to localities foster care block grant established pursuant to this act. Notwithstanding section 153 of the social services law and any other inconsistent provision of the social services law or this act, the commissioner of the office of temporary and disability assistance, upon consultation with the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or this act, the commissioner of the social services law or the services law o sioner of the office of children and family services and subject to the approval of the director of the budget, shall reduce federal financial participation in the cost of eligible temporary and disability assistance expenses, including but not limited to, the family assistance program, the emergency assistance for families program and their administration paid to social services districts by the amount of federal financial participation received by each district for foster care pursuant to this provision that is in addition to the first \$140,000,000 for child welfare services and shall require each district to be responsible for 100 percent of the additional non-federal cost that results from such reduction in federal financial participation in an amount not to exceed the actual amount of federal temporary assistance to needy families funds for foster care provided to children eligible for emergency assistance for families pursuant to such appropriation. The commissioner of the office of temporary and disability assistance may require each social services district to make necessary adjustments in claims for eligible temporary and disability assistance expenses to effectuate reduction in federal financial participation required in this section. Notwithstanding section 153 of the social services law and any other inconsistent provision of the social services law or this act, the commissioner of the office of temporary and disability assistance may not reduce federal financial participation in local administrative expenses for a social services district until the reduction in federal financial participation in all other expenditures for such public assistance programs has been reduced by 95 percent of estimated expenditures otherwise alimital tures otherwise eligible for federal financial participation unless otherwise waived by such commissioner.

Of the amounts so appropriated, up to \$105,000,000 shall be available to reimburse local social services districts for 100 percent of the costs of expenditures for care, maintenance, supervision, and tuition for juvenile delinquents and persons in need of supervision who placed in residential programs operated by authorized agencies and who are eligible for emergency assistance to families in the manner the state was authorized to fund such costs under part A of title IV of the social security act as such part was in effect on September 30, 1995. Such expenditures shall constitute good cause pursuant to section 408 (a) (10) of the social security act. Allocation of such funds shall based on a district-specific allocation plan that shall be developed by the office of children and family services and submitted for approval to the director of the budget no later than 60 days following enactment this chapter, and shall be based on each district's claims submitted for such costs adjusted by the applicable cost allocation methodology and net of any retroactive payments for federal fiscal year ending September 30, 2003 or any other 12 month period as determined by the office of

children and family services and approved by the director of the budget. Notwithstanding any other inconsistent provision of law, upon their occurrence, expenditures by and disbursements to a social services district made from the \$105,000,000 shall reduce the amount appropriated in the general fund - aid to localities budget in the office of children and family services to support state costs in the office of children and family services general fund - aid to localities foster care block grant appropriation provided pursuant to this act by 50 percent of the amount of such expenditures and disbursements, and the portion of such general fund appropriation so affected shall have no further force or effect for the purpose of reimbursing expenditures and disbursements by such social services district; provided, however, that any disbursements that exceed the amount of funds remaining in a social services district foster care block grant allocation authorized pursuant to this act shall result in a reduction in any other general fund - aid to localities appropriation available to the district. Unless otherwise approved by the commissioner of the office of children and family services with the approval of the director of the budget, these funds may be used only for el expenditures made from October 1, 2003 through September 30, 2004. for eligible

Of the amounts so appropriated, up to \$12,000,000 shall be available for 100 percent of the expenditures by the office of children and family services for care, maintenance, supervision, and tuition costs for juvenile delinquents who are placed in residential programs operated by the office of children and family services and who are eligible for emergency assistance to families in the manner the state was authorized to fund such costs under part A of title IV of the social security act as such part was in effect on September 30, 1995.

Notwithstanding any inconsistent provision of law, funds so appropriated may not be used to reimburse localities for costs disallowed under title IV-E of the social security act.

Of the amounts so appropriated, notwithstanding any inconsistent

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, up to \$950,000 shall be made available subject to the approval of the director of the budget, without state or local financial participation, through transfer or suballocation to the office of children and family services for pilot community-based programs for services to youth who are placed with the office of children and family services pursuant to purposes three or four of the personal responsibility and work opportunity reconciliation act of 1996 as set forth in section 401 of the federal social security act without regard to household income. Such services may include, but not be limited to, non-medical multi-systemic therapy and/or family functional therapy.

Of the amount so appropriated, up to \$5,950,000 may be transferred or suballocated, subject to the approval of the director of the budget, the office of children and family services for new or expanded services and expenses, without state or local financial participation, to initiate program modifications and/or to provide services, which may include but not be limited to substance abuse and mental health counseling, divert youth at risk of placement in detention programs including, the extent permitted by federal law, expenses for local interagency teams to review and recommend alternatives to detention for juvenile delinquents and persons in need of supervision, reduce the length of placement of youth receiving detention services, and/or to provide preventive and other supportive services to persons 16 and 17 years old who are alleged or determined to be in need of supervision consistent with purpose 3 of section 401 of the personal responsibility and work opportunities reconciliation act of 1996. A portion of the funds shall be allocated to each social services district based on a district-specific allocation plan that shall be developed by the office of children and family services and submitted for approval to the director of the budget to reimburse the district for eligible activities provided in accordance with a plan submitted within 45 days of the date the office of temporary and disability assistance allocates such funds to the districts by the applicable county executive or the mayor of the city of New York and approved by the office of children and family services. the total amount of a social services district's claims for eligible activities is less than the amount allocated to the district for such claims, the office of temporary and disability assistance may reallocate  $% \left( 1\right) =\left( 1\right) \left( 1\right) \left$ the unused funds to other social services districts with eligible claims that exceed their allocations.

Of the amounts so appropriated, subject to the approval of the director of the budget, notwithstanding any other inconsistent provision of law, \$11,600,000 without state or local financial participation may be transferred to the department of health for programs of community health education and outreach and community-based adolescent pregnancy prevention, to address the needs of both adults and adolescents eligible for such services under the federal temporary assistance for needy families block grant, for the purpose of preventing unintended pregnancies.

Of the amounts so appropriated, notwithstanding any other inconsistent provision of law, up to \$3,500,000 without state or local financial participation may be transferred or suballocated to the department of health, through a memorandum of understanding between the department of health and the office of temporary and disability assistance approved by the director of the budget, for services provided by school based health centers that are eligible under federal law, including, but not limited to, health education and non-medical counseling services, to youth

eligible for such services under the state plan for the federal temporary assistance for needy families block grant, provided that such services to eligible youth not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations. The commissioner of health shall distribute such funds to eligible school based health center providers approved by the department of health prior to December 31, 2003, based upon the ratio of the number of pupils eligible for the free and reduced price lunch program enrolled in the schools to the total number of pupils eligible for the free and reduced lunch program for all schools with eligible school based health centers. These distributions will be based on data for the most current year available and such methodology shall be applied against the total amount so appropriated. All school based health center providers approved prior to December 31, 2003 shall receive no less than \$30,000. No school based health center provider shall receive more than \$150,000. For new school based health center providers approved by the Department of Health after December 31, 2003 and before April 1, 2004, the allocation shall be These allocations shall be deducted from the total available appropriation prior to applying the above methodology. The free and reduced price lunch program shall mean such program as defined in the education law. Eligible school based health center shall mean a clinic licensed under article 28 of the public health law, which provides primary care services within an elementary or secondary public school setting.

Of the amounts so appropriated, subject to the approval of the director of the budget, up to \$12,350,000 without state or local financial participation may be made available through transfer or suballocation to the department of health for additional services and expenses of the hunger prevention and nutrition assistance program for individuals and families eligible for public assistance or other benefits under the state plan for the temporary assistance for needy families block grant incomes do not exceed 200 percent of the federal poverty level, including: additional capacity and services for underserved communities and populations including those served by small food pantries; enhanced nutritional quality by accessing diversified food resources including from local farms and farmers' markets; and outreach and referral to other programs designed to reduce dependence on emergency food, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations. A portion of the \$12,350,000 so appropriated may be made available through transfer or suballocation to the department of health to reimburse personal and nonpersonal service costs incurred by the department of health in administering the provision of such services to such eligible individuals and families.

Subject to the approval of the director of the budget, the amounts so appropriated may be suballocated to other federal special revenue funds to the extent permitted by federal law.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, up to \$4,000,000 may be transferred or suballocated to other state agencies and used pursuant to a memorandum of understanding to provide, without state or local financial participation, services as an alternative to incarceration for eligible individuals and families under the state plan for the temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations.

Of the amounts so appropriated, and notwithstanding any inconsistent provision of law, up to \$1,900,000 without state or local financial participation may be made available subject to the approval of an expenditure plan by the director of the budget for transfer or suballocation to the office of children and family services for eligible services and expenses of improving the quality of child welfare services that may include, but not be limited to demonstration projects to test models for new or targeted expansion of services beyond the level currently funded by local social services districts, for eligible activities under the state plan for the federal temporary assistance for needy families block grant pursuant to purposes three or four of the personal responsibility and work opportunity reconciliation act of 1996 as set forth in section 401 of the federal social security act without regard to household income.

Notwithstanding any inconsistent provision of law, of the amounts so appropriated, up to \$6,000,000 without state or local financial participation, subject to plans developed, as appropriate, by social services districts and non-residential domestic violence service providers and approved by the commissioner of temporary and disability assistance and the director of the budget, shall be made available to reimburse social services districts for additional direct costs associated with domestic violence screening and referral to counseling and related services for eligible individuals and families under the state plan for the temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations. Of the

\$6,000,000, up to \$3,000,000 shall be available through transfer or suballocation to the office of children and family services for the provision of non-residential domestic violence services. Local social services districts are encouraged to collaborate with non-profit providers in the provision of such services. Provided, however, that funds made available for services, other than non-residential domestic violence services, which a local social services district has not obligated by February 1, 2005 may, at such local district option, be used by such district for other services eligible under the temporary assistance for needy families block grant including, but not limited to, supportive, transitional and employment services to help participants move from welfare to work, avoid welfare dependency, or strengthen work skills.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, up to \$2,500,000 may be available, without state or local financial participation, for eligible costs related to screening, assessment, optional testing and treatment for substance abuse problems for eligible individuals and families under the state plan for the temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations. These funds may be spent pursuant to a plan, developed by the social services district with the local government unit and approved by the department of family assistance, the department of labor and the director of the budget to reimburse social services districts for additional direct costs associated with screening, testing, and assessment for substance abuse pursuto chapter 436 of the laws of 1997 enacting comprehensive welfare reform and to provide services including but not limited to addiction treatment, day care and workforce preparation services, for such eligible individuals and families. Provided however, that of the funds so appropriated to local social services districts, if a local social services district has not obligated its allocation by February 1, such district may, at its option use such remaining allocation for other services eligible under the temporary assistance for needy families block grant including, but not limited to, supportive, transitional and employment services to help participants move from welfare to work, avoid welfare dependency, or strengthen work skills.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, up to \$18,000,000, including an amount not to exceed \$100,000 for state agencies' program administration, subject to the approval of the director of the budget, shall be available for transfer or suballocation to the office of children and family services, for extension of current contracts for preventive services beyond the level currently funded by social services districts to eligible individuals and families under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, including but not limited to: intensive case management and related services for families with children at risk of foster care placement due to the presence of alcohol and/or substance abuse in the household; family preservation services, centers and programs; foster care diversion demonstrations; and nonprofit provider collaborations with family treatment courts.

Notwithstanding any inconsistent provision of law, of the amounts so appropriated, up to \$1,150,000, without state or local financial participation, shall be available through transfer or suballocation to the office of children and family services, to not-for-profit and voluntary agencies providing support services to the caretaker relative of a minor child when such services are provided to eligible individuals and families under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, up to \$4,000,000, without state or local financial participation, shall be made available for additional services and expenses of the homelessness intervention program for eligible individuals and families, including non-custodial parents, under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level. These funds shall be available to not-for-profit organizations designed to provide services to prevent homelessness or to secure permanent housing, including but not limited to landlord/tenant conflict resolution, legal services, outreach and referral for other eligible services and benefits to stabilize households, and relocation assistance.

benefits to stabilize households, and relocation assistance.

Of the amounts so appropriated, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, \$5,000,000 shall be available, without state or local financial participation, to the department of labor for the continuation of current contracts for a wage subsidy demonstration program for eligible individuals and families under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level. Eligible not-for-profit community based organizations in social services districts shall administer a program that enables employers to offer subsidized employment, including but not limited to, expanded supportive transitional work activities for

such eligible individuals and families consistent with the provisions of section 336-e and section 336-f of the social services law, as applicable. Provided that, of the \$5,000,000, not less than \$3,300,000 shall be for programs in social services districts with a population in excess of two million. The department shall give preference to proposals that include provisions for job retention, case management and job placement services. Participation in the program by such eligible individuals and families shall be limited to one year. Participating employers shall make reasonable efforts to retain individuals served by the program.

Of the amounts so appropriated, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, \$1,000,000 shall be made available without state or local financial participation to the department of labor, in accordance with a memorandum of understanding between the state education department and the department of labor, for programs including but not limited to, work-place literacy instruction and inter-generational education models, designed to increase the literacy and work preparedness of eligible individuals and families under the state plan for the federal temporary assistance to needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, provided, that such funds may be awarded to applicants without prior experience operating literacy programs.

Of the amounts so appropriated, subject to the approval of the tor of the budget, notwithstanding any inconsistent provision of law, up to \$1,750,000 shall be available without state or local financial participation for transfer or suballocation to the department of labor, in accordance with a memorandum of understanding between the state education department and the department of labor, for English as a second language instruction for eligible individuals and families under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level. Such monies may be awarded to applicants without prior experience operating English as a second language instruction programs, and shall be used for programs operated by not-for-profit organizations that operate in a geographic area with a high concentration of individuals and families eligible for services under the federal temporary assistance for needy families block grant and that provide such services in a manner that appropriately addresses the specific and programs linguistic and cultural needs of the participants. To the extent feasible, preference shall be given to applicants who will certify that a portion of their curriculum will address language skill needs of non-English speaking workers as they relate to workplace safety issues.

Of the amounts so appropriated, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, up to \$2,000,000 shall be available for transfer or suballocation to the department of labor, in accordance with a memorandum of understanding between the state education department, office of vocational and education department services for individuals with disabilities (VESID) and the department of labor, for work activities for eligible individuals and families under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, and to provide comprehensive, intensive services to assist such individuals with disabilities in achieving employment. To the extent allowable, such allocation shall be used for work activities that can be credited toward the participation rate requirements set forth in the federal personal responsibility and work opportunities reconciliation act of 1996.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law and subject to the approval of the director of the budget, \$500,000 shall fund the continuation of two demonstration projects to assist individuals and families, who are eligible for benefits under the state plan for the federal temporary assistance for needy families block grant, whose incomes do not exceed 200 percent of federal poverty level, in moving out of poverty through the pursuit of higher education; provided however, that unless the eligible individual or family is in receipt of public assistance, participation in such projects would not constitute "assistance" under federal TANF regulations. Projects shall include intensive, long-term case management and statistically-based outcome assessments. Such allocation shall be made available for the continuation of one project at a private, secular, liberal arts institution of higher education located in central New York that has evidence of a prior commitment to establishing such a program including having held a conference on the project, the receipt of financial commitment for a not-for-profit foundation, and an established working relationship with regional social services agencies, the local business community and other public and/or private institutions of higher education, and for the continuation of one project at an education and work consortium having developed programs that moved significant numbers of people from welfare to permanent employment, and with the receipt of financial commitment from a not-for-profit foundation, and an established working relationship with regional social services agencies, the local business community and other public and/or private institutions of higher education. The consortium shall consist of three institutions of higher education with one of the institutions being a CUNY institution, one a New York City based institution, and one based

in Westchester County. The department is hereby authorized and shall extend contracts in effect during fiscal year 2003-2004 for such demonstration projects at no additional costs within amounts appropriated and unexpended by contractors heretofore and hereafter.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, up to \$2,500,000, without state or local financial participation, shall be made available for the services and expenses related to a supportive housing program for families and for young adults age 18 to 25, who are eligible for benefits under the state plan for the federal temporary assistance for needy families block grant, whose incomes do not exceed 200 percent of the federal poverty level and, unless in receipt of public assistance, whose participation in such a program would not constitute "assistance" under federal TANF regulations. Such supportive housing program shall be designed to enhance the employability, self-sufficiency, and/or family stability of residents, and prevent out-of-wedlock pregnancies among young adult dents. Eligible families shall include: homeless families; families at risk of exceeding, and those that have exceeded, their TANF assistance time limit; families with multiple barriers to employment and housing stability; families at risk for foster care placement; and those that are reunited after placements. Eligible young adults shall include: young adults aging out of the foster care system; runaway and homeless youths; and youth subject to criminal charges who are at risk for incarceration.

Of the amounts so appropriated, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, \$8,500,000 shall be made available without state or local financial participation, through the transfer or suballocation to the department of labor, in accordance with a memorandum of understanding between the department of labor and the state university of New York, for services and expenses related to the ongoing operation of technology assisted learning programs at the educational opportunity centers. Provided, however, that funds so appropriated shall be used to provide basic educational skills, job readiness training, and occupational training to program participants who are eligible individuals and families under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, up to \$1,000,000 shall be made available for services and expenses of a program, pursuant to section 35 of the social services law but without state or local financial participation, providing legal representation of individuals whose federal disability benefits have been denied or may be discontinued, and who are eligible for benefits under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, up to \$500,000 without state or local financial participation, shall be made available, in social services districts with a population in excess of two million, to support programs that meet the emergency needs of homeless individuals and families and those at risk of becoming homeless who are eligible for benefits under the state plan for the temporary assistance for needy families block grant and whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations. Such programs shall have demonstrated experience in providing services to meet the emergency needs of homeless individuals and families and those at risk of becoming homeless, including crisis intervention services, eviction prevention services, mobile emergency feeding services, and summer youth services.

Notwithstanding any inconsistent provision of law, of the amounts so appropriated, the sum of \$3,000,000, without state or local financial participation, shall be available to provide literacy training and English as a second language instruction to individuals and families who, upon determination of eligibility for such services, are in receipt of public assistance and are eligible for services under the temporary assistance for needy families block grant who lack a literacy level equivalent to the ninth month of the eighth grade or have English language proficiency equal to a score of 34 or less on the NYS PLACE test or an equivalent score on a comparable test. Providers shall include community colleges or, in counties outside of New York City, may also include BOCES or local school districts that have experience operating state or federally funded literacy and/or English proficiency programs. These providers may provide services directly or subcontract to organizations similarly experienced.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, up to \$1,100,000, shall be available through transfer or suballocation to the department of labor, to the New York State American Federation of Labor - Congress of Industrial Organizations (NYS AFL-CIO) Workforce Development Institute for the development of an after school-pilot program. The NYS AFL-CIO's Workforce Development Institute

shall develop a plan to operate a pilot program to administer after-school programs within several locations in New York State serving working families eligible for services under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level. The plan will identify innovative approaches to after-school service delivery, access needs by geographic areas, and prioritize services based on the Workforce Development Institute's determination of the probability of successful outcomes and the potential for replicating the model in other areas of New York State. This pilot project will be administered by the Workforce Development Institute.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, up to \$1,125,000, shall be available through transfer or suballocation to the department of labor, to the Building and Construction Trades Council of Nassau and Suffolk Counties to continue the welfare to work program for individuals and families eligible for services under the state plan for the federal temporary assistance for needy families block grant, whose incomes do not exceed 200 percent of the federal poverty level, providing apprenticeship recruitment and transition as currently administered through the New York State Department of Labor.

Of the amounts so appropriated, notwithstanding any inconsistent provision of law, up to \$700,000 shall be made available without state or local financial participation through transfer or suballocation to the department of labor, in accordance with a memorandum of understanding between the department of labor and the state university of New York, for services and expenses of a program at the education opportunity centers for a statewide professional organization of physicians open to membership from all recognized specialties implementing a work program for individuals and families who are eligible for services under the state plan for the federal temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal level, who will perform entry-level tasks including, but not poverty limited to, entering survey data and other data. Such program shall include, but not be limited to, on-the-job training, literacy, life skills, job readiness skills, transportation for employed participants, and mentoring. Such allocation shall be used for work activities that can be credited toward the participation rate requirements set forth in the federal personal responsibility and work opportunities reconciliation act of 1996. Entire administration cost of this program shall not exceed fifteen percent of the funds so appropriated.

The office is hereby authorized to extend current contracts at no additional costs within amounts appropriated and unexpended by contractors heretofore and hereafter for contracts in effect during fiscal year 2003-04.

Notwithstanding any inconsistent provision of law, a portion of the funds so appropriated may be used by the department of family assistance and the department of labor, subject to the approval of the director of the budget, for a New York works compliance fund program. In the event that federal temporary assistance for needy families block grant funds remain available after reimbursing other eligible expenditures authorized or required by this chapter, such additional funding may be made available to the office of temporary and disability assistance, the department of labor, and/or the office of children and family services subject to the approval of the director of the budget, either immediately or, through carry forward, during subsequent state fiscal years, to meet the cost of employment services, child care through transfer to the federal block grant fund - 265, federal day care account in the office of children and family services, computer systems, training or program operations provided that the director of the budget does not determine that such use of funds can be expected to have the effect of increasing qualified state expenditures under paragraph 7 of subdivision (a) of section 409 of the federal social security act above the minimum applicable federal maintenance of effort requirement."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.



TO THE ASSEMBLY:

I hereby transmit pursuant to the provisions of section 7 of Article IV and section 4 of Article VII of the Constitution, a statement of items to which I object and which I do not approve, contained in Assembly Bill Number 11795, entitled:

### CHAPTER 411

# LINE VETO #219

"AN ACT in relation to implementing certain provisions of law which impact upon the expenditure of certain appropriations made by the chapter of the laws of 2004 which enacts the education, labor and family assistance budget"

Bill Page 97, line 16 through Bill Page 100 line 16, inclusive

#### NOT APPROVED

"§ 117. Notwithstanding any inconsistent provision of law, moneys appropriated in section 1 of the chapter of the laws of 2004 which the education, labor and family assistance budget to the department of labor under the employment and training program from the special revenue funds - federal/aid to localities, federal health and human services fund - 265, for services and expenses of the temporary assistance for needy families block grant and other eligible expenses, including state and local administrative expenses pursuant to the social security act and federal personal responsibility and work opportunity reconciliation act of 1996, and chapter 436 of the laws of 1997 enacting comprehensive welfare reform shall be made, provided that the director of the budget does not determine that such use of funds can be expected to have the effect of increasing qualified state expenditures under paragraph 7 of subdivision (a) of section 409 of the federal social security act above the minimum applicable federal maintenance of effort requirement, for services and expenses authorized by the provisions of such appropriation to be provided without state or local financial participation; and for other services and expenses, including transfer to other state agencies or federal block grants, as specifically authorized by law. Notwithstanding any inconsistent provision of law, such reimbursement from such appropriation shall be available only for costs that have been incurred on or after December 2, 1996 unless the federal government specifically provides additional reimbursement for costs incurred prior to such date through grant awards other than those for programs operated under the federal temporary assistance for needy families program block grant and, for reimbursement of costs for federal fiscal years commencing October 1, 1996 and ending September 30, 2005, funds so appropriated shall not be used to provide the state social services districts with federal reimbursement in addition to that received prior to April 1, 2004 that would increase the rate of federal financial participation in TANF-related costs subject to state-local matching, including those related to the calculation or payment of maintenance of effort liabilities.

Funds so appropriated shall be available for aid to municipalities and for payments to the federal government for expenditures made pursuant to social services law and the state plan for individual and family grant program under the disaster relief act of 1974.

Such funds are to be available for payment of aid heretofore accrued or hereafter to accrue to municipalities. Subject to the approval of the director of the budget, such funds shall be available to the department net of disallowances, refunds, reimbursements, and credits including, but not limited to, additional federal funds resulting from any changes in federal cost allocation methodologies.

Notwithstanding any inconsistent provision of law, funds so appropriated shall be used to reimburse social services district expenditures only to the extent that such reimbursement does not reduce combined state-local liabilities below the minimum applicable percentage of the federal maintenance of effort spending requirement as separately calculated by the commissioner of labor, and approved by the director of the

budget, for the six month periods of April 1, 2004 through September 30, 2004 and October 1, 2004 through March 31, 2005.

Funds so appropriated, subject to the approval of the director of the budget and in accordance with a memorandum of understanding between the office of temporary and disability assistance and the department of labor consistent with federal law and regulations, may be transferred or suballocated to the office of temporary and disability assistance for services and expenses related to employment services for public assistance recipients. Subject to the approval of the director of the budget, funds transferred or suballocated to the office of temporary and disability assistance may be used by the office of temporary and disability assistance directly or, in accordance with a memorandum of understanding, by other state agencies through direct charging of the office of temporary and disability assistance appropriations as approved by the office of temporary and disability assistance.

Subject to the approval of the director of the budget and the commissioner of labor, a portion of the amounts so appropriated may be used by the department of labor or transferred or suballocated to the office of temporary and disability assistance for payment of expenditures or obligations incurred by the office of temporary and disability assistance, such department or social services districts for job placement and retention initiatives, employment services costs, or program operations.

Of the amounts so appropriated, subject to the approval of the director of the budget and notwithstanding any inconsistent provision of law, \$15,000,000 shall be made available without state or local financial participation for formula allocations to local workforce investment areas based on the federal job training partnership act and workforce investment act youth formulas, for the purpose of operating summer 2004 youth programs providing full wage subsidy paid summer employment and associated supportive services to eligible individuals with families under the state plan for the temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations, and provided further that no more than 15 percent of the funds made available may be used for program administration.

Notwithstanding any inconsistent provision of law, of the amounts so appropriated, subject to the approval of the director of the budget, to \$5,000,000 without state or local financial participation, shall be made available for the provision of transportation services to eligible individuals and families under the state plan for the temporary assistance for needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, for the purpose of transportation to and from employment or other allowable activities; provided however, that unless the eligible individual or family is in receipt of public assistance, receipt of such transportation services may not constitute under federal regulations governing the temporary assistance assistance for needy families block grant. Such amount shall be made available for distribution to social services districts to assist such eligible individuals and families in accessing and securing transportation to and from work activities in accordance with project plans submitted by such districts, or used directly or in consultation with the department transportation to provide such services. Such funds may be provided to employers for expenses related to the provision of transportation to and from work activities for eligible individuals. Of the \$5,000,000, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, up to \$2,125,000 shall be available the Rochester-Genesee Regional Transportation Authority for the implementation of programs, or the provision of additional transportation services to such eligible individuals and families, for the purpose of transportation to and from employment or other allowable work activities. Of the \$5,000,000, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, up to \$250,000 shall be available to the Utica Transit Authority for the implementation of programs, or the provision of additional transportation services to such eligible individuals and families, for the purpose transportation to and from employment or other allowable activities. Of the \$5,000,000, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, up to \$500,000 shall be available for the continuation of the current contracts for wheels for work demonstration programs to assist such eligible individuals and families to procure, repair, finance, and/or insure vehicles needed for transportation to and from employment or allowable work activities to attain or maintain self-sufficiency. The department of labor is hereby authorized and shall extend contracts in effect during fiscal year 2003-2004 for wheels for work demonstration programs at no additional costs within amounts appropriated and unexpended by contractors heretofore and hereafter.

Of the amounts appropriate therein, subject to the approval of the director of the budget, notwithstanding any inconsistent provision of law, up to \$2,000,000 may be available, without state of local financial participation, for services and expenses related to the creation or continuation of displaced homemaker services. Such funds may be used to provide displaced homemaker services to eligible individuals and fami-

lies whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations, and may be used for state agency contractors, aid to social services districts, or transfer or suballocation to the office of temporary and disability assistance.

Notwithstanding any inconsistent provision of law, subject to the approval of the commissioner of labor and the director of the budget, up to \$22,053,000 of the funds so appropriated may be used without local financial participation for costs associated with the BRIDGE and EDGE programs, provided however, that, unless otherwise determined by the director of the budget, the rate of state financial participation shall be the same rates as required in the month immediately preceding December 1996. Funds made available therein shall be used for services to individuals and families who, upon determination of eligibility for such programs, are receiving public assistance benefits under the state plan for the temporary assistance for needy families block grant or whose public assistance case includes a dependent child under the age of 18 or under the age of 19 if the child is attending secondary school and is in receipt of safety net assistance; provided, however, that BRIDGE and EDGE programs may allocate up to 80 percent of such funds to individuals and families not in receipt of public assistance but eligible for other TANF benefits whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations.

Of the amount so appropriated, up to \$9,500,000 without state or local financial participation shall be used for personal and nonpersonal service costs incurred by the department of labor for providing employment services to eligible applicants for and recipients of public assistance or individuals and families eligible for other benefits under the temporary assistance to needy families block grant whose incomes do not exceed 200 percent of the federal poverty level, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations."

This item, to which I object and do not approve, represents an unconstitutional alteration of an appropriation contained in the Executive Budget submission and is therefore disapproved.