AN ACT making appropriations for the support of government

AID TO LOCALITIES BUDGET

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. a) The several amounts specified in this chapter for aid to localities, or so much thereof as shall be sufficient to accomplish the purposes designated by the appropriations, are hereby appropriated and authorized to be paid as hereinafter provided, to the respective public officers and for the several purposes specified.

b) Where applicable, appropriations made by this chapter for expenditures from federal grants for aid to localities may be allocated for spending from federal grants for any grant period beginning, during, or prior to the state fiscal year beginning on April 1, 2016 except as otherwise noted.

c) The several amounts named herein, or so much thereof as shall be sufficient to accomplish the purpose designated, being the undisbursed and/or unexpended balances of the prior year's appropriations, are hereby reappropriated from the same funds and made available for the same purposes as the prior year's appropriations, unless herein amended, for the fiscal year beginning April 1, 2016. Certain reappropriations in this chapter are shown using abbreviated text, with three leader dots (an ellipsis) followed by three spaces (... ) used to indicate where existing law that is being continued is not shown. However, unless a change is clearly indicated by the use of brackets [ ] for deletions and underscores for additions, the purposes, amounts, funding source and all other aspects pertinent to each item of appropriation shall be as last appropriated.

For the purpose of complying with the state finance law, the year, chapter and section of the last act reappropriating a former original appropriation or any part thereof is, unless otherwise indicated, chapter 53, section 1, of the laws of 2015 and, for the education department, chapter 61, section 1, of the laws of 2015.

d) No moneys appropriated by this chapter shall be available for payment until a certificate of approval has been issued by the director of the budget, who shall file such certificate with the department of audit and control, the chairperson of the senate finance committee and the chairperson of the assembly ways and means committee.

e) The appropriations contained in this chapter shall be available for the fiscal year beginning on April 1, 2016 except as otherwise noted.

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [ ] is old law to be omitted.
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>129,860,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>114,985,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>980,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>245,825,500</td>
</tr>
</tbody>
</table>

SCHEDULE

COMMUNITY SERVICES PROGRAM ........................................ 245,825,500

General Fund
Local Assistance Account - 10000

For services and expenses, including the payment of liabilities incurred prior to April 1, 2016, related to the community services for the elderly grant program. Notwithstanding subparagraph (1) of paragraph (b) of subdivision 4 of section 214 of the elder law and any other provision of law to the contrary, up to $2,500,000 of the funds appropriated herein may, at the discretion of the director of the budget, be used by the state to reimburse counties for more than the 75 percent of the total annual expenditures of approved community services for the elderly programs. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts and purposes of such expenditures and the allocation of funds among the counties. Notwithstanding any provision of law, rule or regulation to the contrary, subject to the approval of the director of the budget, funds appropriated herein for the community services for the elderly program (CSE) and the expanded in-home services for the elderly program (EISEP) may be used in accordance with a waiver or reduction in county maintenance of effort requirements established pursuant to section 214 of the elder law, except for base year expenditures. To the extent that funds hereby appropriated are sufficient to exceed the per capita limit established in section 214 of the elder law, the excess funds shall be available to supplement the existing per capita level in a uniform manner consistent with statutory allocations. Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the
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professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded, or
approved by, or under contract with the
state office for the aging, a local
governmental unit as such term is defined
in article 41 of the mental hygiene law,
and/or a local social services district as
defined in section 61 of the social
services law, and all such entities shall
be considered to be approved settings for
the receipt of supervised experience for
the professions governed by articles 153,
154 and 163 of the education law, and
furthermore, no such entity shall be
required to apply for nor be required to
receive a waiver pursuant to section 6503-
a of the education law in order to perform
any activities or provide any services.

For services and expenses of the state
office for the aging to implement
subdivision 3-d of section one of part c
of chapter 57 of the laws of 2006 to
provide funding for cost of living
increases for the period April 1, 2016
through March 31, 2017 (10318) ............ 27,933,000

For planning and implementation, including
the payment of liabilities incurred prior
to April 1, 2016, of a program of expanded
in-home, case management and ancillary
community services for the elderly
(EISEP). No expenditures shall be made
from this appropriation until the director
of the budget has approved a plan submit-
ted by the office outlining the amounts
and purposes of such expenditures and the
allocation of funds among the counties,
including the city of New York.

Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded, or
approved by, or under contract with the
state office for the aging, a local
governmental unit as such term is defined
in article 41 of the mental hygiene law,
and/or a local social services district as
defined in section 61 of the social
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services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

For services and expenses of the state office for the aging to implement subdivision 3-d of section one of part c of chapter 57 of the laws of 2006 to provide funding for cost of living increases for the period April 1, 2016 through March 31, 2017 (10319) ........... 50,120,000

For services and expenses of grants to area agencies on aging for the establishment and operation of caregiver resource centers (10321) ......................... 353,000

For services and expenses, including the payment of liabilities incurred prior to April 1, 2016, associated with the wellness in nutrition (WIN) program, formerly known as the supplemental nutrition assistance program (SNAP), including a suballocation to the department of agriculture and markets to be transferred to state operations for administrative costs of the farmers market nutrition program. Up to $200,000 of this appropriation may be made available to the Council of Senior Centers and Services of New York City to provide outreach within the older adult SNAP initiative. No expenditure shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts and purpose of such expenditures and the allocation of funds among the counties.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or approved by, or under contract with the state office for the aging, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for
the receipt of supervised experience for
the professions governed by articles 153,
154 and 163 of the education law, and
furthermore, no such entity shall be
required to apply for nor be required to
receive a waiver pursuant to section 6503-
a of the education law in order to perform
any activities or provide any services.
For services and expenses of the state
office for the aging to implement
subdivision 3-d of section one of part c
of chapter 57 of the laws of 2006 to
provide funding for cost of living
increases for the period April 1, 2016
through March 31, 2017 (10322) ........... 27,483,000
Local grants for services and expenses of
the long-term care ombudsman program
(10323) ........................................ 1,190,000
For state aid grants to providers of respite
services to the elderly. Funding priority
shall be given to the renewal of existing
contracts with the state office for the
aging. No expenditures shall be made from
this appropriation until the director of
the budget has approved a plan submitted
by the office outlining the amounts to be
distributed by provider.
Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded, or
approved by, or under contract with the
state office for the aging, a local
governmental unit as such term is defined
in article 41 of the mental hygiene law,
and/or a local social services district as
defined in section 61 of the social
services law, and all such entities shall
be considered to be approved settings for
the receipt of supervised experience for
the professions governed by articles 153,
154 and 163 of the education law, and
furthermore, no such entity shall be
required to apply for nor be required to
receive a waiver pursuant to section 6503-
a of the education law in order to perform
any activities or provide any services
(10328) ........................................ 656,000
For state aid grants to providers of social
model adult day services. Funding priority
shall be given to the renewal of existing
contracts with the state office for the
aging. No expenditures shall be made from
this appropriation until the director of
the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or approved by, or under contract with the state office for the aging, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services (10329) .................................. 1,072,000

For state aid grants to naturally occurring retirement communities (NORC). Funding priority shall be given to the renewal of existing contracts with the state office for the aging, provided, however, that contracts shall only be awarded to providers who meet all the requirements contained in paragraph (f) of subdivision 1 of section 209 of the elder law, as determined by the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or approved by, or under contract with the state office for the aging, a local governmental unit as such term is defined
in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

(10330) .............................. 2,027,500

For state aid grants to neighborhood naturally occurring retirement communities (NNORC). Funding priority shall be given to the renewal of existing contracts with the state office for the aging, provided, however, that contracts shall only be awarded to providers who meet all the requirements contained in paragraph (a) of subdivision 5-a of section 209 of the elder law, as determined by the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or approved by, or under contract with the state office for the aging, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

(10331) .............................. 2,027,500

For grants in aid to the 59 designated area agencies on aging for transportation operating expenses related to serving the
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1 elderly. Funds shall be allocated from
2 this appropriation pursuant to a plan
3 prepared by the director of the state
4 office for the aging and approved by the
5 director of the budget (10885) .......... 1,121,000
6 For grants to the area agencies on aging for
7 the health insurance information, coun-
8 seling and assistance program (10335) .... 921,000
9 For state matching funds for services and
10 expenses to match federally funded model
11 projects and/or demonstration grant
12 programs, a portion of which may be trans-
13 ferred to state operations or to other
14 entities as necessary to meet federal
15 grant objectives (10336) ................. 175,000
16 For the managed care consumer assistance
17 program for the purpose of providing
18 education, outreach, one-on-one coun-
19 seling, monitoring of the implementation
20 of medicare part D, and assistance with
21 drug appeals and fair hearings related to
22 medicare part D coverage for persons who
23 are eligible for medical assistance and
24 who are also beneficiaries under part D of
25 title XVIII of the federal social security
26 act and for participants of the elderly
27 pharmaceutical insurance coverage program
28 (EPIC) in accordance with the following:
29 Medicare Rights Center (10340) ............ 793,000
30 New York StateWide Senior Action Council,
31 Inc. (10341) ............................ 354,000
32 New York Legal Assistance Group (10342) .... 222,000
33 Legal Aid Society of New York (10343) ..... 111,000
34 Empire Justice Center (10345) .............. 155,000
35 Community Service Society (10346) .......... 132,000
36 For services and expenses of the retired and
37 senior volunteer program (RSVP) (10324)... 216,500
38 For services and expenses of the EAC/Nassau
39 senior respite program (10325) ............ 118,500
40 For services and expenses of the home aides
41 of central New York, Inc. senior respite
42 program (10326) ............................ 71,000
43 For services and expenses of the New York
44 foundation for senior citizens home shar-
45 ing and respite care program (10327) ..... 86,000
46 For services and expenses of the foster
47 grandparents program (10332) ............ 98,000
48 For services and expenses related to an
49 elderly abuse education and outreach
50 program in accordance with section 219 of
51 the elder law funding priority shall be
52 given to the renewal of existing contracts
53 with the state office for the aging
54 (10333) ................................. 745,000
55 For services and expenses related to the
56 livable new york initiative to create
57 neighborhoods that consider the evolving
58 needs and preferences of all their resi-
59 dents (10866) ............................. 122,500
60 For services and expenses of the new york
61 state adult day services association, inc.
62 related to providing training and techni-
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1. Cal assistance to social adult day services programs in New York State regarding the quality of services (10867). 122,500
2. For services and expenses related to the congregate services initiative. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts and purposes of such expenditures and the allocation of funds among the counties (10320) .............. 403,000
3. For services and expenses of New York Statewide Senior Action Council, Inc. for the patients' rights hotline and advocacy project (10334) .................... 31,500
4. For services and expenses related to making improvements in the long term care system for the purposes of expanding and promoting a more coordinated level of care for the delivery of quality services in the community.
5. Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or approved by, or under contract with the state office for the aging, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services (10884) .............................. 3,350,000
6. For services and expenses of the Association on Aging in New York State to provide training, education and technical assistance to the area agencies on aging and aging network service contractor staff for professional development (10810) ........ 250,000
7. For services and expenses of the office of the aging to implement subdivision 3-d of section 1 of part C of chapter 57 of the laws of 2006 as amended by section 2 of part I of chapter 60 of the laws of 2014
to provide funding for salary increases for the period April 1, 2016 through March 31, 2017. Notwithstanding any other provision of law to the contrary, and subject to the approval of the director of the budget, the amounts appropriated here-in may be increased or decreased by interchange or transfer without limit to any local assistance appropriation, and may include advances to local governments and voluntary agencies, to accomplish this purpose (10815) .................................. 7,400,000

Program account subtotal .............. 129,860,500

Special Revenue Funds - Federal
Federal Health and Human Services Fund
FHHS Aid to Localities Account - 25177

For programs provided under the titles of the federal older Americans act and other health and human services programs. Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or approved by, or under contract with the state office for the aging, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

Title III-b social services (10894) ........ 26,000,000
Title III-c nutrition programs, including a suballocation to the department of health to be transferred to state operations for nutrition program activities (10893) ...... 41,385,000
Title III-e caregivers (10892) ............ 12,000,000
Health and human services programs (10891) 9,000,000
Nutrition services incentive program (10890) 17,000,000

Program account subtotal .............. 105,385,000
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Special Revenue Funds - Federal</td>
<td></td>
</tr>
<tr>
<td>Federal Miscellaneous Operating Grants Fund</td>
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<tr>
<td>Office for the Aging Federal Grants Account - 25300</td>
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<tr>
<td>For services and expenses related to the provision of aging services programs</td>
<td>600,000</td>
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<td>(10883)</td>
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<td>Program account subtotal</td>
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<td>Special Revenue Funds - Federal</td>
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<tr>
<td>Federal Miscellaneous Operating Grants Fund</td>
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<td>Senior Community Service Employment Account - 25444</td>
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<tr>
<td>For the senior community service employment provided under title V of the federal older Americans act (10887)</td>
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<td>Program account subtotal</td>
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<td>Special Revenue Funds - Other</td>
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<td>Combined Expendable Trust Fund</td>
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<td>Aging Grants and Bequest Account - 20196</td>
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<td>For services and expenses of the state office for the aging (81034)</td>
<td>980,000</td>
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<tr>
<td>Program account subtotal</td>
<td>980,000</td>
</tr>
</tbody>
</table>
By chapter 53, section 1, of the laws of 2015:
For services and expenses, including the payment of liabilities incurred prior to April 1, 2015, associated with the wellness in nutrition (WIN) program, formerly known as the supplemental nutrition assistance program (SNAP), including a suballocation to the department of agriculture and markets to be transferred to state operations for administrative costs of the farmers market nutrition program. Up to $200,000 of this appropriation may be made available to the Council of Senior Centers and Services of New York City to provide outreach within the older adult SNAP initiative. No expenditure shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts and purpose of such expenditures and the allocation of funds among the counties.

Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part I of chapter 60 of the laws of 2014, for the period commencing on April 1, 2015 and ending March 31, 2016 the commissioner shall not apply any cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement (10322) ... $27,326,000 ....... (re. $200,000)

Local grants for services and expenses of the long-term care ombudsman program (10323) ... $690,000 ......................... (re. $589,000)

For state aid grants to providers of respite services to the elderly. Funding priority shall be given to the renewal of existing contracts with the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider (10328) ... $656,000 ....... (re. $656,000)

For state aid grants to providers of social model adult day services. Funding priority shall be given to the renewal of existing contracts with the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider (10329) ... $1,072,000 ..... (re. $1,072,000)

For state aid grants to naturally occurring retirement communities (NORC). Funding priority shall be given to the renewal of existing contracts with the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider (10330) ... $2,027,500 ..... (re. $2,027,500)

For state aid grants to neighborhood naturally occurring retirement communities (NNORC). Funding priority shall be given to the renewal of existing contracts with the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider (10331) ... $0 ....... (re. $2,027,500)

For state matching funds for services and expenses to match federally funded model projects and/or demonstration grant programs, a portion of which may be transferred to state operations or to other entities as necessary to meet federal grant objectives (10336) ... $0 ....... (re. $175,000)

For the managed care consumer assistance program for the purpose of providing education, outreach, one-on-one counseling, monitoring of the implementation of medicare part D, and assistance with drug appeals and fair hearings related to medicare part D coverage for
persons who are eligible for medical assistance and who are also
beneficiaries under part D of title XVIII of the federal social
security act and for participants of the elderly pharmaceutical
insurance coverage program (EPIC) in accordance with the following:
Medicare Rights Center (10340) ... 793,000 ............... (re. $595,000)
New York StateWide Senior Action Council, Inc. (10341) ...........
354,000 ............................................. (re. $212,000)
New York Legal Assistance Group (10342) ... 222,000 ... (re. $222,000)
Legal Aid Society of New York (10343) ... 111,000 ..... (re. $111,000)
Empire Justice Center (10345) ... 155,000 ............. (re. $155,000)
Community Service Society (10346) ... 132,000 ........ (re. $132,000)
For services and expenses related to an elderly abuse education and
outreach program in accordance with section 219 of the elder law
funding priority shall be given to the renewal of existing contracts
with the state office for the aging (10333) ..................
745,000 ............................................. (re. $745,000)
For services and expenses related to the livable new york initiative
to create neighborhoods that consider the evolving needs and
preferences of all their residents (10866) .....................
122,500 ............................................. (re. $122,500)
For services and expenses of the new york state adult day services
association, inc. related to providing training and technical
assistance to social adult day services programs in new york state
regarding the quality of services (10867) ....................... 122,500...................... (re. $91,000)
For services and expenses of New York Statewide Senior Action Council,
Inc. for the patients' rights hotline and advocacy project (10334)
... 31,500 ........................................... (re. $31,500)
For services and expenses related to making improvements in the long
term care system for the point of entry initiatives, for the
purposes of expanding and promoting a more coordinated level of care
for the delivery of quality services in the community (10884) ....
3,350,000 ............................................. (re. $3,350,000)
For services and expenses of the Association on Aging in New York
State to provide training, education and technical assistance to the
area agencies on aging and aging network service contractor staff
for professional development (10810) ... 250,000 .... (re. $250,000)
For services and expenses of the office of the aging to implement
subdivision 3-d of section 1 of part C of chapter 57 of the laws of
2006 as amended by section 2 of part I of chapter 60 of the laws of
2014 to provide funding for salary increases for the period April 1,
2015 through March 31, 2016. Notwithstanding any other provision of
law to the contrary, and subject to the approval of the director of
the budget, the amounts appropriated herein may be increased or
decreased by interchange or transfer without limit to any local
assistance appropriation, and may include advances to local
governments and voluntary agencies, to accomplish this purpose
(10815) ... 7,400,000 .................................. (re. $7,387,000)
For additional services and expenses of the New York foundation for
senior citizens home sharing and respite care program (10306) ......
86,000 ............................................. (re. $86,000)
For additional services and expenses of New York Statewide Senior
Action Council, Inc. for the patients' rights hotline and advocacy
project (10305) ... 31,500 ............................ (re. $31,500)
For services and expenses of the Hebrew Home at Riverdale (10308) ....
200,000 ............................................. (re. $200,000)
For services and expenses of Riverdale Senior Services, Inc (10309)
... 100,000 ........................................... (re. $100,000)
For services and expenses of Emerald Isle Immigration Center, Inc
(10822) ... 100,000 .................................. (re. $100,000)
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For services and expenses related to the Lifespan Elder Abuse Prevention Program for services related to elder abuse prevention services, public education, and training (10808) ...................... 200,000 ............................................. (re. $200,000)

For services and expenses of Jewish Community Council of Greater Coney Island, Inc (10823) ... 312,000 ................. (re. $312,000)

For services and expenses of Meals on Wheels Programs & Services of Rockland, Inc (10824) ... 50,000 ................. (re. $50,000)

For services and expenses of Samuel Field YM & YWHA, Inc (10825) ..... 100,000 ............................................. (re. $100,000)

By chapter 53, section 1, of the laws of 2014:

For state aid grants to providers of respite services to the elderly. Funding priority shall be given to the renewal of existing contracts with the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider ... 656,000 ................. (re. $400,000)

For state aid grants to providers of social model adult day services. Funding priority shall be given to the renewal of existing contracts with the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider ... 1,072,000 ................. (re. $1,018,000)

For state aid grants to naturally occurring retirement communities (NORC). Funding priority shall be given to the renewal of existing contracts with the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider ... 2,027,500 ................. (re. $587,000)

For state aid grants to neighborhood naturally occurring retirement communities (NNORC). Funding priority shall be given to the renewal of existing contracts with the state office for the aging. No expenditures shall be made from this appropriation until the director of the budget has approved a plan submitted by the office outlining the amounts to be distributed by provider ... 2,027,500 ................. (re. $1,657,000)

For state matching funds for services and expenses to match federally funded model projects and/or demonstration grant programs, a portion of which may be transferred to state operations or to other entities as necessary to meet federal grant objectives ................. 236,000 ............................................. (re. $236,000)

For the managed care consumer assistance program for the purpose of providing education, outreach, one-on-one counseling, monitoring of the implementation of medicare part D, and assistance with drug appeals and fair hearings related to medicare part D coverage for persons who are eligible for medical assistance and who are also beneficiaries under part D of title XVIII of the federal social security act and for participants of the elderly pharmaceutical insurance coverage program (EPIC) in accordance with the following:

Legal Aid Society of New York ... 111,000 ................. (re. $82,000)

Empire Justice Center ... 155,000 ......................... (re. $39,000)

For services and expenses related to an elderly abuse education and outreach program in accordance with section 219 of the elder law funding priority shall be given to the renewal of existing contracts with the state office for the aging ... 745,000 ...... (re. $500,000)

For services and expenses related to the livable new york initiative to create neighborhoods that consider the evolving needs and preferences of all their residents ... 122,500 ................. (re. $122,500)
For services and expenses of the New York State Adult Day Services
Association, Inc., related to providing training and technical
assistance to social adult day services programs in New York State
regarding the quality of services ... $62,500 ........ (re. $62,500)
For services and expenses related to making improvements in the long
term care system for the point of entry initiatives, for the
purposes of expanding and promoting a more coordinated level of care
for the delivery of quality services in the community .............
$200,000 ................................................................ (re. $200,000)
For services and expenses of the Association on Aging in New York
State to provide training, education and technical assistance to the
area agencies on aging and aging network service contractor staff
for professional development ... $250,000 ........ (re. $250,000)
For services and expenses of the Greater Whitestone Taxpayers and
Civic Association Senior Center ... $75,000 ........ (re. $75,000)
For services and expenses of the North Flushing Senior Center, serving
Mitchell Linden Community ... $30,000 ........ (re. $30,000)
For services and expenses of the North Flushing Senior Center at
College Point ... $31,000 ........................................... (re. $31,000)
For services and expenses of the office of the aging to implement
subdivision 3-d of section 1 of part C of chapter 57 of the laws of
2006 as added by a chapter of the laws of 2014 to provide funding
for salary increases for the period April 1, 2014 through March 31,
2015. Notwithstanding any other provision of law to the contrary,
and subject to the approval of the director of the budget, the
amounts appropriated herein may be increased or decreased by inter-
change or transfer without limit to any local assistance appropri-
ation, and may include advances to local governments and voluntary
agencies, to accomplish this purpose ... $930,000 .... (re. $895,000)

By chapter 53, section 1, of the laws of 2013:
For state matching funds for services and expenses to match federally
funded model projects and/or demonstration grant programs, a portion
of which may be transferred to state operations or to other entities
as necessary to meet federal grant objectives .................
$236,000 ................................................................ (re. $236,000)

By chapter 53, section 1, of the laws of 2012:
For state matching funds for services and expenses to match federally
funded model projects and/or demonstration grant programs, a portion
of which may be transferred to state operations or to other entities
as necessary to meet federal grant objectives .................
$236,000 ................................................................ (re. $236,000)

By chapter 53, section 1, of the laws of 2011:
For state matching funds for services and expenses to match federally
funded model projects and/or demonstration grant programs, a portion
of which may be transferred to state operations or to other entities
as necessary to meet federal grant objectives .................
$236,000 ................................................................ (re. $236,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
FHHS Aid to Localities Account - 25177

By chapter 53, section 1, of the laws of 2015:
For programs provided under the titles of the federal older Americans
act and other health and human services programs.
Title III-b Social Services (10894) .........................
$21,000,000 .................................................. (re. $21,000,000)
Title III-c nutrition programs, including a suballocation to the department of health to be transferred to state operations for nutrition program activities (10893) ............................
41,385,000 ........................................ (re. $29,000,000)
Title III-e caregivers (10892) ... 12,000,000 .......... (re. $8,000,000)
Health and human services programs (10891) ...........................
9,000,000 ........................................ (re. $9,000,000)
Nutrition services incentive program (10890) .........................
17,000,000 ........................................ (re. $13,807,000)

By chapter 53, section 1, of the laws of 2014:
For programs provided under the titles of the federal older Americans act and other health and human services programs.
Title III-b social services ... 26,000,000 .......... (re. $6,000,000)
Title III-c nutrition programs, including a suballocation to the department of health to be transferred to state operations for nutrition program activities ... 41,385,000 .......... (re. $1,000,000)
Title III-e caregivers ... 12,000,000 ............... (re. $1,500,000)
Health and human services programs ... 9,000,000 .... (re. $3,000,000)
Nutrition services incentive program ................................
17,000,000 ........................................ (re. $5,971,000)

By chapter 53, section 1, of the laws of 2013:
For programs provided under the titles of the federal older Americans act and other health and human services programs.
Health and human services programs ... 9,000,000 ...... (re. $500,000)

By chapter 53, section 1, of the laws of 2012:
For programs provided under the titles of the federal older Americans act and other health and human services programs.
Health and human services programs ... 9,000,000 ...... (re. $100,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Senior Community Service Employment Account - 25444

By chapter 53, section 1, of the laws of 2015:
For the senior community service employment program provided under title V of the federal older Americans act (10887) .................
9,000,000 ........................................... (re. $5,412,000)
DEPARTMENT OF AGRICULTURE AND MARKETS

AID TO LOCALITIES 2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
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<tbody>
<tr>
<td>General Fund</td>
<td>19,863,000</td>
<td>34,385,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>20,000,000</td>
<td>40,200,000</td>
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<tr>
<td>All Funds</td>
<td>39,863,000</td>
<td>74,585,000</td>
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</table>

SCHEDULE

AGRICULTURAL BUSINESS SERVICES PROGRAM .......................... 39,863,000

General Fund

Local Assistance Account - 10000

New York federation of growers and processors agribusiness child development program (10913) .......................... 8,275,000

New York state veterinary diagnostic laboratory at Cornell university animal health surveillance and control program (10920) ... 4,425,000

New York state veterinary diagnostic laboratory at Cornell university quality milk production services program (10921) ....... 1,174,000

New York state veterinary diagnostic laboratory at Cornell university New York state cattle health assurance program (10922) .. 360,000

New York state veterinary diagnostic laboratory at Cornell university Johnes disease program (10923) .................. 480,000

New York state veterinary diagnostic laboratory at Cornell university rabies program (10925) .......................... 50,000

New York state veterinary diagnostic laboratory at Cornell university Avian disease program (10924) .......................... 252,000

Cornell university farmnet program for farm family assistance (10926) ................. 384,000

Notwithstanding any other provision of law, for services and expenses of the state seed inspection program. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $128,000 of this appropriation to state operations (10929) ..... 128,000

Cornell university Geneva experiment station hop and barley evaluation and field testing program (11466) .................. 40,000

Cornell university golden nematode program (10932) .................. 62,000

Cornell university future farmers of America (10939) .......................... 192,000

Cornell university agriculture in the classroom (10938) .................. 80,000

Cornell university association of agricultural educators (10940) ................. 66,000

New York state apple growers association (10943) .......................... 206,000

New York wine and grape foundation (10915) .. 713,000
DEPARTMENT OF AGRICULTURE AND MARKETS

AID TO LOCALITIES  2016-17

1. New York farm viability institute (10916) .. 400,000
2. For services and expenses of programs to promote dairy excellence, including but not limited to programs at Cornell university. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $150,000 of this appropriation to state operations for programs including administration of dairy profit teams (11495) .... 150,000
3. For reimbursement for the promotion of agriculture and domestic arts in accordance with article 24 of the agriculture and markets law (10914) ...................... 340,000
4. Cornell university pro-dairy program (11470) 598,000
5. For services and expense of the electronic benefits transfer program administered by the Farmers' Market Federation of NY ..... 138,000
6. For services, expenses and grants related to the taste New York program, including but not limited to marketing and advertising to promote New York produced food and beverage goods and products. All or a portion of this appropriation may be suballocated to any department, agency, or public authority. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $1,100,000 of this appropriation to state operations (11450) ...................... 1,100,000
7. For services and expenses of a program to develop farm to school initiatives that will help schools purchase more food from local farmers and expand access to healthy local food for school children. The funds shall be awarded through a competitive process (11405) .......................... 250,000
8. Program account subtotal .................. 19,863,000

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal Agriculture and Markets Account - 25021

For services and expenses of non-point source pollution control, farmland preservation, and other agricultural programs including suballocation to other state departments and agencies including liabilities incurred prior to April 1, 2016. Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the funds appropriated herein may be increased or decreased by transfer from/to appropriations for any prior or subsequent grant period within the same federal fund/program and between state operations and aid to localities to accomplish the intent of this appropriation, as long as such corresponding
<table>
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<th>prior/subsequent grant periods within such appropriations have been reappropriated as necessary (11498)</th>
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<tr>
<td>7</td>
<td>Program account subtotal</td>
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</table>
DEPARTMENT OF AGRICULTURE AND MARKETS

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

AGRICULTURAL BUSINESS SERVICES PROGRAM

General Fund

Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:

New York federation of growers and processors agribusiness child development program (10913) ........................................ (re. $2,164,000)

For additional services and expenses of the New York federation of growers and processors agribusiness child development program (10905) .................................................. (re. $466,000)

New York state veterinary diagnostic laboratory at Cornell university animal health surveillance and control program (10920) .................

4,425,000 ................................................ (re. $4,425,000)

For additional services and expenses of the New York state veterinary diagnostic laboratory at Cornell university animal health surveillance and control program (10908) ............................

1,000,000 ............................................ (re. $1,000,000)

New York state veterinary diagnostic laboratory at Cornell university quality milk production services program (10921) ..............

1,174,000 ............................................ (re. $1,174,000)

New York state veterinary diagnostic laboratory at Cornell university New York state cattle health assurance program (10922) ............

360,000 ................................................ (re. $360,000)

New York state veterinary diagnostic laboratory at Cornell university New York state cattle health assurance program (10929) ............

128,000 ............................................... (re. $128,000)

New York state veterinary diagnostic laboratory at Cornell university New York state cattle health assurance program (10928) ............

560,000 ................................................ (re. $560,000)

Johnes disease program (10923) ..........................

480,000 ................................................ (re. $480,000)

New York state veterinary diagnostic laboratory at Cornell university rabies program (10925) ........................................ (re. $50,000)

For additional services and expenses of the New York state veterinary diagnostic laboratory at Cornell university rabies program (11468) ............................

560,000 ................................................ (re. $560,000)

New York state veterinary diagnostic laboratory at Cornell university Avian disease program (10924) ................................ (re. $252,000)

Cornell university farmnet program for farm family assistance (10926) ........................................ (re. $384,000)

For additional services and expenses of the Cornell university farmnet program for farm family assistance (11469) ............................

500,000 ................................................ (re. $500,000)

Notwithstanding any other provision of law, subject to the approval of the director of the budget, up to the amount appropriated herein shall be available for Cornell university Geneva experiment station for state seed inspection program (10929) ............................

128,000 ............................................... (re. $128,000)

Cornell university Geneva experiment station hop and barley evaluation and field testing program (11456) ........................................ (re. $40,000)

For additional services and expenses of the Cornell university Geneva experiment station hop and barley evaluation and field testing program (11451) ........................................ (re. $160,000)

Cornell university golden nematode program (10932) ............................

62,000 ................................................ (re. $62,000)

Cornell university future farmers of America (10939) ............................

192,000 ................................................ (re. $192,000)

For additional services and expenses of the Cornell university future farmers of America (11452) ........................................ (re. $200,000)

Cornell university agriculture in the classroom (10938) ............................

80,000 ................................................ (re. $80,000)

Cornell university association of agricultural educators (10940) ................

66,000 ................................................ (re. $66,000)

New York state apple growers association (10943) ............................

206,000 ................................................ (re. $206,000)
DEPARTMENT OF AGRICULTURE AND MARKETS

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For additional services and expenses of the New York state apple growers association (11458) ... 544,000 ............. (re. $357,000)

New York wine and grape foundation (10915) ..............................

713,000 ........................................................................ (re. $204,000)

For additional services and expenses of the New York wine and grape foundation (11457) ... 306,000 ....................... (re. $51,000)

New York farm viability institute (10916) ............................

400,000 ........................................................................ (re. $400,000)

For additional services and expenses of the New York farm viability institute (10917) ... 1,500,000 .................... (re. $1,500,000)

For services and expenses of programs to promote dairy excellence, including but not limited to programs at Cornell university. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $150,000 of this appropriation to state operations for programs including administration of dairy profit teams (11495) ..........................

150,000 ........................................................................ (re. $150,000)

For reimbursement for the promotion of agriculture and domestic arts in accordance with article 24 of the agriculture and markets law (10914) ... 340,000 ........................................................................ (re. $340,000)

For additional reimbursements for the promotion of agriculture and domestic arts in accordance with article 24 of the agriculture and markets law (11453) ... 160,000 ....................... (re. $160,000)

Cornell university pro-dairy program (11470) ..........................

822,000 ........................................................................ (re. $822,000)

For additional services and expenses of the Cornell university pro-dairy program (11406) ... 378,000 ....................... (re. $378,000)

For services, expenses and grants related to the taste New York program, including but not limited to marketing and advertising to promote New York produced food and beverage goods and products. All or a portion of this appropriation may be suballocated to any department, agency, or public authority. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $1,100,000 of this appropriation to state operations (11450) ... 1,100,000 ....................... (re. $127,000)

For services and expenses of a program to develop farm to school initiatives that will help schools purchase more food from local farmers and expand access to healthy local food for school children. The funds shall be awarded through a competitive process (11405) ... 250,000 ............................................. (re. $250,000)

Maple producers association for programs to promote maple syrup (10945) ... 213,000 ............................................. (re. $213,000)

Tractor rollover protection program administered by Mary Imogene Bassett hospital (11473) ... 250,000 ....................... (re. $227,000)

For services and expenses of the New York State apple research and development program, in consultation with the apple research and development advisory board (11400) ... 500,000 ........... (re. $500,000)

Cornell university maple research (11456) ... 125,000 .... (re. $51,000)

The New York farm viability institute, for programs to benefit the New York berry industry (11462) ... 320,000 ....................... (re. $320,000)

Christmas tree farmers association of New York for programs to promote Christmas trees (11461) ... 125,000 ....................... (re. $125,000)

NY corn and soybean growers association (11454) ... 75,000 ....................... (re. $50,000)

Cornell university honeybee research (11455) ... 50,000 ....................... (re. $50,000)

Cornell university onion research (10948) ... 50,000 ........ (re. $50,000)

Cornell university vegetable research (11401) ..........................

100,000 ........................................................................ (re. $100,000)

Suffolk county soil and water conservation district - deer fencing matching grants program (11480) ... 200,000 ........... (re. $200,000)
DEPARTMENT OF AGRICULTURE AND MARKETS

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For services and expenses of the eastern equine encephalitis program administered by Oswego county, including suballocation to other state departments and agencies. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $175,000 of this appropriation to state operations (11467) ... 175,000 ............................................. (re. $175,000)

For services and expenses of dairy profit teams administered by the New York farm viability institute (11459) ........ 220,000 ............................................. (re. $220,000)

Genesee-Livingston-Steuben-Wyoming BOCES agricultural academy (11464) ... 100,000 ......................................... (re. $100,000)

Long Island farm bureau (11463) ... 100,000 ........... (re. $100,000)

Island Harvest (11465) ... 20,000 ...................... (re. $20,000)

For services and expenses of the north country low cost vaccine program administered by the St. Lawrence and Jefferson county public health department. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $25,000 of this appropriation to state operations (11460) ........ 25,000 ............................................... (re. $25,000)

Northern New York agricultural development program administered by Cornell cooperative extension of Jefferson County (10941) ........ 600,000 ............................................. (re. $600,000)

Cornell precision agriculture study (11407) ........ 100,000 ............................................. (re. $100,000)

For services and expenses of the agriculture environmental management certified planner quality assurance and control program. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $250,000 of this appropriation to state operations (11408) ........ 250,000 .................................................. (re. $250,000)

For services and expenses of the turfgrass environmental stewardship fund administered by the New York State greengrass association (11472) ... 150,000 ............................................. (re. $113,000)

For services and expenses of the wood products development council, including suballocation to other state departments and agencies. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $100,000 of this appropriation to state operations (11402) ........ 100,000 ............................................. (re. $100,000)

For services and expenses of the New York state senior farmers market nutrition program. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $180,000 of this appropriation to state operations (11409) ........ 500,000 ............................................. (re. $500,000)

For the development of regional food hubs to facilitate the transportation of locally grown produce to urban markets, including the development of cooperative food hubs. Notwithstanding any other provision of the law, the director of the budget is hereby authorized to transfer up to $175,000 of this appropriation to state operations (11410) ... 1,064,000 ............................................. (re. $1,064,000)

Farm Drain Tile Revolving Loan Program as authorized by section 4-a of the soil and water conservation districts law (11411) ........ 500,000 ............................................. (re. $500,000)

Animal care & control of NYC, to support full service animal shelters in New York City and mobile adoption unit improvement (11403) ... 250,000 ............................................. (re. $250,000)

By chapter 53, section 1, of the laws of 2014:

For additional services and expenses of the Cornell university Geneva experiment station hop and barley evaluation and field testing program ... 160,000 ............................................. (re. $79,000)
Cornell university future farmers of America ................. 192,000 ............................................. (re. $180,000)
For additional services and expenses of Cornell university future
farmers of America ... 158,000 .......................... (re. $140,000)
Cornell university agriculture in the classroom ................
80,000 ............................................... (re. $66,000)
Cornell university association of agricultural educators ..........
66,000 ............................................... (re. $13,000)
New York farm viability institute ... 400,000 ................ (re. $400,000)
For additional services and expenses of the New York farm viability
institute ... 1,100,000 .................................. (re. $513,000)
For services and expenses of programs to promote dairy excellence,
including but not limited to programs at Cornell university.
Notwithstanding any other provision of law, the director of the
budget is hereby authorized to transfer up to $150,000 of this
appropriation to state operations for programs including adminis-
tration of dairy profit teams ... 150,000 ................ (re. $37,000)
For services and expenses of dairy profit teams administered by the
New York farm viability institute ... 220,000 ........ (re. $80,000)
Tractor rollover protection program administered by Mary Imogene
Basset hospital ... 150,000 .................................. (re. $27,000)
Northern New York agricultural development program administered by
Cornell cooperative extension of Jefferson County ................
600,000 ............................................... (re. $500,000)
For services and expenses of the eastern equine encephalitis program
administered by Oswego county, including suballocation to other
state departments and agencies. Notwithstanding any other provision
of law, the director of the budget is hereby authorized to transfer
up to $175,000 of this appropriation to state operations ...........
175,000 ............................................... (re. $64,000)
For services and expenses of the north country low cost vaccine
program administered by the St. Lawrence and Jefferson county public
health department. Notwithstanding any other provision of law, the
director of the budget is hereby authorized to transfer up to
$25,000 of this appropriation to state operations ..............
25,000 ................................................ (re. $4,000)
The New York farm viability institute, for programs to benefit the New
York berry industry ... 320,000 .......................... (re. $227,000)
Genesee-Livingston-Steuben-Wyoming BOCES agricultural academy ....
100,000 ............................................... (re. $75,000)
NY corn and soybean growers association ... 75,000 ..... (re. $75,000)
Cornell university honeybee research ... 50,000 ........ (re. $12,000)
Cornell university onion research ... 50,000 ........... (re. $12,000)
Cornell university vegetable research ... 100,000 ...... (re. $23,000)
For services and expenses of the wood products development council,
including suballocation to other state departments and agencies.
Notwithstanding any other provision of law, the director of the
budget is hereby authorized to transfer up to $100,000 of this
appropriation to state operations ... 100,000 ........ (re. $70,000)
Grown on Long Island ... 100,000 ....................... (re. $100,000)
For services, expenses and grants related to the taste New York
program, including but not limited to marketing and advertising to
promote New York produced food and beverage goods and products. All
or a portion of this appropriation may be suballocated to any
department, agency, or public authority. Notwithstanding any other
provision of law, the director of the budget is hereby authorized to
transfer up to $1,100,000 of this appropriation to state operations
1,100,000 ............................................... (re. $150,000)

By chapter 53, section 1, of the laws of 2013:
Cornell university future farmers of America .........................
192,000 ............................................... (re. $1,000)
DEPARTMENT OF AGRICULTURE AND MARKETS

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

New York farm viability institute ... 400,000 ........... (re. $3,000)
For additional services and expenses of the New York farm viability institute ... 1,100,000 ....................... (re. $175,000)
For services and expenses of programs to promote dairy excellence, including but not limited to programs at Cornell University. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $150,000 of this appropriation to state operations for programs including administration of dairy profit teams ... 150,000 ........... (re. $150,000)
For services and expenses of dairy profit teams administered by the New York farm viability institute ... 220,000 ....... (re. $106,000)
For services and expenses of northern New York agricultural development ... 500,000 .................................... (re. $151,000)
For services and expenses of the eastern equine encephalitis program, including suballocation to other state departments and agencies. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $150,000 of this appropriation to state operations ... 150,000 ........ (re. $10,000)
New York state berry growers association ... 200,000 ................ (re. $168,000)
Genesee county agricultural academy ... 100,000 ........ (re. $72,000)

By chapter 53, section 1, of the laws of 2012:
New York farm viability institute ... 400,000 ......... (re. $269,000)
For additional services and expenses of the New York farm viability institute ... 821,000 .......................... (re. $516,000)
For services and expenses of programs to promote dairy excellence, including but not limited to programs at Cornell University. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $150,000 of this appropriation to state operations for programs including administration of dairy profit teams ... 150,000 ............ (re. $13,000)
For services and expenses of programs to promote agricultural economic development, including but not limited to farmland viability, in accordance with a programmatic and financial plan to be approved by the director of the budget. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $3,000,000 of this appropriation to state operations ............ 3,000,000 ......................................... (re. $1,175,000)

By chapter 53, section 1, of the laws of 2011:
For services and expenses of programs to promote dairy excellence, including but not limited to programs at Cornell University. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $150,000 of this appropriation to state operations for programs including administration of dairy profit teams ... 150,000 ........... (re. $76,000)

By chapter 55, section 1, of the laws of 2010:
For services and expenses of programs to promote dairy excellence, including but not limited to programs at Cornell University. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $150,000 of this appropriation to state operations for programs including administration of dairy profit teams ... 150,000 ........... (re. $143,000)
Cornell university agriculture in the classroom ...................... 80,000 ................................................ (re. $4,000)
For services and expenses related to establishing, improving, and promoting farmer's markets in Monroe, Ontario, Livingston, Orleans, Genesee, Wyoming, Steuben, Yates and Wayne counties, in accordance with a programmatic and financial plan submitted by the commissioner of agriculture and markets and approved by the director of the budg-
DEPARTMENT OF AGRICULTURE AND MARKETS

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

et. No moneys of this appropriation shall be made available until
the Genesee valley regional market authority makes a transfer to the
general fund of the state, as provided for in a chapter of the laws
of 2010 ... 3,000,000 ................................. (re. $2,000,000)

By chapter 55, section 1, of the laws of 2009:
For services and expenses of programs to promote agricultural economic
development, including but not limited to farmland viability, in
accordance with a programmatic and financial plan to be approved by
the director of the budget. Notwithstanding any other provision of
law, the director of the budget is hereby authorized to transfer up
to $600,000 of this appropriation to state operations ..............
600,000 ............................................. (re. $333,000)
For additional services and expenses of the New York farm viability
institute ... 2,842,000 ............................ (re. $57,000)
For services and expenses of apiary inspection. Notwithstanding any
other provision of law, the director of the budget is hereby author-
ized to transfer up to $200,000 of this appropriation to state oper-
ations ... 200,000 ................................. (re. $80,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter 55,
section 1, of the laws of 2010:
For services and expenses of an organic farming program.
Notwithstanding any other provision of law, the director of the budget
is hereby authorized to transfer up to 96,000 of this appropriation to state operations ... 96,000 .......................... (re. $92,000)
New York seafood council ... 25,000 ............................ (re. $2,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter
496, section 6, of the laws of 2008:
For services and expenses of programs to promote agricultural economic
development, including but not limited to farmland viability, in
accordance with a programmatic and financial plan to be approved by
the director of the budget. Notwithstanding any other provision of
law, the director of the budget is hereby authorized to transfer up to $2,357,000 of this appropriation to state operations, provided,
however, that the amount of this appropriation available for expend-
iture and disbursement on and after September 1, 2008 shall be
reduced by six percent of the amount that was undisbursed as of
August 15, 2008 ... 1,809,000 .......................... (re. $923,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 1,
section 4, of the laws of 2009:
For services and expenses of the plum pox virus eradication and indem-
nity program. Notwithstanding any other provision of law, the direc-
tor of the budget is hereby authorized to transfer up to $376,000 of
this appropriation to state operations ..........................
376,000 ............................................. (re. $374,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 53,
section 1, of the laws of 2015:
Cornell University for services and expenses of extension and research
programs managed by the Hudson Valley Research Laboratory, Inc ..... 63,900 ................................. (re. $64,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 55,
section 1, of the laws of 2009:
Suffolk County Soil and Water Conservation District - deer fencing
matching grants program, including liabilities incurred prior to
April 1, 2008 ... 160,000 ............................ (re. $3,000)
DEPARTMENT OF AGRICULTURE AND MARKETS

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

1. By chapter 55, section 1, of the laws of 2007:
2. For services and expenses of programs to promote agricultural economic
development, including but not limited to farmland viability, in
accordance with a programmatic and financial plan to be approved by
the director of the budget. Notwithstanding any other provision of
law, the director of the budget is hereby authorized to transfer up
to $1,117,000 of this appropriation to state operations ............
1,117,000 ............................................. (re. $8,000)
3. For additional services and expenses of programs to promote agricul-
tural economic development, including but not limited to farmland
viability, in accordance with a programmatic and financial plan to
be approved by the director of the budget. Notwithstanding any other
provision of law, the director of the budget is hereby authorized to
transfer up to $118,000 of this appropriation to state operations
... 118,000 ......................................... (re. $118,000)

4. By chapter 55, section 1, of the laws of 2005:
5. For services and expenses of the Clarkson dairy waste to energy
program ... 1,000,000 ............................... (re. $104,000)

6. Special Revenue Funds - Federal
7. Federal USDA-Food and Nutrition Services Fund
8. Federal Agriculture and Markets Account - 25021

9. By chapter 53, section 1, of the laws of 2015:
10. For services and expenses of non-point source pollution control,
farmland preservation, and other agricultural programs including
suballocation to other state departments and agencies including
liabilities incurred prior to April 1, 2015. Notwithstanding section
51 of the state finance law and any other provision of law to the
contrary, the funds appropriated herein may be increased or
decreased by transfer from/to appropriations for any prior or
subsequent grant period within the same federal fund/program and
between state operations and aid to localities to accomplish the
intent of this appropriation, as long as such corresponding
prior/subsequent grant periods within such appropriations have been
reappropriated as necessary (11498) .................................
20,000,000 ............................................. (re. $20,000,000)

11. By chapter 53, section 1, of the laws of 2014:
12. For services and expenses of non-point source pollution control, farm-
land preservation, and other agricultural programs including subal-
location to other state departments and agencies including liabil-
ities incurred prior to April 1, 2014. Notwithstanding section 51 of
the state finance law and any other provision of law to the contra-
ry, the funds appropriated herein may be increased or decreased by
transfer from/to appropriations for any prior or subsequent grant
period within the same federal fund/program and between state oper-
ations and aid to localities to accomplish the intent of this appro-
priation, as long as such corresponding prior/subsequent grant peri-
ods within such appropriations have been reappropriated as necessary
... 20,000,000 ............................................. (re. $20,000,000)

13. By chapter 53, section 1, of the laws of 2013:
14. For services and expenses of non-point source pollution control, farm-
land preservation, and other agricultural programs including subal-
location to other state departments and agencies including liabil-
ities incurred prior to April 1, 2013. Notwithstanding section 51 of
the state finance law and any other provision of law to the contra-
ry, the funds appropriated herein may be increased or decreased by
transfer from/to appropriations for any prior or subsequent grant
period within the same federal fund/program and between state oper-
DEPARTMENT OF AGRICULTURE AND MARKETS
AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

... 20,000,000 ........................................ (re. $100,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses of non-point source pollution control, farm-
land preservation, and other agricultural programs including subal-
location to other state departments and agencies including liabil-
ities incurred prior to April 1, 2012. Notwithstanding section 51 of
the state finance law and any other provision of law to the contra-
ry, the funds appropriated herein may be increased or decreased by
transfer from/to appropriations for any prior or subsequent grant
period within the same federal fund/program and between state oper-
ations and aid to localities to accomplish the intent of this appro-
priation, as long as such corresponding prior/subsequent grant peri-
ods within such appropriations have been reappropriated as necessary
... 20,000,000 ........................................ (re. $100,000)
COUNCIL ON THE ARTS

AID TO LOCALITIES 2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>40,855,000</td>
<td>31,881,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>1,413,000</td>
<td>6,952,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>196,000</td>
<td>0</td>
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<tr>
<td>All Funds</td>
<td>42,464,000</td>
<td>38,833,000</td>
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</tbody>
</table>

SCHEDULE

COUNCIL ON THE ARTS PROGRAM ........................................... 42,244,000

General Fund
Local Assistance Account - 10000

For state financial assistance for the arts. Notwithstanding any other section of law to the contrary, this appropriation may be used for state financial assistance to nonprofit cultural organizations offering services to the general public, including but not limited to, orchestras, dance companies, museums and theatre groups including nonprofit cultural organizations, botanical gardens, zoos, aquariums and public benefit corporations offering programs of arts related education for elementary and secondary school pupils provided that, notwithstanding any inconsistent provision of law, $100,000 shall be suballocated to the Nelson A. Rockefeller empire state plaza performing arts center corporation in support of programs for performing arts and other cultural events, and related uses for the benefit of the citizens of New York state. Such programs may include activities directly undertaken by the grantee, or indirectly by regranting of state funds by regional or local arts councils, among other organizations, to nonprofit cultural organizations.

Grants, including capital grants, awarded may be used for programs and activities relating to arts disciplines including, but not limited to, architecture, dance, design, music, theater, media, literature, museum activities, visual arts, folk arts, and arts in education programs (12111) ........ 40,635,000

Program account subtotal ............... 40,635,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Council on the Arts Account - 25376
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For financial assistance to nonprofit cultural organizations (12111)</td>
<td>1,413,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>1,413,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td></td>
</tr>
<tr>
<td>Arts Capital Revolving Fund</td>
<td></td>
</tr>
<tr>
<td>Arts Capital Revolving Account - 21850</td>
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</tr>
<tr>
<td>For services and expenses of the arts capital revolving loan fund (12111)</td>
<td>196,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>196,000</td>
</tr>
<tr>
<td>EMPIRE STATE PLAZA PERFORMING ARTS CENTER CORPORATION</td>
<td></td>
</tr>
<tr>
<td>PROGRAM</td>
<td>220,000</td>
</tr>
<tr>
<td>General Fund</td>
<td></td>
</tr>
<tr>
<td>Local Assistance Account - 10000</td>
<td></td>
</tr>
<tr>
<td>For state financial assistance for the empire state plaza performing arts center</td>
<td>220,000</td>
</tr>
</tbody>
</table>
COUNCIL ON THE ARTS

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

ADMINISTRATION PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2012:
For state financial assistance for the arts. This appropriation may be used for state financial assistance to nonprofit cultural organizations offering services to the general public, including but not limited to, orchestras, dance companies, museums and theatre groups including nonprofit cultural organizations, botanical gardens, zoos, aquariums and public benefit corporations offering programs of arts including but not limited to those related to education for elementary and secondary school pupils. Such programs may include activities directly undertaken by the grantee, or indirectly by regranting of state funds by regional or local arts councils, among other organizations, to nonprofit cultural organizations.
Grants, including capital grants, awarded may be used for programs and activities relating to arts disciplines including, but not limited to, architecture, dance, design, music, theater, media, literature, museum activities, visual arts, folk arts, and arts in education programs ... 35,635,000 ......................... (re. $132,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Council on the Arts Account - 2537

By chapter 53, section 1, of the laws of 2012:
For financial assistance to nonprofit cultural organizations ........
1,413,000 ......................... (re. $1,011,000)

By chapter 53, section 1, of the laws of 2011:
For financial assistance to nonprofit cultural organizations ...
2,413,000 ......................... (re. $1,666,000)

By chapter 53, section 1, of the laws of 2010:
For financial assistance to nonprofit cultural organizations ....
2,413,000 ......................... (re. $1,450,000)

COUNCIL ON THE ARTS PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For state financial assistance for the arts. Notwithstanding any other section of law to the contrary, this appropriation may be used for state financial assistance to nonprofit cultural organizations offering services to the general public, including but not limited to, orchestras, dance companies, museums and theatre groups including nonprofit cultural organizations, botanical gardens, zoos, aquariums and public benefit corporations offering programs of arts related education for elementary and secondary school pupils provided that, notwithstanding any inconsistent provision of law, $100,000 shall be suballocated to the Nelson A. Rockefeller state plaza performing arts center corporation in support of programs for performing arts and other cultural events, and related uses for the benefit of the citizens of New York state. Such programs may include activities directly undertaken by the grantee, or indirectly by regranting of state funds by regional or local arts councils, among other organizations, to nonprofit cultural organizations.
Grants, including capital grants, awarded may be used for programs and activities relating to arts disciplines including, but not limited to, architecture, dance, design, music, theater, media, literature, museum activities, visual arts, folk arts, and arts in education programs (12111) ... 40,635,000 .................. (re. $30,351,000)

By chapter 53, section 1, of the laws of 2014:
For state financial assistance for the arts. Notwithstanding any other section of law to the contrary, this appropriation may be used for state financial assistance to nonprofit cultural organizations offering services to the general public, including but not limited to, orchestras, dance companies, museums and theatre groups including nonprofit cultural organizations, botanical gardens, zoos, aquariums and public benefit corporations offering programs of arts related education for elementary and secondary school pupils provided that, notwithstanding any inconsistent provision of law, $100,000 shall be suballocated to the Nelson A. Rockefeller empire state plaza performing arts center corporation in support of programs for performing arts and other cultural events, and related uses for the benefit of the citizens of New York state. Such programs may include activities directly undertaken by the grantee, or indirectly by regranting of state funds by regional or local arts councils, among other organizations, to nonprofit cultural organizations.

Grants, including capital grants, awarded may be used for programs and activities relating to arts disciplines including, but not limited to, architecture, dance, design, music, theater, media, literature, museum activities, visual arts, folk arts, and arts in education programs ... 35,635,000 .................. (re. $372,000)

By chapter 53, section 1, of the laws of 2013:
For state financial assistance for the arts. Notwithstanding any other section of law to the contrary, this appropriation may be used for state financial assistance to nonprofit cultural organizations offering services to the general public, including but not limited to, orchestras, dance companies, museums and theatre groups including nonprofit cultural organizations, botanical gardens, zoos, aquariums and public benefit corporations offering programs of arts related education for elementary and secondary school pupils provided that, notwithstanding any inconsistent provision of law, $100,000 shall be suballocated to the Nelson A. Rockefeller empire state plaza performing arts center corporation in support of programs for performing arts and other cultural events, and related uses for the benefit of the citizens of New York state. Such programs may include activities directly undertaken by the grantee, or indirectly by regranting of state funds by regional or local arts councils, among other organizations, to nonprofit cultural organizations.

Grants, including capital grants, awarded may be used for programs and activities relating to arts disciplines including, but not limited to, architecture, dance, design, music, theater, media, literature, museum activities, visual arts, folk arts, and arts in education programs ... 35,635,000 .................. (re. $372,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Council on the Arts Account - 25376

By chapter 53, section 1, of the laws of 2015:
For financial assistance to nonprofit cultural organizations (12111) ... 1,413,000 .................. (re. $1,171,000)
By chapter 53, section 1, of the laws of 2014:
For financial assistance to nonprofit cultural organizations ........
1,413,000 .................................................. (re. $837,000)

By chapter 53, section 1, of the laws of 2013:
For financial assistance to nonprofit cultural organizations ........
1,413,000 .................................................. (re. $817,000)
For payment according to the following schedule:

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<th></th>
<th>Appropriations</th>
<th>Reappropriations</th>
</tr>
</thead>
<tbody>
<tr>
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<td>0</td>
</tr>
<tr>
<td>All Funds</td>
<td>32,025,000</td>
<td>0</td>
</tr>
</tbody>
</table>

SCHEDULE

STATE OPERATIONS PROGRAM ................................................. 32,025,000

General Fund
Local Assistance Account - 10000

For state reimbursements to cities, towns, or villages for payments made for special accidental death benefits made pursuant to section 208-f of the general municipal law, including the payment of liabilities incurred prior to April 1, 2016 and for state reimbursement to New York city for payments made for special accidental death benefits to beneficiaries of first responders to the world trade center attack made pursuant to section 208-f of the general municipal law, including the payment of liabilities incurred prior to April 1, 2016. Notwithstanding the provisions of any other law to the contrary, for state fiscal year 2016-2017 the liability of the state and the amount to be distributed or otherwise expended by the state pursuant to section 208-f of the general municipal law shall be limited to the amount appropriated (81003) .......................... 32,025,000
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>Appropriations</th>
<th>Reappropriations</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>1,071,684,500</td>
</tr>
<tr>
<td>All Funds</td>
<td>1,071,684,500</td>
</tr>
</tbody>
</table>

SCHEDULE

CITY UNIVERSITY--COMMUNITY COLLEGES ................. 237,955,500

GENERAL FUND

Local Assistance Account - 10000

OPERATING ASSISTANCE

For state financial assistance, net of disallowances, for operating expenses of community colleges to be expended pursuant to regulations developed jointly by the state university trustees and the city university trustees and approved by the director of the budget, and shall include funds available on a matching basis to implement programs for the provision of education and training services to individuals eligible under the federal personal responsibility and work opportunity reconciliation act of 1996.

Notwithstanding any other provision of law, rule or regulation, aid payable from this appropriation to community colleges shall be distributed to the colleges according to guidelines established by the city university trustees.

Notwithstanding any other law, rule, or regulation to the contrary, full funding for aidable community college enrollment for the college fiscal year 2016-17 and heretofore as provided under this appropriation is determined by the operating aid formulas defined in rules and regulations developed jointly by the boards of trustees of the state and city universities and approved by the director of the budget provided that the local sponsor may use funds contained in reserves for excess student revenue for operating support of a community college program even though said expenditures may cause expenses and student revenues to exceed one-third of the college's net operating budget for the college fiscal year 2016-17 provided that such funds do not cause the college's revenue from the local sponsor's contribution in aggregate to be less than the comparable amounts for the previous community college fiscal year and further provided that pursuant to standards and
regulations of the state university trustees and the city university trustees for the college fiscal year 2016-17, community colleges may increase tuition and fees above that allowable under current education law if such standards and regulations require that in order to exceed the tuition limit otherwise set forth in the education law, local sponsor contributions either in the aggregate or for each full-time equivalent student shall be no less than the comparable amounts for the previous community college fiscal year (15496). 220,690,000

Notwithstanding any provision of law to the contrary, the city university of New York shall make awards to community colleges from the next generation NY job linkage program incentive fund based on measures of student success for all students enrolled in programs that confer a credit-bearing certificate, an associate of occupational studies degree, or an associate of applied science degree, including, but not limited to:

(1) The number of students who are employed following degree or certificate completion and their wage gains, if any, as determined by the department of labor, which shall be given the greatest weighting among all measures of student success;

(2) The number of degree completions, certificate completions and student transfers to other institutions of higher education;

(3) The number of degree and certificate completions under the preceding item (2) by students considered academically at-risk due to economic disadvantage or other factor of under-representation within the field of study; veterans; and the disabled;

(4) The number of students who make adequate progress towards completion of a degree or certificate, which may include accelerated completion of a developmental education program;

(5) The number of degree completions in innovative programs designed to enable students to balance school, work and other personal responsibilities; and

(6) The number of students engaged in career and employment opportunities including apprenticeships, cooperative education programs or other paid work experience that is an integral part of their academic program.

Provided further, however, awards shall be made on a pro-rata basis in accordance with a methodology and in a form and manner developed by the director of the budget, in consultation with the city university.
Provided further, however, on or before December 1, 2016, or an alternative date as determined by the director of the budget in consultation with the city university, the city university trustees shall submit a plan for approval by the director of the budget to allocate amounts available for the next generation NY job linkage program incentive fund pursuant to this appropriation (15543) ............... 2,000,000

CATEGORICAL PROGRAMS

For the payment of aid for community college categorical programs to be distributed to the colleges according to guidelines established by the city university trustees:

For services and expenses related to the establishment, renovation, alteration, expansion, improvement or operation of child care centers for the benefit of students at the community college campuses of the city university of New York, provided that matching funds of at least 35 percent from nonstate sources be made available (15497) .................... 813,100

For payment of rental aid (15498) ........ 8,948,000

For state financial assistance for community college contract courses and work force development (15536) .................... 1,880,000

For student financial assistance to expand opportunities in the community colleges of the city university for the educationally and economically disadvantaged in accordance with section 6452 of the education law (15537) ....................... 1,124,400

For a community schools grant awarded, based on a request for proposals issued by the chancellor to community colleges to improve student outcomes through the implementation of community schools programs that use community college facilities as community hubs to deliver co-located or college-linked child and elder care services, transportation, health care services, family counseling, employment counseling, legal aid and/or other services to students and their families. Provided, further, that such grant shall be awarded based on factors including, but not limited to, the following: (i) measures of need of students to be served by the community college, (ii) the community college's proposal to target the highest need students, (iii) the sustainability of the proposed community schools program, and (iv) proposal quality.

Provided, further, that to assess proposal quality in order to award such funding, the chancellor shall take into account factors including, but not limited to: (i)
the extent to which the community college's proposal would provide such community services through partnerships with local governments and non-profit organizations, (ii) the extent to which the proposal would provide for delivery of such services directly in community college facilities, (iii) the extent to which the proposal articulates how such services would facilitate measurable improvement in student and family outcomes, (iv) the extent to which the proposal articulates and identifies how existing funding streams and programs would be used to provide such community services, and (v) the extent to which the proposal ensures the safety of all students, staff and community members in community college facilities used as community hubs.

Provided, further, that one community schools grant may be awarded and the individual community school site shall be limited to a maximum grant of $500,000 to be paid over a three year period in installments upon successful implementation of each phase of a community college's approved proposal (15401) ....... 500,000

For services and expenses of the apprentice CUNY program ......................... 2,000,000

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CITY UNIVERSITY--SENIOR COLLEGES ......................... 826,729,000

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General Fund
Local Assistance Account - 10000

CITY UNIVERSITY--SENIOR COLLEGE PROGRAMS

For the costs of the state share, as prescribed herein, as reimbursement to the city of New York to be paid during the state fiscal year beginning April 1, 2016 for the operating expenses of the senior college approved programs and services of the city university of New York as defined in section 6230 of the education law.

Notwithstanding paragraphs 3 and 4 of subdivision A of section 6221 of the education law, the amount appropriated herein shall constitute the maximum state payment for the 2016-17 state fiscal year beginning April 1, 2016 to the city of New York, of which $428,000,000 is a state liability to the city for the period beginning April 1, 2016 through June 30, 2017, for reimbursement of costs incurred by the city at any time during the 2015-16 academic year.

Notwithstanding any inconsistent provision of law, the dormitory authority of the state of New York may issue bonds for the
purpose of reimbursing equipment disburse-
ments subject to subdivision 14 of section
1680 of the public authorities law and
upon transfer of bond proceeds for equip-
ment disbursements, from the city univer-
sity special revenue fund, facilities and
planning income reimbursable account (NA)
to an account of the city of New York, the
general fund appropriations herein shall
be reduced by amounts equivalent to such
transfers but in no event less than
$20,000,000 for the 12-month period begin-
ning July 1, 2016; the transfer of such
bond proceeds shall immediately and equiv-
alently reduce the general fund amounts
appropriated herein; and the portions of
such general fund appropriations so
affected shall have no further force or
effect.
Notwithstanding any inconsistent provision
of law, the state share of operating
expenses, a portion of which is
appropriated herein as reimbursement to
New York city, shall be an amount equal to
the net operating expenses of the senior
college approved programs and services
which shall equal the total operating
expenses of approved programs and services
less:
(a) all excess tuition and instructional
and noninstructional fees attributable
to the senior colleges received from the
city university construction fund;
(b) miscellaneous revenue and fees,
including bad debt recoveries and income
fund reimbursable cost recoveries;
(c) pursuant to section 6221 of the educa-
tion law, a representative share of the
operating costs of those activities
within central administration and univ-
ersity-wide programs which, as deter-
mined by the state budget director,
relate jointly to the senior colleges
and community colleges, and New York
city support for associate degree
programs at the College of Staten Island
and Medgar Evers College and notwith-
standing any other provision of law,
rule or regulation, New York city
support for associate degree programs at
New York city college of technology and
John Jay college, with such support
based on the 2013-14 full-time equiv-
alent (FTE) associate degree enrollments
at these campuses and calculated using
the New York city contribution per city
university community college FTE in the
2013-14 base year, totaling $32,275,000;
(d) New York city share of senior college
expenses pursuant to 6221 of education
law.
CITY UNIVERSITY OF NEW YORK

AID TO LOCALITIES  2016-17

Items (a) and (b) of the foregoing shall be hereafter referred to as the senior college revenue offset, item (c) as the central administration and university-wide programs offset, and item (d) as the New York city share of senior college expenses pursuant to 6221 of education law.

In no event shall the state support for the operating expenses of the senior college approved programs and services for the 12-month period beginning July 1, 2016 exceed $747,036,900 (15422) 826,229,000

For services and expenses of the Joseph Murphy Institute (15499) 500,000

CITY UNIVERSITY--SENIOR COLLEGE PENSION PAYMENTS 2,000,000

General Fund

Local Assistance Account - 10000

For payment of financial assistance to the city of New York for certain costs of retirement incentive programs and other liabilities attributable to employee retirement systems and for special pension payments attributable to employees of the senior colleges of the city university of New York pursuant to chapters 975, 976, and 977 of the laws of 1977, in accordance with section 6231 of the education law and chapter 958 of the laws of 1981, as amended (15500) 2,000,000

METROPOLITAN COMMUTER TRANSPORTATION MOBILITY TAX 5,000,000

General Fund

Local Assistance Account - 10000

For payment of the metropolitan commuter transportation mobility tax pursuant to article 23 of the tax law as amended by chapter 25 of the laws of 2009 for the period July 1, 2016 to June 30, 2017 on behalf of those senior college employees employed in the commuter transportation district. Notwithstanding any other law to the contrary, this appropriation may not be decreased by interchange with any other appropriation (15481) 5,000,000
By chapter 53, section 1, of the laws of 2015:

For community schools grants awarded, based on a request for proposals issued by the chancellor to community colleges to improve student outcomes through the implementation of community schools programs that use community college facilities as community hubs to deliver co-located or college-linked child and elder care services, transportation, health care services, family counseling, employment counseling, legal aid and/or other services to students and their families.

Provided, further, that such grants shall be awarded based on factors including, but not limited to, the following: (i) measures of need of students to be served by each of the community colleges, (ii) the community college's proposal to target the highest need students, (iii) the sustainability of the proposed community schools program, and (iv) proposal quality.

Provided, further, that to assess proposal quality in order to award such funding, the chancellor shall take into account factors including, but not limited to: (i) the extent to which the community college's proposal would provide such community services through partnerships with local governments and non-profit organizations, (ii) the extent to which the proposal would provide for delivery of such services directly in community college facilities, (iii) the extent to which the proposal articulates how such services would facilitate measurable improvement in student and family outcomes, (iv) the extent to which the proposal articulates and identifies how existing funding streams and programs would be used to provide such community services, and (v) the extent to which the proposal ensures the safety of all students, staff and community members in community college facilities used as community hubs.

Provided, further, that up to two community schools grants may be awarded and each individual community school site shall be limited to a maximum grant of $500,000 to be paid over a three year period in installments upon successful implementation of each phase of a community college's approved proposal.
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>appropriations</th>
<th>reappropriations</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>20,493,000</td>
<td>21,532,000</td>
</tr>
<tr>
<td>Internal Service Funds</td>
<td>9,000,000</td>
<td>12,884,000</td>
</tr>
<tr>
<td><strong>All Funds</strong></td>
<td><strong>29,493,000</strong></td>
<td><strong>34,416,000</strong></td>
</tr>
</tbody>
</table>

**SCHEDULE**

COMMUNITY SUPERVISION PROGRAM ............................ 14,613,000

General Fund
Local Assistance Account - 10000

For payment of services and expenses relating to the operation of a program with the center for employment opportunities to assist with vocational or employment skills training or the attainment of employment (17576) ....................... 1,029,000

For costs associated with the provision of treatment, residential stabilization and other related services for offenders in the community, including residential stabilization for sex offenders, pursuant to existing contracts or to be distributed through a competitive process (17570) .... 4,584,000

Program account subtotal ............... 5,613,000

Internal Service Funds
Agencies Internal Service Fund
Center for Employment Opportunities NWP Account

For services and expenses related to establishing and administering a vocational training program for parolees, other offenders, or former inmates from city of New York jails participating in community based programs with the center for employment opportunities. Notwithstanding any other provision of law to the contrary, the chairman of the board of parole, or a designated officer of the department of corrections and community supervision may authorize participants to perform service projects at sites made available by any state or local government or public benefit corporation ................... 9,000,000

Program account subtotal ............... 9,000,000

HEALTH SERVICES PROGRAM ............................... 14,000,000
Notwithstanding any inconsistent provision of law, the money hereby appropriated may be used for the payment of prior year liabilities and may be increased or decreased by interchange or transfer within the department of corrections and community supervision with the approval of the director of the budget. A portion of these funds may be transferred or sub-allocated to the department of health or other state agencies.

For the state share of medical assistance services expenses incurred by the department of corrections and community supervision related to the provision of medical assistance services to inmates (17503) ... 14,000,000

PROGRAM SERVICES PROGRAM .................. 680,000

For services and expenses of a program at the Albion correctional facility, and other correctional facilities related to family televisiting (Osborne Association) (17567) .................. 430,000

For services and expenses of a program at the Queensboro correctional facility, or another correctional facility as determined by the commissioner, related to re-entry with a focus on family (Osborne Association) (17504) .................. 250,000

SUPPORT SERVICES PROGRAM .................. 200,000

For services and expenses of localities for the housing and board of felony offenders pursuant to section 601-c of the correction law (17501) .................. 200,000
DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

1  COMMUNITY SUPERVISION PROGRAM
2  General Fund
3  Local Assistance Account - 10000
4
5  By chapter 53, section 1, of the laws of 2015:
6  For payment of services and expenses relating to the operation of a
7  program with the center for employment opportunities to assist with
8  vocational or employment skills training or the attainment of
9  employment (17576) ... 1,029,000 .................. (re. $1,029,000)
10  For costs associated with the provision of treatment, residential
11  stabilization and other related services for offenders in the
12  community, including residential stabilization for sex offenders,
13  pursuant to existing contracts or to be distributed through a
14  competitive process (17570) ... 4,584,000 ......... (re. $3,492,000)

15
16  By chapter 53, section 1, of the laws of 2014:
17  For costs associated with the provision of treatment, residential
18  stabilization and other related services for offenders in the commu-
19  nity, including residential stabilization for sex offenders, pursuant
20  to existing contracts or to be distributed through a competitive
21  process ... 4,584,000 ......................... (re. $813,000)
22
23  By chapter 50, section 1, of the laws of 2010, as transferred by chapter
24  53, section 1, of the laws of 2011:
25  Notwithstanding the provisions of section 259-i of the executive law,
26  payments made pursuant to this appropriation for liabilities
27  incurred on or after April 1, 2006, but prior to September 1, 2008,
28  shall be paid by the state at the actual per day per capita cost, as
29  certified to the commissioner of correctional services by the appro-
30  priate local official, for the care of such prisoners; provided
31  however, such per diem per capita reimbursement for such period
32  pursuant to subdivision 3 of section 259-i of the executive law
33  shall not exceed $40 and for such per diem per capita reimbursement
34  for the period on or after September 1, 2008 but prior to April 1,
35  2009 pursuant to subdivision 3 of section 259-i of the executive law
36  shall not exceed $37.60 ... 5,000,000 ............. (re. $1,629,000)

37
38  Internal Service Funds
39  Agencies Internal Service Fund
40  [Neighborhood Work Project Account - 55059]
41  Center for Employment Opportunities NWP Account
42
43  The appropriation made by chapter 53, section 1, of the laws of 2015, to
44  the neighborhood work project account - 55059, is hereby transferred
45  and reappropriated to the center for employment opportunities NWP
46  account:
47  For services and expenses related to establishing and administering a
48  vocational training program for parolees, other offenders, or former
49  inmates from city of New York jails participating in community based
50  programs with the center for employment opportunities. Notwith-
51  standing any other provision of law to the contrary, the
52  chairman of the board of parole, or a designated officer of the
53  department of corrections and community supervision may authorize
54  participants to perform service projects at sites made available by
55  any state or local government or public benefit corporation .......
56  8,000,000 ......................................... (re. $6,974,000)
The appropriation made by chapter 53, section 1, of the laws of 2014, to the neighborhood work project account - 55059, is hereby transferred and reappropriated to the center for employment opportunities NWP account:
For services and expenses related to establishing and administering a vocational training program for parolees, other offenders, or former inmates from city of New York jails participating in community based programs with the center for employment opportunities. Notwithstanding any other provision of law to the contrary, the chairman of the board of parole, or a designated officer of the department of corrections and community supervision may authorize participants to perform service projects at sites made available by any state or local government or public benefit corporation 11,000,000 ................................. (re. $5,910,000)

HEALTH SERVICES PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
Notwithstanding any inconsistent provision of law, the money hereby appropriated may be used for the payment of prior year liabilities and may be increased or decreased by interchange or transfer with any other general fund appropriation within the department of corrections and community supervision with the approval of the director of the budget. A portion of these funds may be transferred or sub-allocated to the department of health or other state agencies.
For the state share of medical assistance services expenses incurred by the department of corrections and community supervision related to the provision of medical assistance services to inmates (17503) ... 14,000,000 ................................. (re. $13,989,000)

PROGRAM SERVICES PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses of a program at the Albion correctional facility related to family tele-visiting (Osborne Association) (17567) ... 130,000 ................................. (re. $130,000)
For services and expenses of a program at the Queensboro correctional facility, or another correctional facility as determined by the commissioner, related to re-entry with a focus on family (Osborne Association) (17504) ... 250,000 ................................. (re. $250,000)

SUPPORT SERVICES PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses of localities for the housing and board of felony offenders pursuant to section 601-c of the correction law (17501) ... 200,000 ................................. (re. $200,000)
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund...............</td>
<td>140,660,000</td>
<td>161,044,163</td>
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<tr>
<td>Special Revenue Funds - Federal</td>
<td>29,900,000</td>
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<tr>
<td>Special Revenue Funds - Other.</td>
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<tr>
<td>All Funds....................</td>
<td>188,803,000</td>
<td>299,384,451</td>
</tr>
</tbody>
</table>

SCHEDULE

CRIME PREVENTION AND REDUCTION STRATEGIES PROGRAM ....... 188,803,000

General Fund

For prosecutorial services of counties, to be distributed in the same manner as the prior year or through a competitive process (20241) .................. 10,680,000

For payment to the New York state district attorneys association and the New York state prosecutors training institute for services and expenses related to the prosecution of crimes and the provision of continuing legal education, training, and support for medicaid fraud prosecution (20242) .................. 2,304,000

For services and expenses associated with a witness protection program pursuant to a plan developed by the commissioner of the division of criminal justice services (20243) .................. 304,000

For grants to counties for district attorney salaries. Notwithstanding the provisions of subdivisions 10 and 11 of section 700 of the county law or any other law to the contrary, for state fiscal year 2014-15 the state reimbursement to counties for district attorney salaries shall be equal to the amount received by a county for such purpose in 2013-14 and 100 percent of the difference between the minimum salary for a full-time district attorney established pursuant to section 183-a of the judiciary law prior to April 1, 2014, the minimum salary on or after April 1, 2014. For those counties whose salaries are not covered by section 183-a of the judiciary law, the state reimbursement for these counties will be pursuant to a plan prepared by the commissioner of criminal justice services and approved by the director of the budget (20244) ......... 4,212,000

Payment of state aid for expenses of the special narcotics prosecutor (20245) .... 825,000

For payment of state aid for expenses of crime laboratories for accreditation, training, capacity enhancement and lab
related services to maintain the quality
and reliability of forensic services to
criminal justice agencies, distributed
through a competitive process, which
includes an evaluation of the effective-
ness of such process. Some of these funds
herein appropriated may be transferred to
state operations and may be suballocated
to other state agencies (20205) ............ 6,635,000
For payment of state aid for Westchester
county policing program (20206) ............ 1,984,000
For reimbursement of the services and
expenses of municipal corporations, public
authorities, the division of state police,
authorized police departments of state
public authorities or regional state park
commissions for the purchase of ballistic
soft body armor vests, such sum shall be
payable on the audit and warrant of the
state comptroller on vouchers certified by
the commissioner of the division of crimi-
nal justice services and the chief admin-
istrative officer of the municipal corpo-
ration, public authority, or state entity
making requisition and purchase of such
vests. A portion of these funds may be
transferred to state operations and may be
suballocated to other state agencies
(20207) ..................................... 513,000
For services and expenses of programs aimed
at reducing the risk of re-offending, to
be distributed through a competitive proc-
ess, which will include an evaluation of
the effectiveness of such programs (20249) 4,063,000
For services and expenses of project GIVE as
allocated pursuant to a plan prepared by
the commissioner of criminal justice
services and approved by the director of
the budget which will include an evalu-
ation of the effectiveness of such
program. A portion of these funds may be
transferred to state operations (20942) .. 15,219,000
For defense services to be distributed in
the same manner as the prior year or
through a competitive process (20246) .... 5,507,000
For payment to New York state defenders
association for services and expenses
related to the provision of training and
other assistance (20247) ................. 1,089,000
For payment of state aid to counties and the
city of New York for the operation of
local probation departments subject to the
approval of the director of the budget.
Notwithstanding any other provisions of law,
the state aid for probationary services to
counties and the city of New York shall be
distributed to counties and the city of
New York pursuant to a plan prepared by
the commissioner of the division of crimi-
nal justice services and approved by the
director of the budget which shall be to
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES  2016-17

the greatest extent possible, distributed in a manner consistent with the prior year distribution amounts (21038) .............. 44,876,000

For payment of state aid to counties and the city of New York for local alternatives to incarceration, including those that provide alcohol and substance abuse treatment programs, and other related interventions pursuant to article 13-A of the executive law. Notwithstanding any other provisions of law, the total amount for state assistance shall be to the greatest extent possible, distributed in a manner consistent with the prior year distribution amounts, pursuant to a plan submitted by the commissioner of the division of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (21037) .............. 5,518,000

For payment to not-for-profit and government operated programs providing alternatives to incarceration, community supervision and/or employment programs to be distributed pursuant to a plan prepared by the commissioner of the division of criminal justice services and approved by the director of the budget. Eligible services shall include, but not be limited to offender employment, offender assessments, treatment program placement and participation, monitoring client compliance with program interventions, TASC program services, and alternatives to prison. A portion of these funds may be suballocated to other state agencies. A portion of these funds may be transferred to state operations (20239) .............. 14,616,000

For residential centers providing services to individuals on probation and for community corrections programs to be distributed in the same manner as the prior year or through a competitive process (21000) .............. 1,000,000

For services and expenses of the establishment, or continued operation, of regional Operation S.N.U.G. programs pursuant to a plan prepared by the division of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations (20226) .............. 3,315,000

For services and expenses of rape crisis centers for services to rape victims and programs to prevent rape. Notwithstanding any provision to the contrary contained in section 163 of state finance law or in any other law, funding shall be made available to such rape crisis centers pursuant to a plan developed by the division of criminal justice services, the office of victim services and the department of health and
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES  2016-17

approved by the director of the budget. A portion or all of these funds may be transferred or suballocated to other state agencies (39718) 2,700,000

For payment to district attorneys who participate in the crimes against revenue program to be distributed according to a plan developed by the commissioner of the division of criminal justice services, in consultation with the department of taxation and finance, and approved by the director of the budget (20235) 14,300,000

For payment to not-for-profit and government operated programs providing services including but not limited to defendant screening, assessment, referral, monitoring, and case management, to be distributed pursuant to a plan submitted by the commissioner of the division of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations 1,000,000

Program account subtotal 140,660,000

Special Revenue Funds - Federal

Federal Miscellaneous Operating Grants Fund

Crime Identification and Technology Account - 25475

For services and expenses related to identification technology grants including, but not limited to, crime lab improvement and DNA programs. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (20204) 2,250,000

Program account subtotal 2,250,000

Special Revenue Funds - Federal

DCJS Miscellaneous Discretionary Account - 25470

Funds herein appropriated may be used to disburse unanticipated federal grants in support of state and local programs to prevent crime, support law enforcement, improve the administration of justice, and assist victims. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (20202) 13,000,000

Program account subtotal 13,000,000
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES  2016-17

1  Special Revenue Funds - Federal
2  Federal Miscellaneous Operating Grants Fund
3  Edward Byrne Memorial Grant Account
4
5  For services and expenses related to the
6  federal Edward Byrne memorial justice
7  assistance formula program, including
8  enhanced prosecution, enhanced defense,
9  local law enforcement programs, youth
10  violence and/or crime reduction programs,
11  crime laboratories, re-entry services, and
12  judicial diversion and alternative to
13  incarceration programs. Funds appropriated
14  herein shall be expended pursuant to a
15  plan developed by the commissioner of
16  criminal justice services and approved by
17  the director of the budget. A portion of
18  these funds may be transferred to state
19  operations and/or suballocated to other
20  state agencies (20209) ................... 6,000,000
21  ------------
22  Program account subtotal ............... 6,000,000
23  ------------
24
25  Special Revenue Funds - Federal
26  Federal Miscellaneous Operating Grants Fund
27  Juvenile Justice and Delinquency Prevention Formula
28  Account - 25436
29
30  For payment of federal aid to localities
31  pursuant to the provisions of the federal
32  juvenile justice and delinquency
33  prevention act in accordance with a
34  distribution plan determined by the juve-
35  nile justice advisory group and affirmed
36  by the commissioner of the division of
37  criminal justice services. A portion of
38  these funds may be transferred to state
39  operations and may be suballocated to
40  other state agencies (20213) ............. 2,050,000
41  For payment of federal aid to localities
42  pursuant to the provisions of title V of
43  the juvenile justice and delinquency
44  prevention act of 1974, as amended for
45  local delinquency prevention programs,
46  including sub-allocation to state oper-
47  ations for the administration of this
48  grant in accordance with a distribution
49  plan determined by the juvenile justice
50  advisory group and affirmed by the commis-
51  sioner of the division of criminal justice
52  services. For services and expenses associated with
53  the juvenile justice and delinquency
54  prevention formula account. A portion of
55  these funds may be transferred to state
56  operations and may be suballocated to
57  other state agencies (20215) ........... 100,000
58  ------------
59  Program account subtotal ............... 2,150,000
60  ------------
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES  2016-17

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<th>Special Revenue Funds - Federal</th>
<th>federally appropriated may be used for program administration. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (20216)</th>
<th>6,500,000</th>
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<td>Program account subtotal</td>
<td></td>
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</table>

<table>
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<tr>
<th>Special Revenue Funds - Other</th>
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</thead>
<tbody>
<tr>
<td>Medical Marihuana Trust Fund</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MMF - Law Enforcement - 23753</td>
<td></td>
<td></td>
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<tr>
<td>For a program of discretionary grants to state and local law enforcement agencies that demonstrate a need relating to title 5-A of the public health law. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (20235)</td>
<td>200,000</td>
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<td>Program account subtotal</td>
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<td>200,000</td>
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<tr>
<th>Special Revenue Funds - Other</th>
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</thead>
<tbody>
<tr>
<td>Miscellaneous Special Revenue Fund</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Drug Enforcement Task Force Account - 22102</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For distribution to the state's political subdivisions and for services and expenses of the drug enforcement task forces. Some of these funds may be transferred to state operations appropriations (20235)</td>
<td>100,000</td>
<td></td>
</tr>
<tr>
<td>Program account subtotal</td>
<td></td>
<td>100,000</td>
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</table>

<table>
<thead>
<tr>
<th>Special Revenue Funds - Other</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Miscellaneous Special Revenue Fund</td>
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<td></td>
</tr>
<tr>
<td>Legal Services Assistance Account - 22096</td>
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</tr>
<tr>
<td>For prosecutorial services of counties, to be distributed in the same manner as the prior year or through a competitive process (20241)</td>
<td>2,592,000</td>
<td></td>
</tr>
<tr>
<td>For defense services to be distributed in the same manner as the prior year or through a competitive process (20246)</td>
<td>2,592,000</td>
<td></td>
</tr>
<tr>
<td>For services and expenses of the district attorney and indigent legal services attorney loan forgiveness program pursuant to section 679-e of the education law.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES 2016-17

These funds may be suballocated to the higher education services corporation (20220) 2,430,000
For payment to prisoner's legal services for services and expenses related to legal representation and assistance to indigent inmates (20979) 2,200,000
For services, expenses or reimbursement of expenses incurred by local government agencies and/or not-for-profit providers or their employees providing civil or criminal legal services, including legal services for victims of domestic violence, pursuant to a plan submitted by the division of criminal justice services and approved by the director of the budget 4,380,000

Program account subtotal 14,194,000

Special Revenue Funds - Other
State Police Motor Vehicle Law Enforcement and Motor Vehicle Theft and Insurance Fraud Prevention Fund Motor Vehicle Theft and Insurance Fraud Account - 22801

For services and expenses associated with local anti-auto theft programs, in accordance with section 89-d of the state finance law, distributed through a competitive process (20235) 3,749,000

Program account subtotal 3,749,000
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

CRIME PREVENTION AND REDUCTION STRATEGIES PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:

For prosecutorial services of counties, to be distributed in the same manner as the prior year or through a competitive process (20241)...

10,680,000 ................................... (re. $9,553,000)

For payment to the New York state district attorneys association and the New York state prosecutors training institute for services and expenses related to the prosecution of crimes and the provision of continuing legal education, training, and support for medicaid fraud prosecution (20242) ... 2,304,000 ............... (re. $2,304,000)

For services and expenses associated with a witness protection program pursuant to a plan developed by the commissioner of the division of criminal justice services (20243) ... 304,000 ...... (re. $304,000)

Payment of state aid for expenses of the special narcotics prosecutor (20245) ... 825,000 ................................. (re. $825,000)

For payment of state aid for expenses of crime laboratories for accreditation, training, capacity enhancement and lab related services to maintain the quality and reliability of forensic services to criminal justice agencies, distributed through a competitive process, which includes an evaluation of the effectiveness of such process. Some of these funds herein appropriated may be transferred to state operations and may be suballocated to other state agencies (20205) .......................

6,635,000 ......................................... (re. $6,635,000)

For payment of state aid for Westchester county policing program (20206) ... 1,984,000 ............................. (re. $1,488,000)

For additional services and expenses for Westchester county policing program (39716) ... 316,000 ............................. (re. $316,000)

For reimbursement of the services and expenses of municipal corporations, public authorities, the division of state police, authorized police departments of state public authorities or regional state park commissions for the purchase of ballistic soft body armor vests, such sum shall be payable on the audit and warrant of the state comptroller on vouchers certified by the commissioner of the division of criminal justice services and the chief administrative officer of the municipal corporation, public authority, or state entity making requisition and purchase of such vests. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (20207) ...

513,000 ............................................ (re. $212,000)

For services and expenses of programs aimed at reducing the risk of re-offending, to be distributed through a competitive process, which will include an evaluation of the effectiveness of such programs (20249) ... 3,063,000 ............................. (re. $3,038,000)

For services and expenses of project GIVE as allocated pursuant to a plan prepared by the commissioner of criminal justice services and approved by the director of the budget which will include an evaluation of the effectiveness of such program. A portion of these funds may be transferred to state operations (20942) .......................

15,219,000 ....................................... (re. $15,064,000)

For defense services to be distributed in the same manner as the prior year or through a competitive process (20246) .........................

5,507,000 ........................................... (re. $3,757,000)

For payment to New York state defenders association for services and expenses related to the provision of training and other assistance (20247) ... 1,089,000 ................................. (re. $17,000)
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For payment of state aid to counties and the city of New York for the operation of local probation departments subject to the approval of the director of the budget.
Notwithstanding any other provisions of law, the state aid for probationary services to counties and the city of New York shall be distributed to counties and the city of New York pursuant to a plan prepared by the commissioner of the division of criminal justice services and approved by the director of the budget which shall be to the greatest extent possible, distributed in a manner consistent with the prior year distribution amounts (21038) ..................
44,876,000 ....................................... (re. $44,876,000)
For payment of state aid to counties and the city of New York for local alternatives to incarceration, including those that provide alcohol and substance abuse treatment programs, and other related interventions pursuant to article 13-A of the executive law.
Notwithstanding any other provisions of law, the total amount for state assistance shall be to the greatest extent possible, distributed in a manner consistent with the prior year distribution amounts, pursuant to a plan submitted by the commissioner of the division of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (21037) ... 5,518,000 ..................................... (re. $5,518,000)
For payment of state aid to counties and the city of New York for local alternatives to incarceration, including those that provide alcohol and substance abuse treatment programs, and other related interventions pursuant to article 13-A of the executive law.
Notwithstanding any other provisions of law, the total amount for state assistance shall be to the greatest extent possible, distributed in a manner consistent with the prior year distribution amounts, pursuant to a plan submitted by the commissioner of the division of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (21037) ... 5,518,000 ..................................... (re. $5,518,000)
For payment to not-for-profit and government operated programs providing alternatives to incarceration, community supervision and/or employment programs to be distributed pursuant to existing or prior year contracts or pursuant to a plan submitted by the commissioner of the division of criminal justice services and approved by the director of the budget. Eligible services shall include, but not be limited to offender employment, offender assessments, treatment program placement and participation, monitoring client compliance with a treatment plan, TASC program services, and alternatives to prison. A portion of these funds may be suballocated to other state agencies (20239) ....................
11,994,000 ........................................ (re. $11,918,000)
For services and expenses of programs that provide alternatives to incarceration for eligible individuals and families whose income do not exceed 200 percent of the federal poverty level (21033) ........
2,622,000 ............................................. (Re. $2,622,000)
For residential centers providing services to individuals on probation and for community corrections programs to be distributed in the same manner as the prior year or through a competitive process (21000)
... 1,000,000 ....................................... (re. $938,000)
For services and expenses of the establishment, or continued operation, of regional Operation S.N.U.G programs within the following counties: Bronx, Queens, Rock land, and Onondaga. A portion of these funds may be transferred to state operations (20226) ... 1,000,000 ............................. (re. $1,000,000)
For services and expenses of the establishment, or continued operation, of regional Operation S.N.U.G programs, pursuant to a plan submitted by the division of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations (20250) .......................
2,000,000 ......................................... (re. $2,000,000)
For additional payments to not-for-profits and government operated programs providing alternatives to incarceration to be distributed pursuant to existing contracts (21028) ... 715,267 .. (re. $715,267)
For services and expenses of Groundswell (20938) ....................
75,000 ............................................... (re. $75,000)
For services and expenses of Make the Road NY (20389) ...........
150,000 ............................................. (re. $150,000)
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**总金额：** 1,000,000

**重新分配金额：** 1,000,000
For services and expenses of programs that prevent domestic violence
or aid victims of domestic violence:
Domestic Violence Law Project of Rockland County (21047) ..................
45,722 ................................................. (re. $45,722)
Empire Justice Center (21046) ... 52,251 .................. (re. $52,251)
Legal Aid Society of Mid-New York (21045) ... 45,729 ........................ (re. $45,729)
Legal Aid Society of New York - Domestic Violence Services (20334)...
71,831 .................................................. (re. $71,831)
Legal Services for New York City - Brooklyn (20333) .....................
45,722 ................................................. (re. $45,722)
Legal Services for New York City - Queens (20337) .........................
45,722 ................................................. (re. $45,722)
My Sisters' Place (20340) ... 45,722 ........................ (re. $45,722)
Nassau Coalition Against Domestic Violence, Inc. (20341) ..............
45,722 ................................................. (re. $45,722)
Neighborhood Legal Services Inc. of Erie County (20336) ...............
45,722 ................................................. (re. $45,722)
Sanctuary for Families (21042) ... 59,976 ........................ (re. $59,976)
Rochester Legal Aid Society (20335) ... 59,159 ........................ (re. $59,159)
Volunteer Legal Services Project of Monroe County (21043) ...........
45,722 ................................................. (re. $45,722)
For services and expenses of programs that prevent domestic violence
or aid the victims of domestic violence. Notwithstanding any provision of law
this appropriation shall be allocated only pursuant to a plan setting forth an
itemized list of grantees with the amount to be received by each, or the methodology
for allocating such appropriation. Such plan shall be subject to the approval of the
temporary president of the senate and the director of the budget and
thereafter shall be included in a resolution calling for the expenditure of such monies,
which resolution must be approved by a majority vote of all members elected to the senate upon a roll call
vote (21002) ... 1,609,000 ................................ (re. $1,605,000)
Finger Lakes Law Enforcement (20284) ... 500,000 ........ (re. $481,000)
For services and expenses of law enforcement, anti-drug, anti-
violence, crime control and prevention programs. Notwithstanding any
provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote (20967) ... 2,891,000 .......................... (re. $2,881,000)
For services and expenses of rape crisis centers for services to rape
victims and programs to prevent rape, in underserved areas.
Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote (39717) ... 604,000 ............................. (re. $601,000)
For services and expenses of law enforcement and emergency services agencies for equipment and technology enhancements. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote (20902) ... 1,609,000 ........................ (re. $1,605,000)
of the budget and thereafter shall be included in a resolution
calling for the expenditure of such monies, which resolution must be
approved by a majority vote of all members elected to the senate
upon a roll call vote (39718) ... 2,700,000 ........ (re. $2,700,000)
For services and expenses of the Neighborhood Initiatives Development
Corporation (39719) ... 100,000 ....................... (re. $100,000)
For services and expenses of the Police Department of the City of New
York for a community-police relations program in the county of the
Bronx (39722) ... 100,000 .................................... (re. $100,000)
District Attorney Office- Queens County (39701) ......................
100,000 .......................... (re. $100,000)
District Attorney Office- Richmond County (39700) ....................
100,000 .......................... (re. $100,000)
District Attorney Office- Rockland County (39702) ....................
65,000 .......................... (re. $65,000)
For services and expenses or continued operation of Operation S.N.U.G. - Bronx, Jacobi Medical Center Auxiliary, Incorporated (20950) ......
315,000 .......................... (re. $315,000)
By chapter 53, section 1, of the laws of 2014:
For prosecutorial services of counties, to be distributed in the same
manner as the prior year or through a competitive process ...........
10,680,000 ......................................... (re. $101,000)
For payment to the New York state district attorneys association and
the New York state prosecutors training institute for services and
expenses related to the prosecution of crimes and the provision of
continuing legal education, training, and support for medicaid fraud
prosecution ... 2,304,000 ............................. (re. $652,000)
For services and expenses associated with a witness protection program
pursuant to a plan developed by the commissioner of the division of
criminal justice services ... 304,000 ........................ (re. $304,000)
For payment of state aid for expenses of crime laboratories for
accreditation, training, capacity enhancement and lab related
services to maintain the quality and reliability of forensic
services to criminal justice agencies, distributed through a compet-
itive process, which includes an evaluation of the effectiveness of
such process. Some of these funds herein appropriated may be trans-
ferred to state operations and may be suballocated to other state
agencies ... 6,635,000 .................................. (re. $1,193,000)
For reimbursement of the services and expenses of municipal corpo-
rations, public authorities, the division of state police, author-
ized police departments of state public authorities or regional
state park commissions for the purchase of ballistic soft body armor
vests, such sum shall be payable on the audit and warrant of the
state comptroller on vouchers certified by the commissioner of the
division of criminal justice services and the chief administrative
officer of the municipal corporation, public authority, or state
entity making requisition and purchase of such vests. A portion of
these funds may be transferred to state operations and may be subal-
located to other state agencies .............................
513,000 .............................................. (re. $330,000)
For services and expenses of programs aimed at reducing the risk of
re-offending, to be distributed through a competitive process, which
will include an evaluation of the effectiveness of such programs
3,063,000 .......................................... (re. $35,000)
For services and expenses of project GIVE as allocated pursuant to a
plan prepared by the commissioner of criminal justice services and
approved by the director of the budget which will include an evalu-
ation of the effectiveness of such program ......................
15,219,000 ........................................... (re. $2,670,000)
For defense services to be distributed in the same manner as the prior year or through a competitive process .................................................. (re. $310,000)
5,507,000 ................................................................

For payment of state aid to counties and the city of New York for local alternatives to incarceration, including those that provide alcohol and substance abuse treatment programs, and other related interventions pursuant to article 13-A of the executive law. Notwithstanding any other provisions of law, the total amount for state assistance shall be to the greatest extent possible, distributed in a manner consistent with the prior year distribution amounts, pursuant to a plan submitted by the commissioner of the division of criminal justice services and approved by the director of the budget ... 5,518,000 ....................... (re. $3,155,000)

For payment to not-for-profit and government operated programs providing alternatives to incarceration, community supervision and/or employment programs to be distributed pursuant to existing or prior year contracts or pursuant to a plan submitted by the commissioner of the division of criminal justice services and approved by the director of the budget. Eligible services shall include, but not be limited to offender employment, offender assessments, treatment program placement and participation, monitoring client compliance with a treatment plan, TASC program services, and alternatives to prison. A portion of these funds may be suballocated to other state agencies ... 11,994,000 ........................... (re. $3,578,000)

For services and expenses of programs that provide alternatives to incarceration for eligible individuals and families whose income do not exceed 200 percent of the federal poverty level ............... 2,622,000 ........................................... (re. $1,972,000)

For residential centers providing services to individuals on probation and for community corrections programs to be distributed in the same manner as the prior year or through a competitive process ........... 1,000,000 ........................................... (re. $409,000)

For services and expenses of the establishment, or continued operation, of regional Operation S.N.U.G programs within the following counties: Bronx, Queens, Rock land, and Onondaga ........... 1,000,000 ........................................... (re. $1,000,000)

For services and expenses of the establishment, or continued operation, of regional Operation S.N.U.G programs, pursuant to a plan submitted by the division of criminal justice services and approved by the director of the budget .................................................. 2,000,000 ........................................... (re. $1,586,000)

For additional payments to not-for-profits and government operated programs providing alternatives to incarceration to be distributed pursuant to existing contracts ... 266,307 .......... (re. $131,000)

For services and expenses of New York State Immigrant Action Fund ... 150,000 ............................................. (re. $150,000)

For services and expenses of the Institute for the Puerto Rican/Hispanic Elderly ... 120,000 ................................... (re. $120,000)

For services and expenses of Make the Road NY ......................... 150,000 .............................................. (re. $12,000)

For services and expenses of the John Jay College .................. 100,000 .............................................. (re. $89,000)

For services and expenses of Asian Americans for Equality .............. 100,000 .............................................. (re. $14,000)

For services and expenses of Community Service Society - Record Repair Counseling Corps ... 250,000 .............................................. (re. $2,000)

For services and expenses of the Chinese-American Planning Council Youth Training Program ... 170,000 ....................... (re. $170,000)

For services and expenses of Bergen Basin Community Development Corporation ... 26,000 .............................................. (re. $26,000)

For services and expenses of Vera Institute of Justice: Common Justice ... 200,000 .............................................. (re. $111,000)
<table>
<thead>
<tr>
<th>Service Description</th>
<th>Amount</th>
<th>Reappropriation Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses of Ohel Children's Home &amp; Family Services</td>
<td>90,163</td>
<td>(re. $90,163)</td>
</tr>
<tr>
<td>Drug Prevention Program</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For services and expenses of Greenpoint Outreach Domestic and Family Intervention Program</td>
<td>150,000</td>
<td>(re. $150,000)</td>
</tr>
<tr>
<td>For services and expenses of the Correctional Association</td>
<td>127,000</td>
<td>(re. $2,000)</td>
</tr>
<tr>
<td>For services and expenses of Jacob Riis Settlement House</td>
<td>20,000</td>
<td>(re. $12,000)</td>
</tr>
<tr>
<td>For services and expenses of the Fortune Society</td>
<td>100,000</td>
<td>(re. $9,000)</td>
</tr>
<tr>
<td>For services and expenses of Legal Services NYC - DREAM Clinics</td>
<td>150,000</td>
<td>(re. $14,000)</td>
</tr>
<tr>
<td>Empire Justice Center</td>
<td>52,251</td>
<td>(re. $57,000)</td>
</tr>
<tr>
<td>Legal Aid Society of New York - Domestic Violence Services</td>
<td>71,831</td>
<td>(re. $42,000)</td>
</tr>
<tr>
<td>Legal Services for New York City - Brooklyn</td>
<td>45,722</td>
<td>(re. $23,000)</td>
</tr>
<tr>
<td>Legal Services for New York City - Queens</td>
<td>45,722</td>
<td>(re. $17,000)</td>
</tr>
<tr>
<td>Nassau Coalition Against Domestic Violence, Inc.</td>
<td>45,722</td>
<td>(re. $23,000)</td>
</tr>
<tr>
<td>Neighborhood Legal Services Inc. of Erie County</td>
<td>45,722</td>
<td>(re. $13,000)</td>
</tr>
<tr>
<td>For services and expenses of programs that prevent domestic violence or aid the victims of domestic violence</td>
<td>1,609,000</td>
<td>(re. $506,000)</td>
</tr>
<tr>
<td>For services and expenses of law enforcement, anti-drug, anti-violence, crime control and prevention programs</td>
<td>2,891,000</td>
<td>(re. $1,800,000)</td>
</tr>
<tr>
<td>Finger Lakes Law Enforcement</td>
<td>500,000</td>
<td>(re. $246,000)</td>
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<tr>
<td>For services and expenses of School Resource Officers and Anti-Crime Initiatives</td>
<td>1,920,000</td>
<td>(re. $1,488,000)</td>
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<tr>
<td>For services and expenses or continued operation of Operation S.N.U.G - Bronx, Jacobi Medical Center Auxiliary, Incorporated</td>
<td>315,000</td>
<td>(re. $248,000)</td>
</tr>
<tr>
<td>For services and expenses or continued operation of Operation S.N.U.G - Brooklyn, Man Up, Incorporated</td>
<td>350,000</td>
<td>(re. $270,000)</td>
</tr>
<tr>
<td>Northeast Bronx Crime Prevention Project - Peep Hole Project</td>
<td>65,000</td>
<td>(re. $25,000)</td>
</tr>
<tr>
<td>Northeast Bronx Crime Prevention Project</td>
<td>15,000</td>
<td>(re. $4,000)</td>
</tr>
<tr>
<td>District Attorney Office - Bronx County</td>
<td>100,000</td>
<td>(re. $100,000)</td>
</tr>
<tr>
<td>District Attorney Office - Queens County</td>
<td>250,000</td>
<td>(re. $13,000)</td>
</tr>
<tr>
<td>District Attorney Office - Rockland County</td>
<td>100,000</td>
<td>(re. $26,000)</td>
</tr>
<tr>
<td>For services and expenses of specialized training for the New York City correction officers</td>
<td>250,000</td>
<td>(re. $250,000)</td>
</tr>
</tbody>
</table>
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For the purchase of equipment and safety needs of the Bureau of Criminal Investigation within the Division of State Police. Funds may be transferred to state operations and may be suballocated to the division of state police ... 435,000 ......................... (re. $4,000)

By chapter 53, section 1, of the laws of 2013:

For prosecutorial services of counties, to be distributed in the same manner as the prior year or through a competitive process ........ 10,680,000 ............................................. (re. $118,000)
For payment to the New York state district attorneys association and the New York state prosecutors training institute for services and expenses related to the prosecution of crimes and the provision of continuing education, training, and support for medicaid fraud prosecution ... 2,304,000 ........................................... (re. $950,000)
For services and expenses associated with a witness protection program pursuant to a plan developed by the commissioner of the division of criminal justice services ... 304,000 ...................... (re. $9,000)
For grants to counties for district attorney salaries. Notwithstanding the provisions of subdivisions 10 and 11 of section 700 of the county law or any other law to the contrary, for state fiscal year 2012-13 the state reimbursement to counties for district attorney salaries shall be equal to the amount received by a county for such purpose in 2011-12 and 100 percent of the difference between the minimum salary for a full-time district attorney established pursuant to section 183-a of the judiciary law prior to April 1, 2012, and the minimum salary on or after April 1, 2013 .................... 3,862,000 ............................................ (re. $56,000)
For payment of state aid for expenses of crime laboratories for accreditation, training, capacity enhancement and lab related services to maintain the quality and reliability of forensic services to criminal justice agencies, distributed through a competitive process, which includes an evaluation of the effectiveness of such process. Some of these funds herein appropriated may be transferred to state operations and may be suballocated to other state agencies ... 6,635,000 ........................................... (re. $260,000)
For services and expenses of programs aimed at reducing the risk of re-offending, to be distributed through a competitive process, which will include an evaluation of the effectiveness of such programs ... 3,063,000 ............................................. (re. $249,000)
For services and expenses of operation IMPACT including anti-gun trafficking initiative as allocated and distributed by competitive process which includes an evaluation of the effectiveness of such process ... 15,219,000 .................................. (re. $1,849,000)
For 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 may be provided to participating counties and the city of New York in the same proportion of the appropriation as received during the preceding fiscal year, pursuant to a plan submitted by the commissioner of the division of criminal justice services and approved by the director of the budget ....... 3,245,000 ............................................. (re. $394,000)
For 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 ... 1,914,000 ........................................ (re. $269,000)
For payment to not-for-profit and government operated programs providing alternatives to incarceration, community supervision and/or employment programs to be distributed pursuant to existing or prior year contracts or pursuant to a plan submitted by the commissioner of the division of criminal justice services and approved by the
director of the budget. Eligible services shall include, but not be
limited to offender employment, offender assessments, treatment
program placement and participation, monitoring client compliance
with a treatment plan, TASC program services, and alternatives to
prison. A portion of these funds may be suballocated to other state
agencies ... 11,442,000 .......................... (re. $5978,000)
For services and expenses of programs that provide alternatives to
incarceration for eligible individuals and families whose income do
not exceed 200 percent of the federal poverty level ..............
2,622,000 ................................. (re. $1,190,000)
For additional payments to not-for-profits and government operated
programs providing alternatives to incarceration to be distributed
pursuant to existing contracts ... 1,291,000 ........ (re. $87,000)
For services and expenses of the Fortune Society .............
100,000 ........................................... (re. $8,000)
For services and expenses of the establishment, or continued opera-
tion, of regional Operation S.N.U.G programs within the following
counties: Bronx, Queens, Rockland, and Onondaga ............
1,000,000 ................................. (re. $428,000)
For services and expenses of the establishment, or continued opera-
tion, of regional Operation S.N.U.G programs, pursuant to a plan
submitted by the division of criminal justice services and approved
by the director of the budget ... 2,000,000 ........ (re. $355,000)
For services and expenses of law enforcement initiatives including but
not limited to, enhanced prosecution, enhanced defense, local law
enforcement programs, youth violence and/or crime reduction
programs, crime laboratories, re-entry services, and judicial diver-
sion and alternative to incarceration programs, pursuant to a plan
submitted by the division of criminal justice services and approved
by the director of the budget ... 1,000,000 ........ (re. $325,000)
For services and expenses of programs that prevent domestic violence
or aid the victims of domestic violence. Notwithstanding any
provision of law this appropriation shall be allocated only pursuant
to a plan setting forth an itemized list of grantees with the amount
to be received by each, or the methodology for allocating such
appropriation. Such plan shall be subject to the approval of the
temporary president of the senate and the director of the budget and
thereafter shall be included in a resolution calling for the expendi-
ture of such monies, which resolution must be approved by a majori-
ty vote of all members elected to the senate upon a roll call vote
... 609,000 ........................................ (re. $40,000)
For services and expenses of law enforcement, anti-drug, antiviolence,
crime control and prevention programs. Notwithstanding any provision
of law this appropriation shall be allocated only pursuant to a plan
setting forth an itemized list of grantees with the amount to be
received by each, or the methodology for allocating such appropri-
ation. Such plan shall be subject to the approval of the temporary
president of the senate and the director of the budget and thereafter shall be included in the resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote ...
1,891,000 ........................................ (re. $281,000)
By chapter 53, section 1, of the laws of 2013, as amended by chapter 53,
section 1, of the laws of 2014:
Ohel Children's Home & Family Services Drug Prevention Program .......
76,000 .................................................. (re. $49,000)
Education Alliance ... 80,000 .......................... (re. $7,000)
Finger Lakes Law Enforcement ... 500,000 ........................ (re. $142,000)
For the purchase of safety equipment for New York City correction
officers ... 250,000 .................................. (re. $250,000)
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For the purchase of safety equipment for the New York State Correctional Officer and Police Benevolent Association, Incorporated (NYSCOPBA) ... 250,000 .............................. (re. $250,000)

By chapter 53, section 1, of the laws of 2012:

For additional grants to counties for district attorney salaries. Notwithstanding the provisions of subdivisions 10 and 11 of section 700 of the county law or any other law to the contrary, for state fiscal year 2012-13 the state reimbursement to counties for district attorney salaries shall be equal to the amount received by a county for such purpose in 2011-12 and one hundred percent of the difference between the minimum salary for a full-time district attorney established pursuant to section 183-a of the judiciary law prior to April 1, 2012, and the minimum salary on or after April 1, 2012 ...

700,000 ............................................... (re. $56,000)

For services and expenses of programs aimed at reducing the risk of re-offending, to be distributed through a competitive process, which will include an evaluation of the effectiveness of such programs:

3,063,000 ................................................... (re. $62,000)

For services and expenses of operation IMPACT including anti-gun trafficking initiative as allocated and distributed by competitive process which includes an evaluation of the effectiveness of such process ...

15,219,000 .............................................. (re. $907,000)

For services and expenses of family court domestic violence services. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote ...

600,000 .................... (re. $78,000)

For services and expenses of local law enforcement and judges for domestic violence training. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote ...

500,000 ................................................... (re. $70,000)

For services and expenses of law enforcement, anti-drug, anti-violence, crime control and prevention programs. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote ...

450,000 ................................................... (re. $11,000)

For additional payments to not-for-profit and government operated programs providing alternatives to incarceration, to be distributed pursuant to existing contracts or through a competitive process ...

1,200,000 ................................................ (re. $11,000)
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

By chapter 50, section 1, of the laws of 2009:

For services and expenses of the establishment of regional Operation S.N.U.G. programs ... 4,000,000 ..................... (re. $186,000)

By chapter 50, section 1, of the laws of 2008, as amended by chapter 53, section 1, of the laws of 2012:

St. Francis College for public protection courses .................... 200,000 .............................................. (re. $12,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Crime Identification and Technology Account - 25475

By chapter 53, section 1, of the laws of 2015:

For services and expenses related to identification technology grants including, but not limited to, crime lab improvement and DNA programs. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (20204) ... 2,250,000 ..................................... (re. $2,250,000)

By chapter 53, section 1, of the laws of 2014:

For services and expenses related to identification technology grants including, but not limited to, crime lab improvement and DNA programs. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies ... 2,250,000 ........................................... (re. $2,060,000)

By chapter 53, section 1, of the laws of 2013:

For services and expenses related to identification technology grants including, but not limited to, crime lab improvement and DNA programs. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies 2,250,000 .................................................. (re. $1,932,000)

By chapter 53, section 1, of the laws of 2012:

For services and expenses related to identification technology grants including, but not limited to, crime lab improvement and DNA programs. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies 2,250,000 .................................................. (re. $350,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
DCJS Miscellaneous Discretionary Account - 25470

By chapter 53, section 1, of the laws of 2015:

Funds herein appropriated may be used to disburse unanticipated federal grants in support of state and local programs to prevent crime, support law enforcement, improve the administration of justice, and assist victims. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (20202) ... 13,000,000 ............ (re. $13,000,000)

By chapter 53, section 1, of the laws of 2014:

Funds herein appropriated may be used to disburse unanticipated federal grants in support of state and local programs to prevent crime, support law enforcement, improve the administration of justice, and assist victims. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies ... 7,250,000 .................................................. (re. $7,128,000)
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

By chapter 53, section 1, of the laws of 2013:
Funds herein appropriated may be used to disburse unanticipated federal grants in support of state and local programs to prevent crime, support law enforcement, improve the administration of justice, and assist victims. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies ........ 7,250,000 ................................................ (re. $6,234,000)

By chapter 53, section 1, of the laws of 2012:
Funds herein appropriated may be used to disburse unanticipated federal grants in support of state and local programs to prevent crime, support law enforcement, improve the administration of justice, and assist victims. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies ........ 7,250,000 ................................................ (re. $5,156,000)

By chapter 53, section 1, of the laws of 2011:
Funds herein appropriated may be used to disburse unanticipated federal grants in support of state and local programs to prevent crime, support law enforcement, improve the administration of justice, and assist victims. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies ........ 8,000,000 ................................................ (re. $6,720,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Edward Byrne Memorial Grant Account

By chapter 53, section 1, of the laws of 2015:
For services and expenses related to the federal Edward Byrne memorial justice assistance formula program, including enhanced prosecution, enhanced defense, local law enforcement programs, youth violence and/or crime reduction programs, crime laboratories, re-entry services, and judicial diversion and alternative to incarceration programs. Funds appropriated herein shall be expended pursuant to a plan developed by the commissioner of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations and/or suballocated to other state agencies ... 5,400,000 ...................... (re. $5,400,000)

For services and expenses of drug, violence, and crime control and prevention programs. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote ..................... 300,000 ............................................. (re. $300,000)

For services and expenses of drug, violence, and crime control prevention programs in accordance with the following schedule:

Charles Settlement House ... 5,000 ...................... (re. $5,000)
Judicial Process Commission ... 5,000 ...................... (re. $5,000)
Safer Monroe Area Reentry Team (SMART) ... 5,000 ........ (re. $5,000)
Wyandanch Council of Thought and Action ... 10,000 ...... (re. $10,000)
NYPD 46th Precinct ... 8,332 ............................ (re. $8,332)
NYPD 48th Precinct ... 8,332 ............................ (re. $8,332)
NYPD 52nd Precinct ... 8,332 ............................ (re. $8,332)
Jefferson County Sheriff's Department ... 30,000 ........... (re. $30,000)
City of Amsterdam Police Department ... 25,000 ............ (re. $25,000)
Schenectady County Sheriff ... 30,000 ..................... (re. $30,000)
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1. City of Beacon Police Department ... 10,000 ............ (re. $10,000)
2. City of Newburgh Police Department ... 17,500 ........... (re. $17,500)
3. City of Poughkeepsie Police Department ... 17,500 ........ (re. $17,500)
4. Town of Chester Police Department ... 9,700 ............. (re. $9,700)
5. Town of Woodbury Police Department ... 9,500 .......... (re. $9,500)
6. Town of New Windsor Police Department ... 10,800 ....... (re. $10,800)
7. Town of Manlius ... 15,000 ............................. (re. $15,000)
8. Village of North Syracuse Police Department ..........................

9. 15,000 ............................................... (re. $15,000)
10. West & North Area Athletic & Education Centers ..........................

11. 10,000 ............................................. (re. $10,000)
12. Hudson Falls Police Department ... 5,000 ............ (re. $5,000)
13. Town of Port Edward Police Department ... 5,000 .......... (re. $5,000)
14. Village of Cambridge/Greenwich Police Department ............... 

15. 5,000 ............................................. (re. $5,000)
16. South Glens Falls Police Department ... 5,000 ............ (re. $5,000)
17. City of Saratoga Springs Police Department ... 5,000 .... (re. $5,000)
18. Elmcor Youth and Young Adult Activities ... 25,004 ..... (re. $25,004)

19. By chapter 53, section 1, of the laws of 2014:
20. For services and expenses related to the federal Edward Byrne memorial justice assistance formula program, including enhanced prosecution, enhanced defense, local law enforcement programs, youth violence and/or crime reduction programs, crime laboratories, re-entry services, and judicial diversion and alternative to incarceration programs. Funds appropriated herein shall be expended pursuant to a plan developed by the commissioner of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations and/or suballocated to other state agencies ... 5,400,000 ...................... (re. $4,920,000)

21. For services and expenses of drug, violence, and crime control and prevention programs. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote .................... (re. $170,000)

22. For services and expenses of drug, violence, and crime control and prevention programs in accordance with the following schedule:
23. Safer Monroe Area Reentry Team (SMART) ... 7,500 ....... (re. $7,500)
24. Town of New Windsor Police Department ... 10,800 ......... (re. $3,000)
25. Charles Settlement House ... 5,000 .......................... (re. $5,000)
26. Town of Manlius ... 17,714 ............................. (re. $17,714)
27. Town of Brookhaven ... 50,000 .......................... (re. $50,000)
28. The City of Poughkeepsie ... 17,500 ........................ (re. $17,500)
29. City of Newburgh ... 17,500 .......................... (re. $17,500)
30. Schenectady County Sheriff ... 32,000 .......................... (re. $32,000)
31. Town of Woodbury Police Department ... 12,000 ....... (re. $12,000)

32. By chapter 53, section 1, of the laws of 2013:
33. For services and expenses related to the federal Edward Byrne memorial justice assistance formula program, including enhanced prosecution, enhanced defense, local law enforcement programs, youth violence and/or crime reduction programs, crime laboratories, re-entry services, and judicial diversion and alternative to incarceration programs. Funds appropriated herein shall be expended pursuant to a plan developed by the commissioner of criminal justice services and...
approved by the director of the budget. A portion of these funds may be transferred to state operations and/or suballocated to other state agencies ... 5,000,000 ......................... (re. $1,803,000)
For services and expenses of drug, violence, and crime control and prevention programs in accordance with the following schedule:

- Medford Fire Department ... 10,000 ...................... (re. $10,000)
- Patchogue-Medford Schools ... 20,000 ...................... (re. $20,000)
- Amsterdam Fire Department ... 10,970 ..................... (re. $10,970)
- Schenectady Fire Department ... 12,886 ................... (re. $12,886)
- South Schenectady Fire Department ... 10,104 ................ (re. $10,104)
- The City of Poughkeepsie ... 14,994 ..................... (re. $14,994)
- Stony Point Fire Department, Wayne House Co. No. 1 .............
  11,652 ............................................. (re. $11,652)
- Town of Manlius ... 35,000 ......................... (re. $3,000)
- Bergen Basin Community Development Corporation .................
  26,000 ............................................. (re. $26,000)
For services and expenses of drug, violence, and crime control and prevention programs. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote .........................
  500,000 ............................................. (re. $86,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses related to the federal Edward Byrne memorial justice assistance formula program, including enhanced prosecution, enhanced defense, local law enforcement programs, youth violence and/or crime reduction programs, crime laboratories, re-entry services, and judicial diversion and alternative to incarceration programs. Funds appropriated herein shall be expended pursuant to a plan developed by the commissioner of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations and/or suballocated to other state agencies ... 4,400,000 ......................... (re. $199,000)
For services and expenses of drug, violence, and crime control and prevention programs.
Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote ...
  780,000 ...................... (re. $119,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53, section 1, of the laws of 2014:
For services and expenses of drug, violence, and crime control and prevention programs in accordance with the following schedule:
- Bergin Basin Community Development Corporation .................
  26,000 ............................................. (re. $3,000)
- Oneida District Attorney ... 45,000 ......................... (re. $27,000)

By chapter 53, section 1, of the laws of 2011:
For services and expenses related to the federal Edward Byrne memorial justice assistance formula program, including enhanced prosecution,
enhanced defense, local law enforcement programs, youth violence and/or crime reduction programs, crime laboratories, re-entry services, and judicial diversion and alternative to incarceration programs. Funds appropriated herein shall be expended pursuant to a plan developed by the commissioner of criminal justice services and approved by the director of the budget. A portion of these funds may be transferred to state operations and/or suballocated to other state agencies ... 9,775,000 ...................... (re. $3,400,000)

By chapter 53, section 1, of the laws of 2011, as amended by chapter 53, section 1, of the laws of 2014:
For services and expenses of drug, violence and crime control and prevention programs in accordance with the following schedule:

Nassau County Police Department ... 50,000 .............. (re. $4,000)

Town of Riga Court A ... 5,000 .......................... (re. $5,000)

By chapter 53, section 1, of the laws of 2011, as amended by chapter 53, section 1, of the laws of 2012:
For services and expenses of drug, violence, and crime control and prevention programs in accordance with the following schedule:

Auburn Police Department ... 15,000 ..................... (re. $15,000)

Bivona Child Advocacy Center ... 15,000 .................. (re. $15,000)

Cayuga/Seneca Community Action Agency ... 10,000 ...... (re. $10,000)

Cayuga Child Advocacy Center ... 15,000 .................. (re. $15,000)

Chemung County Sheriff's Office ... 12,500 ............... (re. $12,500)

City of Beacon Police Department ... 30,600 .............. (re. $30,600)

City of Lockport Police Department ... 50,000 ............ (re. $50,000)

City of Poughkeepsie Police Department ... 30,000 ...... (re. $30,000)

City of Rome Police Department ... 15,000 ............... (re. $15,000)

City of Utica Police Department ... 15,000 ............... (re. $15,000)

Clinton County Department of Probation ... 20,000 ... (re. $20,000)

Columbia County Sheriff's Department ... 25,000 ....... (re. $25,000)

CONFIDE Counseling and Consultation Center ... 25,000 .. (re. $25,000)

District Attorney of Dutchess County ... 29,900 ........ (re. $29,900)

Dutchess County Sheriff's Department ... 25,000 ........ (re. $25,000)

Education and Assistance Corporation ... 100,000 ...... (re. $100,000)

Essex County District Attorney ... 10,000 ................ (re. $10,000)

Family Justice Center ... 70,000 .......................... (re. $70,000)

Franklin County District Attorney ... 15,000 ............ (re. $15,000)

Long Island Council on Alcoholism and Drug Dependence (LICADD) ....
35,000 ............................................... (re. $35,000)

Middle Country Central School District At Centerreach - Town of Brook...
50,000 ............................................... (re. $50,000)

National Federation for Just Communities of Western New York, Incorpo-
rated - First Time Last Time Program ... 55,000 ...... (re. $55,000)

North Side Athletic and Education Center Incorporated ............
40,000 ............................................... (re. $40,000)

Oneida County Child Advocacy Center ... 5,000 ........... (re. $5,000)

Parents for Megan's Law and The Crime Victims Center ............
25,000 ............................................... (re. $25,000)

Safari Club International Western and Central New York Chapter, Incor-
porated ... 15,000 ................................. (re. $15,000)

Schuyler County Sheriff's Office ... 12,500 ............... (re. $12,500)

Southern Tier Regional Drug Task Force ... 75,000 ........ (re. $75,000)

Steuben County Sheriff's Office ... 12,500 ............... (re. $12,500)

St. Lawrence County Sheriff's Department ... 5,000 ....... (re. $5,000)

The Boys and Girls Club of Geneva ... 15,000 ............ (re. $15,000)

Town of East Fishkill Police Department ... 30,000 ...... (re. $30,000)

Town of Poughkeepsie Police Department ... 29,500 ...... (re. $29,500)

Village of Boonville Police Department ... 5,000 ........ (re. $5,000)

Village of Camden Police Department ... 5,000 ........... (re. $5,000)

Warren County District Attorney ... 15,000 ............ (re. $15,000)
Wayne County Action Program ... 10,000 .................. (re. $10,000)
Webster Police Department ... 20,000 .................. (re. $20,000)
Yates County Sheriff's Office ... 12,500 ............... (re. $12,500)

By chapter 50, section 1, of the laws of 2010, as amended by chapter 53,
section 1, of the laws of 2014:
For services and expenses of drug, violence, and crime control and
prevention programs in accordance with the following schedule:
City of Newburgh Police Department ... 100,000 ....... (re. $100,000)

By chapter 53, section 1, of the laws of 2014:
For payment of federal aid to localities juvenile accountability
incentive block grant moneys pursuant to an allocation plan devel-
oped by the commissioner of the division of criminal justice
services. A portion of these funds may be transferred to state oper-
atons and may be suballocated to other state agencies ...........
1,750,000 ........................................... (re. $1,750,000)

By chapter 53, section 1, of the laws of 2013:
For payment of federal aid to localities juvenile accountability
incentive block grant moneys pursuant to an allocation plan devel-
oped by the commissioner of the division of criminal justice
services. A portion of these funds may be transferred to state oper-
atons and may be suballocated to other state agencies ............
1,750,000 ........................................... (re. $1,465,000)

By chapter 53, section 1, of the laws of 2012:
For payment of federal aid to localities juvenile accountability
incentive block grant moneys pursuant to an allocation plan devel-
oped by the commissioner of the division of criminal justice
services. A portion of these funds may be transferred to state oper-
atons and may be suballocated to other state agencies ............
1,750,000 ........................................... (re. $800,000)

By chapter 53, section 1, of the laws of 2015:
For payment of federal aid to localities pursuant to the provisions of
the federal juvenile justice and delinquency prevention act in
accordance with a distribution plan determined by the juvenile
justice advisory group and affirmed by the commissioner of the
division of criminal justice services. A portion of these funds may be
transferred to state operations and may be suballocated to other
state agencies (20213) .... 2,050,000 .............. (re. $2,050,000)

By chapter 53, section 1, of the laws of 2014:
For payment of federal aid to localities pursuant to the provisions of
the federal juvenile justice and delinquency prevention act in
accordance with a distribution plan determined by the juvenile
justice advisory group and affirmed by the commissioner of the divi-
sion of criminal justice services. A portion of these funds may be
transferred to state operations and may be suballocated to other
state agencies ... 2,050,000 ...................... (re. $2,050,000)
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

1 By chapter 53, section 1, of the laws of 2013:
   For payment of federal aid to localities pursuant to the provisions of
   the federal juvenile justice and delinquency prevention act in
   accordance with a distribution plan determined by the juvenile
   justice advisory group and affirmed by the commissioner of the divi-
   sion of criminal justice services. A portion of these funds may be
   transferred to state operations and may be suballocated to other
   state agencies ...  2,050,000 ............................... (re. $2,050,000)

2 By chapter 53, section 1, of the laws of 2012:
   For payment of federal aid to localities pursuant to the provisions of
   the federal juvenile justice and delinquency prevention act in
   accordance with a distribution plan determined by the juvenile
   justice advisory group and affirmed by the commissioner of the divi-
   sion of criminal justice services. A portion of these funds may be
   transferred to state operations and may be suballocated to other
   state agencies ...  2,050,000 ............................... (re. $1,846,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Violence Against Women Account - 25477

3 By chapter 53, section 1, of the laws of 2015:
   For payment of federal aid to localities pursuant to an expenditure
   plan developed by the commissioner of the division of criminal
   justice services, provided however that up to 10 percent of the
   amount herein appropriated may be used for program administration. A
   portion of these funds may be transferred to state operations and
   may be suballocated to other state agencies (20216) ..............
   6,500,000 .................................................. (re. $6,500,000)

4 By chapter 53, section 1, of the laws of 2014:
   For payment of federal aid to localities pursuant to an expenditure
   plan developed by the commissioner of the division of criminal
   justice services, provided however that up to 10 percent of the
   amount herein appropriated may be used for program administration. A
   portion of these funds may be transferred to state operations and
   may be suballocated to other state agencies ....................... 6,000,000 .......................... (re. $4,230,000)

5 By chapter 53, section 1, of the laws of 2013:
   For payment of federal aid to localities pursuant to an expenditure
   plan developed by the commissioner of the division of criminal
   justice services, provided however that up to 10 percent of the
   amount herein appropriated may be used for program administration. A
   portion of these funds may be transferred to state operations and
   may be suballocated to other state agencies ....................... 6,000,000 .......................... (re. $897,000)

Special Revenue Funds - Other
Medical Marihuana Trust Fund
MMF - Law Enforcement - 23753

6 By chapter 53, section 1, of the laws of 2015:
For a program of discretionary grants to state and local law
enforcement agencies that demonstrate a need relating to title 5-A
of the public health law. A portion of these funds may be
transferred to state operations and may be suballocated to other
state agencies ...  200,000 ............................... (re. $200,000)
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

By chapter 53, section 1, of the laws of 2015:
For payment to district attorneys who participate in the crimes against revenue program to be distributed according to a plan developed by the commissioner of the division of criminal justice services, in consultation with the department of taxation and finance, and approved by the director of the budget (22015) ........ 14,300,000 ............................... (re. $14,300,000)  

By chapter 53, section 1, of the laws of 2014:
For payment to district attorneys who participate in the crimes against revenue program to be distributed according to a plan developed by the commissioner of the division of criminal justice services, in consultation with the department of taxation and finance, and approved by the director of the budget ................ 14,300,000 ............................... (re. $11,950,000)  

By chapter 53, section 1, of the laws of 2013:
For payment to district attorneys who participate in the crimes against revenue program to be distributed according to a plan developed by the commissioner of the division of criminal justice services, in consultation with the department of taxation and finance, and approved by the director of the budget ................ 16,000,000 ............................... (re. $2,950,000)  

By chapter 53, section 1, of the laws of 2012:
For services and expenses of:  
My Sisters' Place ... 41,109 ........................... (re. $20,000)  

By chapter 53, section 1, of the laws of 2011, as amended by chapter 53, section 1, of the laws of 2012:
For services and expenses of programs that prevent domestic violence or aid the victims of domestic violence in accordance with the following schedule:  
For Our Children and Us (FOCUS) ... 5,000 ............... (re. $5,000)  

By chapter 53, section 1, of the laws of 2015:
For prosecutorial services of counties, to be distributed in the same manner as the prior year or through a competitive process (20241) ... 2,592,000 ............................... (re. $1,975,000)  
For defense services to be distributed in the same manner as the prior year or through a competitive process (20246) ...................... 2,592,000 ............................... (re. $2,592,000)  
For services and expenses of the district attorney and indigent legal services attorney loan forgiveness program pursuant to section 679-e of the education law. These funds may be suballocated to the higher education services corporation (20220) ............................... (re. $2,430,000)  
For payment to prisoner's legal services for services and expenses related to legal representation and assistance to indigent inmates (20979) ... 1,000,000 ............................... (re. $422,000)
For payment to counties other than the city of New York 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 program (21014) ... 600,000 ... (re. $600,000)

For services and expenses of civil or criminal domestic violence services. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote (20982) ............... 950,000 ............................................. (re. $950,000)

For additional payment to prisoners' legal services for services and expenses related to legal representation and assistance to indigent inmates (39709) ... 1,200,000 ....................... (re. $900,000)

For services, expenses or reimbursement of expenses incurred by local government agencies and/or not-for-profit providers or their employees providing civil or criminal legal services in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Provider</th>
<th>Amount</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albany County District Attorney (20293)</td>
<td>45,149</td>
<td>(re. $45,149)</td>
</tr>
<tr>
<td>Brooklyn Bar Association (20294)</td>
<td>49,574</td>
<td>(re. $49,574)</td>
</tr>
<tr>
<td>Caribbean Women's Health Association (20296)</td>
<td>22,574</td>
<td>(re. $22,574)</td>
</tr>
<tr>
<td>Center for Family Representation (20297)</td>
<td>112,872</td>
<td>(re. $112,872)</td>
</tr>
<tr>
<td>Chemung County Neighborhood Legal Services (20298)</td>
<td>40,634</td>
<td>(re. $40,634)</td>
</tr>
<tr>
<td>Day One New York (20300)</td>
<td>34,313</td>
<td>(re. $34,313)</td>
</tr>
<tr>
<td>Family and Children's Association (20302)</td>
<td>40,634</td>
<td>(re. $40,634)</td>
</tr>
<tr>
<td>Frank H. Hiscock Legal Aid Society (20303)</td>
<td>22,574</td>
<td>(re. $22,574)</td>
</tr>
<tr>
<td>Greenhope Services for Women (20304)</td>
<td>34,313</td>
<td>(re. $34,313)</td>
</tr>
<tr>
<td>Harlem Legal Services (20305)</td>
<td>112,872</td>
<td>(re. $112,872)</td>
</tr>
<tr>
<td>Legal Aid Bureau of Buffalo (20306)</td>
<td>56,119</td>
<td>(re. $56,119)</td>
</tr>
<tr>
<td>Legal Aid Society of Central New York (20307)</td>
<td>67,723</td>
<td>(re. $67,723)</td>
</tr>
<tr>
<td>Legal Aid Society of Northeastern New York (20308)</td>
<td>49,663</td>
<td>(re. $49,663)</td>
</tr>
<tr>
<td>Legal Aid of Rochester (20335)</td>
<td>92,001</td>
<td>(re. $92,001)</td>
</tr>
<tr>
<td>Legal Aid Society of Rockland County (20309)</td>
<td>40,634</td>
<td>(re. $40,634)</td>
</tr>
<tr>
<td>Legal Information for Families Today (LIFT) (20310)</td>
<td>22,574</td>
<td>(re. $22,574)</td>
</tr>
<tr>
<td>Legal Project of the Cap. Dist. Women's Bar (20311)</td>
<td>85,782</td>
<td>(re. $85,782)</td>
</tr>
<tr>
<td>Legal Services for New York City (LSNY) (20312)</td>
<td>121,901</td>
<td>(re. $121,901)</td>
</tr>
<tr>
<td>Legal Services for New York City (LSNY) - Brooklyn Conflicts Office (39742)</td>
<td>83,277</td>
<td>(re. $83,277)</td>
</tr>
<tr>
<td>Legal Services of Central New York (20313)</td>
<td>13,545</td>
<td>(re. $13,545)</td>
</tr>
<tr>
<td>Legal Services of the Hudson Valley (20314)</td>
<td>151,667</td>
<td>(re. $151,667)</td>
</tr>
<tr>
<td>MFY Legal Services (20317)</td>
<td>45,149</td>
<td>(re. $45,149)</td>
</tr>
<tr>
<td>Monroe County Legal Assistance Center (20318)</td>
<td>36,119</td>
<td>(re. $36,119)</td>
</tr>
</tbody>
</table>
### Division of Criminal Justice Services

#### Aid to Localities - Reappropriations 2016-17

<table>
<thead>
<tr>
<th>Organization</th>
<th>Amount (re. $)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nassau/Suffolk Law Services Committee, Inc. (20319)</td>
<td>49,663</td>
</tr>
<tr>
<td>New York City Legal Aid (20321)</td>
<td>45,149</td>
</tr>
<tr>
<td>New York City Legal Aid (20322)</td>
<td>270,892</td>
</tr>
<tr>
<td>New York County District Attorney - Identity Theft Prosecution (20323)</td>
<td>37,925</td>
</tr>
<tr>
<td>Northern Manhattan Improvement Corp (20324)</td>
<td>92,001</td>
</tr>
<tr>
<td>Goddard Riverside Community Center (20373)</td>
<td>131,267</td>
</tr>
<tr>
<td>Osborne Association El Rio Program (20325)</td>
<td>37,022</td>
</tr>
<tr>
<td>Rural Law Center of New York (20326)</td>
<td>63,208</td>
</tr>
<tr>
<td>Sanctuary for Families (20327)</td>
<td>22,574</td>
</tr>
<tr>
<td>Southern Tier Legal Services (20328)</td>
<td>60,634</td>
</tr>
<tr>
<td>Volunteers of Legal Service (VOLS) (20330)</td>
<td>40,634</td>
</tr>
<tr>
<td>Worker's Justice Law Center of New York, Inc. (20332)</td>
<td>36,118</td>
</tr>
</tbody>
</table>

By chapter 53, section 1, of the laws of 2014:

- For services and expenses of the district attorney and indigent legal services attorney loan forgiveness program pursuant to section 679-e of the education law. These funds may be suballocated to the higher education services corporation ... 2,430,000 (re. $2,059,000)
- For payment to counties other than the city of New York 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 program ... 600,000 (re. $487,000)
- For services and expenses of civil or criminal domestic violence services. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote ... 950,000 (re. $293,000)
- For services, expenses or reimbursement of expenses incurred by local government agencies and/or not-for-profit providers or their employees providing civil or criminal legal services in accordance with the following schedule:

#### Schedule

<table>
<thead>
<tr>
<th>Organization</th>
<th>Amount (re. $)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Albany County District Attorney</td>
<td>45,149</td>
</tr>
<tr>
<td>Brooklyn Bar Association</td>
<td>22,574</td>
</tr>
<tr>
<td>Caribbean Women's Health Association</td>
<td>22,574</td>
</tr>
<tr>
<td>City Bar Fund</td>
<td>22,574</td>
</tr>
<tr>
<td>Day One New York</td>
<td>34,313</td>
</tr>
<tr>
<td>Family and Children's Association</td>
<td>40,634</td>
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<tr>
<td>Frank H. Hiscock Legal Aid Society</td>
<td>22,574</td>
</tr>
<tr>
<td>Greenhope Service for Women</td>
<td>34,313</td>
</tr>
<tr>
<td>Harlem Legal Services</td>
<td>112,872</td>
</tr>
<tr>
<td>Legal Aid Society of Rockland County</td>
<td>22,574</td>
</tr>
<tr>
<td>Legal Project of the Cap. Dist. Women's Bar</td>
<td>85,782</td>
</tr>
<tr>
<td>Legal Services of the Hudson Valley</td>
<td>76,667</td>
</tr>
<tr>
<td>Monroe County Legal Assistance Center</td>
<td>36,119</td>
</tr>
<tr>
<td>Nassau/Suffolk Law Services Committee, Inc.</td>
<td>49,663</td>
</tr>
</tbody>
</table>
DIVISION OF CRIMINAL JUSTICE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

New York City Legal Aid ... 45,149 ..................... (re. $31,000)
New York County District Attorney - Identity Theft Prosecution ....
37,925 ................................................ (re. $31,000)
Westside SRO Law Project ... 81,267 .................... (re. $81,267)
Southern Tier Legal Services ... 63,208 ................ (re. $30,000)
Volunteers of Legal Service (VOLS) ... 40,634 ........ (re. $31,000)
Western New York Law Center ... 40,634 .............. (re. $30,000)
Worker's Rights Law Center of New York, Inc. ................
36,119 ................................................ (re. $9,000)

The appropriation made by chapter 53, section 1, of the laws of 2014, is hereby amended and reappropriated to read:
Legal Aid Society of Mid New York .......................
67,723 ................................................ (re. $34,000)
Legal Aid Society of Northeastern New York ............
49,663 ................................................ (re. $19,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of civil or criminal domestic violence services. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote ... 650,000 ......... (re. $17,000)

By chapter 53, section 1, of the laws of 2013, as amended by chapter 53, section 1, of the laws of 2014:
For services, expenses or reimbursement of expenses incurred by local government agencies and/or not-for-profit providers or their employees providing civil or criminal legal services in accordance with the following schedule:
Greenhope Services for Women ... 33,567 ............... (re. $3,000)
New York City Legal Aid ... 44,167 ........................ (re. $8,000)
Westside SRO Law Project ... 79,500 .................... (re. $79,500)
Worker's Rights Law Center of New York, Inc. ............
35,333 ................................................ (re. $3,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53, section 1, of the laws of 2014:
For services and expenses of civil or criminal domestic violence services. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote ... 650,000 ......... (re. $34,000)

By chapter 53, section 1, of the laws of 2011:
For services, expenses or reimbursement of expenses incurred by local government agencies and/or not-for-profit providers or their employees providing civil or criminal legal services in accordance with the following schedule:
Greenhope Services for Women ... 36,556 .................. (re. $3,000)
By chapter 53, section 1, of the laws of 2011, as amended by chapter 53,
section 1, of the laws of 2012:
For services and expenses of civil or criminal domestic violence legal
services in accordance with the following schedule:
For our Children and Us (FOCUS) ... 5,000 .................. (re. $5,000)
SOS Shelter ... 20,000 ................................. (re. $6,000)

Special Revenue Funds - Other
State Police Motor Vehicle Law Enforcement and Motor
Vehicle Theft and Insurance Fraud Prevention Fund
Motor Vehicle Theft and Insurance Fraud Account - 22801

By chapter 53, section 1, of the laws of 2015:
For services and expenses associated with local anti-auto theft
programs, in accordance with section 89-d of the state finance law,
distributed through a competitive process (20235) .................
3,749,000 ........................................ (re. $3,749,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses associated with local anti-auto theft
programs, in accordance with section 89-d of the state finance law,
distributed through a competitive process .........................
3,749,000 ........................................ (re. $2,325,000)
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>49,870,330</td>
<td>220,124,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>8,000,000</td>
<td>8,536,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>0</td>
<td>1,812,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>57,870,330</td>
<td>230,472,000</td>
</tr>
</tbody>
</table>

SCHEDULE

HIGH TECHNOLOGY PROGRAM .................................. 38,850,330

General Fund
Local Assistance Account - 10000

For services and expenses related to the operation of the centers of excellence pursuant to a plan approved by the director of the budget. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (21427) ...... 8,723,330

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses related to the operation of the Buffalo center of excellence in bioinformatics and life sciences</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Greater Rochester center of excellence in photonics and microsystems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Syracuse center of excellence in environmental and energy systems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Albany center of excellence in nanoelectronics</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Stony Brook center of excellence in wireless and information technology</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Binghamton center of excellence in small scale systems integration and packaging</td>
<td>872,333</td>
</tr>
</tbody>
</table>
## DEPARTMENT OF ECONOMIC DEVELOPMENT

### AID TO LOCALITIES 2016-17

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses related to the operation of the Stony Brook center of excellence in advanced energy research</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Buffalo center of excellence in materials informatics</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Rochester center of excellence in sustainable manufacturing</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Rochester center of excellence in data science</td>
<td>872,333</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>8,723,330</strong></td>
</tr>
</tbody>
</table>

For services and expenses related to the following: centers for advanced technology, for matching grants to designated centers for advanced technology, pursuant to subdivision 3 of section 3102-b of the public authorities law. Notwithstanding any provision of law to the contrary, funds may also be used for initiatives related to the operation and development of the centers of excellence or other high technology centers. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21426) | 13,818,000 |

Technology development organization matching grants, to be awarded on a competitive basis in accordance with the provisions of section 3102-d of the public authorities law. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21441) | 1,382,000 |

Industrial technology extension service. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21435) | 921,000 |

For services and expenses related to the operation of the SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering focus center and Rensselaer
DEPARTMENT OF ECONOMIC DEVELOPMENT
AID TO LOCALITIES 2016-17

Polytechnic Institute focus center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21434) .... 3,006,000

High technology matching grants program, including the security through advanced research and technology (START) initiative to leverage resources from federal or private sources including but not limited to the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology economic development, including the payment of liabilities incurred prior to April 1, 2016. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21438) ............... 6,000,000

For services and expenses, loans, and grants, related to the operation of New York state innovation hot spots and New York state incubators. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (21685). 5,000,000

MARKETING AND ADVERTISING PROGRAM ......................... 9,207,000

For a local tourism promotion matching grants program pursuant to article 5-A of the economic development law (21417) ..... 3,815,000

For operation of a gateway information center at Beekmantown, New York (21421) .. 196,000

For operation of a gateway information center at Binghamton, New York (21422) ... 196,000

For services and expenses, loans, and grants, related to the market New York program, including but not limited to, marketing and advertising to promote regional attractions in the state of New York. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (21680) ............ 5,000,000

RESEARCH DEVELOPMENT PROGRAM .................................. 343,000

General Fund
Local Assistance Account - 10000

-------------
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES  2016-17

1 For the science and technology law center
   program (81027) .........................  343,000

   --------------

5 TRAINING AND BUSINESS ASSISTANCE PROGRAM .................  9,470,000

   --------------

General Fund
Local Assistance Account - 10000

11 For services and expenses of state matching
   funds for the federal manufacturing exten-
   sion partnership program.
14 Notwithstanding any inconsistent provision
15 of law, the director of the budget may
16 suballocate up to the full amount of this
17 appropriation to any department, agency or
18 authority. No funds shall be expended from
19 this appropriation until the director of
20 the budget has approved a spending plan
21 (81053) ..............................  1,470,000
22   --------------
23 Program account subtotal ...............  1,470,000
24   --------------

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Manufacturing Extension Partnership Program Account - 25517

30 Notwithstanding any inconsistent provision
31 of law, the director of the budget may
32 suballocate up to the full amount of this
33 appropriation to any department, agency or
34 authority (81052) ........................  8,000,000
35   --------------
36 Program account subtotal ...............  8,000,000
37   --------------
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 HIGH TECHNOLOGY PROGRAM

2 General Fund

3 Local Assistance Account - 10000

4 By chapter 53, section 1, of the laws of 2015:

5 For services and expenses related to the operation of the centers of
6 excellence pursuant to a plan approved by the director of the
7 budget. All or portions of the funds appropriated hereby may be
8 suballocated or transferred to any department, agency, or public
9 authority (21427) ... 8,723,330 ................. (re. $8,723,330)

10 Project Schedule

11 PROJECT                               AMOUNT

12 --------------------------------------------

13 For services and expenses related to the operation of
14 the Buffalo center of excellence in bioinformatics
15 and life sciences ........   872,333

16 For services and expenses related to the operation of
17 the Greater Rochester center of excellence in photonics
18 and microsystems ............ 872,333

19 For services and expenses related to the operation of
20 the Syracuse center of excellence in environmental
21 and energy systems .......... 872,333

22 For services and expenses related to the operation of
23 the Albany center of excellence in nanoelectronics ...
24 872,333

25 For services and expenses related to the operation of
26 the Stony Brook center of excellence in wireless and
27 information technology ..... 872,333

28 For services and expenses related to the operation of
29 the Binghamton center of excellence in small scale
30 systems integration and
31 packaging ..................... 872,333

32 For services and expenses related to the operation of
33 the Stony Brook center of excellence in advanced energy
34 research ..................... 872,333

35 For services and expenses related to the operation of
36 the Buffalo center of excellence in materials informatics ............ 872,333

37 For services and expenses related to the operation of
38 the Rochester center of excellence in sustainable
39 manufacturing ............... 872,333


AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For services and expenses related to the operation of the Rochester center of excellence in data science. 872,333

Total .................... 8,723,330

For additional services and expenses related to the operation of the centers of excellence pursuant to a plan approved by the director of the budget (21677) ... 1,276,670 .................. (re. $1,276,670)

PROJECT                               AMOUNT

For services and expenses related to the operation of the Buffalo center of excellence in bioinformatics and life sciences .......... 127,667

For services and expenses related to the operation of the Greater Rochester center of excellence in photonics and microsystems .......... 127,667

For services and expenses related to the operation of the Syracuse center of excellence in environmental and energy systems .......... 127,667

For services and expenses related to the operation of the Albany center of excellence in nanoelectronics ... 127,667

For services and expenses related to the operation of the Stony Brook center of excellence in wireless and information technology ..... 127,667

For services and expenses related to the operation of the Binghamton center of excellence in small scale systems integration and packaging ............... 127,667

For services and expenses related to the operation of the Stony Brook center of excellence in advanced energy research ............... 127,667

For services and expenses related to the operation of the Buffalo center of excellence in materials informatics .................... 127,667

For services and expenses related to the operation of the Rochester center of excellence in sustainable manufacturing ............... 127,667
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For services and expenses related to the operation of the Rochester center of excellence in data science: 127,667

Total: 1,276,670

For services and expenses related to the following: centers for advanced technology, for matching grants to designated centers for advanced technology, pursuant to subdivision 3 of section 3102-b of the public authorities law. Notwithstanding any provision of law to the contrary, funds may also be used for initiatives related to the operation and development of the centers of excellence or other high technology centers. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21426) ... 13,818,000 ............. (re. $13,818,000)

Technology development organization matching grants, to be awarded on a competitive basis in accordance with the provisions of section 3102-d of the public authorities law. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21441) ... 1,382,000 ............... (re. $1,357,000)

Industrial technology extension service. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21435) ... 921,000 ................... (re. $838,000)

For services and expenses related to the operation of the SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering focus center and Rensselaer Polytechnic Institute focus center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21434) .................. 3,006,000 ......................................... (re. $3,006,000)

High technology matching grants program, including the security through advanced research and technology (START) initiative to leverage resources from federal or private sources including but not limited to the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology economic development, including the payment of liabilities incurred prior to April 1, 2015. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (21438) ........................ 4,606,000 ......................................... (re. $4,606,000)

For services and expenses, loans, and grants, related to the operation of New York state innovation hot spots and New York state incubators. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (21685) ... 5,000,000 ............... (re. $5,000,000)

For additional services and expenses of the centers for advanced technology (21678) ... 500,000 ...................... (re. $500,000)

For additional services and expenses, loans and grants for New York state incubators (21679) ... 1,000,000 ............ (re. $1,000,000)

For services and expenses related to the operation of the Albany center of excellence in atmospheric and environmental prediction and innovation (21681) ... 250,000 ........................ (re. $250,000)
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

1  Rensselaer Polytechnic Institute Smart Lighting Systems Engineering
2  Research Center. The amount provided herein shall be made available
3  upon receipt of federal matching funds for this purpose (21437) ....
4  600,000 ................................................................. (re. $600,000)
5
6  By chapter 53, section 1, of the laws of 2014:
7  For services and expenses related to the operation of the centers of
8  excellence pursuant to a plan approved by the director of the budg-
9  et. All or portions of the funds appropriated hereby may be suballo-
10  cated or transferred to any department, agency, or public authority
11  ... 8,723,330 .................................................. (re. $8,262,000)

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<thead>
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<th>PROJECT</th>
<th>AMOUNT</th>
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<tr>
<td>For services and expenses related to the operation of</td>
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</tr>
<tr>
<td>the Buffalo center of excellence in bioinformatics and life sciences</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of</td>
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<tr>
<td>the Greater Rochester center of excellence in photonics and microsystems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of</td>
<td></td>
</tr>
<tr>
<td>the Syracuse center of excellence in environmental and energy systems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of</td>
<td></td>
</tr>
<tr>
<td>the Albany center of excellence in nanoelectronics</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of</td>
<td></td>
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<tr>
<td>the Stony Brook center of excellence in wireless and</td>
<td></td>
</tr>
<tr>
<td>information technology</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of</td>
<td></td>
</tr>
<tr>
<td>the Binghamton center of excellence in small scale systems integration and packaging</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of</td>
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</tr>
<tr>
<td>the Stony Brook center of excellence in advanced energy research</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of</td>
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<tr>
<td>the Buffalo center of excellence in materials informat-</td>
<td></td>
</tr>
<tr>
<td>For services and expenses related to the operation of</td>
<td></td>
</tr>
<tr>
<td>the Rochester center of excellence in sustainable</td>
<td></td>
</tr>
<tr>
<td>For services and expenses related to the operation of</td>
<td></td>
</tr>
</tbody>
</table>

62  For services and expenses related to the operation of
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>the Rochester center of excellence in data science</td>
<td>872,333</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>8,723,330</strong></td>
<td></td>
</tr>
</tbody>
</table>

For services and expenses related to the following: centers for advanced technology, for matching grants to designated centers for advanced technology, pursuant to subdivision 3 of section 3102-b of the public authorities law. Notwithstanding any provision of law to the contrary, funds may also be used for initiatives related to the operation and development of the centers of excellence or other high technology centers. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan...

- Technology development organization matching grants, to be awarded on a competitive basis in accordance with the provisions of section 3102-d of the public authorities law. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan...
  - 1,382,000

- Industrial technology extension service. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan...
  - 921,000

High technology matching grants program, including the security through advanced research and technology (START) initiative to leverage resources from federal or private sources including but not limited to the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology economic development, including the payment of liabilities incurred prior to April 1, 2014. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan...

- 4,606,000

For services and expenses, loans, and grants, related to the operation of New York state innovation hot spots and New York state incubators. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority...

- 3,750,000

For three digital gaming hubs to be designated pursuant to proposals submitted to the department from higher education institutions offering degree programs in game design or game programming...

- 500,000

Rensselaer Polytechnic Institute Smart Lighting Systems Engineering Research Center. The amount provided herein shall be made available upon receipt of federal matching funds for this purpose...

- 600,000

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015:

- For services and expenses related to the operation of the SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering focus center and Rensselaer Polytechnic Institute focus center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan...
  - 3,006,000
For services and expenses related to the institute for semiconductor research corporation (SRC) center for advanced interconnect technologies (CAIST), including the payment of liabilities incurred prior to April 1, 2014, at The SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (CNSE), with its autonomous operating status as recognized and approved by the SUNY Board of Trustees in resolution number 2008-165 ... 713,000 (re. $713,000)

For services and expenses related to the Institute for Nanoelectronics Discovery and Exploration (INDEX) at The SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (CNSE), with its autonomous operating status as recognized and approved by the SUNY Board of Trustees in resolution number 2008-165 ......... 775,000 (re. $775,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses related to the operation of the centers of excellence pursuant to a plan approved by the director of the budget. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority ... 5,234,000 (re. $5,234,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses related to the operation of the Buffalo centers of excellence in bioinformatics and life sciences and materials informatics .......... 872,333</td>
<td></td>
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<tr>
<td>For services and expenses related to the operation of the Greater Rochester center of excellence in photonics and microsystems .......... 872,333</td>
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<td>For services and expenses related to the operation of the Syracuse center of excellence in environmental and energy systems .......... 872,333</td>
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<td>For services and expenses related to the operation of the Albany center of excellence in nanoelectronics .......... 872,333</td>
<td></td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Stony Brook centers of excellence in wireless and information technology and advanced energy research .......... 872,333</td>
<td></td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Binghamton Center of Excellence in small scale systems integration and packaging ................................ 872,333</td>
<td></td>
</tr>
</tbody>
</table>

Total .................................. 5,234,000
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For services and expenses related to the operation of the Stony Brook center of excellence in advanced energy research ............
500,000 ........................................................................ (re. $500,000)

For services and expenses related to the operation of the Buffalo center of excellence in materials informatics ..................
500,000 ........................................................................ (re. $500,000)

For services and expenses related to the operation of the Rochester center of excellence in sustainable manufacturing ........
500,000 ........................................................................ (re. $500,000)

For services and expenses related to the SUNY Fredonia Technology Incubator ... 100,000 ............................... (re. $100,000)

For services and expenses related to the following: centers for advanced technology, for matching grants to designated centers for advanced technology, pursuant to subdivision 3 of section 3102-b of the public authorities law. Notwithstanding any provision of law to the contrary, funds may also be used for initiatives related to the operation and development of the centers of excellence or other high technology centers. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...
13,818,000 ................................................................. (re. $7,229,000)

Technology development organization matching grants, to be awarded on a competitive basis in accordance with the provisions of section 3102-d of the public authorities law. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ......
1,382,000 ................................................................. (re. $10,000)

Industrial technology extension service. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ......
921,000 ................................................................. (re. $2,000)

Focus center - New York. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ... 3,006,000 ................................................... (re. $3,006,000)

High technology matching grants program, including the security through advanced research and technology (START) initiative to leverage resources from federal or private sources including but not limited to the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology economic development, including the payment of liabilities incurred prior to April 1, 2013. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...........
4,606,000 ................................................................. (re. $4,606,000)

Cornell university/NSF materials research science and engineering center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...........
392,000 ................................................................. (re. $392,000)

Rensselaer Polytechnic Institute Smart Lighting Systems Engineering Research Center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ....
500,000 ................................................................. (re. $500,000)

For services and expenses, loans, and grants, related to the operation of New York state innovation hot spots and New York state incubators. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority ... 1,250,000 ................................. (re. $1,250,000)
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

By chapter 53, section 1, of the laws of 2013, as amended by chapter 53, section 1, of the laws of 2015:
For services and expenses related to the institute for semiconductor research corporation (SRC) center for advanced interconnect systems technologies (CAIST), including the payment of liabilities incurred prior to April 1, 2013, at The SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (CNSE), with its autonomous operating status as recognized and approved by the SUNY Board of Trustees in resolution number 2008-165 ........................................... 713,000 .. (re. $713,000)

For services and expenses related to the Institute for Nanoelectronics Discovery and Exploration (INDEX) at The SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (CNSE), with its autonomous operating status as recognized and approved by the SUNY Board of Trustees in resolution number 2008-165 ............................ 775,000 ............................................. (re. $775,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses related to the operation of the centers of excellence pursuant to a plan approved by the director of the budget. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority ... 5,234,000 ............................................. (re. $5,234,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
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<tbody>
<tr>
<td>........</td>
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<tr>
<td>For services and expenses related to the operation of the Buffalo centers of excellence in bioinformatics and life sciences and materials informatics ............... 872,333</td>
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<td>For services and expenses related to the operation of the Greater Rochester center of excellence in photonics and microsystems ............... 872,333</td>
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<td>For services and expenses related to the operation of the Syracuse center of excellence in environmental and energy systems ............... 872,333</td>
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<td>For services and expenses related to the operation of the Albany center of excellence in nanoelectronics ............... 872,333</td>
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</tr>
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<td>For services and expenses related to the operation of the Stony Brook centers of excellence in wireless and information technology and advanced energy research ............... 872,333</td>
<td></td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Binghamton Center of Excellence in small scale systems integration and packaging ............... 872,333</td>
<td></td>
</tr>
</tbody>
</table>

Total ............................................. 5,234,000
For services and expenses related to the operation of the Stony Brook center of excellence in advanced energy research ...................... $500,000 ............................................. (re. $500,000)

For services and expenses related to the following: centers for advanced technology, for matching grants to designated centers for advanced technology, pursuant to subdivision 3 of section 3102-b of the public authorities law. Notwithstanding any provision of law to the contrary, funds may also be used for initiatives related to the operation and development of the centers of excellence or other high technology centers. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

13,818,000 .................................... (re. $2,482,000)

Technology development organization matching grants, to be awarded on a competitive basis in accordance with the provisions of section 3102-d of the public authorities law. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

1,382,000 ......................................................... (re. $44,000)

Industrial technology extension service. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

921,000 ......................................................... (re. $16,000)

Focus center - New York. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ... 3,006,000 ........................................... (re. $3,006,000)

High technology matching grants program, including the security through advanced research and technology (START) initiative to leverage resources from federal or private sources including but not limited to the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology economic development, including the payment of liabilities incurred prior to April 1, 2012. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

4,606,000 ......................................................... (re. $4,606,000)

Columbia university/NSF materials research science and engineering center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

245,000 ......................................................... (re. $245,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53, section 1, of the laws of 2015:

For services and expenses related to the institute for semiconductor research corporation (SRC) center for advanced interconnect systems technologies (CAIST), including the payment of liabilities incurred prior to April 1, 2012, at The SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (CNSE), with its autonomous operating status as recognized and approved by the SUNY Board of Trustees in resolution number 2008-165 ... 713,000 .... (re. $713,000)

For services and expenses related to the Institute for Nanoelectronics Discovery and Exploration (INDEX) at The SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (CNSE), with its autonomous operating status as recognized and approved by the SUNY Board of Trustees in resolution number 2008-165 .............. 775,000 ......................................................... (re. $775,000)
By chapter 53, section 1, of the laws of 2011:

For services and expenses related to the operation of the centers of excellence pursuant to a plan approved by the director of the budget. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority...

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses related to the</td>
<td>5,233,998</td>
</tr>
<tr>
<td>operation of the Buffalo center of excellence in bioinformatics and life sciences</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the</td>
<td>872,333</td>
</tr>
<tr>
<td>operation of the Greater Rochester center of excellence in photonics and microsystems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the</td>
<td>872,333</td>
</tr>
<tr>
<td>operation of the Syracuse center of excellence in environmental energy systems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the</td>
<td>872,333</td>
</tr>
<tr>
<td>operation of the Albany center of excellence in nanoelectronics</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the</td>
<td>872,333</td>
</tr>
<tr>
<td>operation of the Stony Brook center of</td>
<td>872,333</td>
</tr>
<tr>
<td>excellence in wireless and information</td>
<td>872,333</td>
</tr>
<tr>
<td>technology</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the</td>
<td>872,333</td>
</tr>
<tr>
<td>operation of the Binghamton Center of Excellence in small scale systems integration and packaging</td>
<td>872,333</td>
</tr>
<tr>
<td>Total</td>
<td>5,233,998</td>
</tr>
</tbody>
</table>

For services and expenses related to the following: centers for advanced technology, for matching grants to designated centers for advanced technology, pursuant to subdivision 3 of section 3102-b of the public authorities law. Notwithstanding any provision of law to the contrary, funds may also be used for initiatives related to the operation and development of the centers of excellence or other high technology centers. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan...

<table>
<thead>
<tr>
<th>Technology development organization matching grants, to be awarded on a competitive basis in accordance with the provisions of section 3102-d of the public authorities law. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan...</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,382,000</td>
</tr>
</tbody>
</table>
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

Industrial technology extension service. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

921,000 ............................................. (re. $29,000)

Focus center - New York. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

3,006,000 ........................................ (re. $1,773,000)

High technology matching grants program, including the security through advanced research and technology (START) initiative to leverage resources from federal or private sources including but not limited to the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology economic development, including the payment of liabilities incurred prior to April 1, 2011. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

4,606,000 ........................................... (re. $4,606,000)

Cornell university/NSF nanobiotechnology. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

294,000 ........................................ (re. $294,000)

Cornell university/NSF nanoscale science and engineering center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

490,000 ........................................... (re. $34,000)

Columbia university/NSF materials research science and engineering center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

245,000 ........................................... (re. $245,000)

SUNY Albany semiconductor research corporation (SRC) center for advanced interconnect systems technologies (CAIST), including the payment of liabilities incurred prior to April 1, 2011. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

690,000 ........................................... (re. $271,000)

University at Albany Institute for Nanoelectronics Discovery and Exploration (INDEX). No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

750,000 ........................................... (re. $361,000)

Stony Brook University Semiconductor High-Energy Radiation project. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ...

250,000 ........................................... (re. $250,000)

By chapter 55, section 1, of the laws of 2010, as transferred by chapter 53, section 1, of the laws of 2011:

Innovation economy matching grants program to be awarded on a competitive basis to leverage resources from federal or private sources, including but not limited to, the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology research and economic development, including the payment of liabilities incurred prior to April 1, 2010. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require. Copies of the plan shall be provided to the Senate Finance and Assembly Ways and Means ...

29,500,000 ........................................... (re. $14,690,000)
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

For services and expenses related to the operation of the centers of excellence pursuant to a plan approved by the director of the budget. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority...

5,234,000 ............................................ (re. $1,745,000)

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses related to the operation of the Buffalo center of excellence in bioinformatics and life sciences</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Greater Rochester center of excellence in photonics and microsystems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Syracuse center of excellence in environmental and energy systems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Albany center of excellence in nanoelectronics</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Stony Brook center of excellence in wireless and information technology</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Binghamton Center of Excellence in small scale systems integration and packaging</td>
<td>872,333</td>
</tr>
<tr>
<td>Total</td>
<td>5,234,000</td>
</tr>
</tbody>
</table>

For services and expenses related to the following: centers for advanced technology, for matching grants to designated centers for advanced technology, pursuant to subdivision 3 of section 3102-b of the public authorities law. Notwithstanding any provision of law to the contrary, funds may also be used for initiatives related to the operation and development of the centers of excellence or other high technology centers. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require...

13,818,000 ............................................ (re. $4,000)

Technology development organization matching grants, to be awarded on a competitive basis in accordance with the provisions of section 3102-d of the public authorities law. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation...
until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require .................. (re. $15,000)

Industrial technology extension service. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require .............. (re. $5,000)

High technology matching grants program, including the security through advanced research and technology (START) initiative to leverage resources from federal or private sources including but not limited to the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology economic development, including the payment of liabilities incurred prior to April 1, 2010. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require ... 4,606,000 .............. (re. $4,606,000)

Cornell university/NSF nanobiotechnology. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require .... 294,000 .................. (re. $294,000)

Columbia university/NSF materials research science and engineering center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require .................. (re. $245,000)

SUNY Albany semiconductor research corporation (SRC) center for advanced interconnect systems technologies (CAIST), including the payment of liabilities incurred prior to April 1, 2010. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require ... 690,000 .............. (re. $282,000)

University at Albany Institute for Nanoelectronics Discovery and Exploration (INDEX). No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require .......... (re. $520,000)

Stony Brook University Semiconductor High-Energy Radiation project. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require ... 250,000 .. (re. $250,000)

By chapter 55, section 1, of the laws of 2010, as amended by chapter 53, section 1, of the laws of 2015:

Focus center - New York. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require .... 3,006,000 .................. (re. $2,503,000)
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses related to the operation of the SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering Focus Center</td>
<td>2,503,000</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the RPI Focus Center</td>
<td>503,000</td>
</tr>
<tr>
<td>Total</td>
<td>3,006,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2009, as transferred by chapter 53, section 1, of the laws of 2011:
Focus center - New York. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require ... 4,606,000 ........................................... (re. $129,000)
High technology matching grants program, including the security through advanced research and technology (START) initiative to leverage resources from federal or private sources including but not limited to the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology economic development, including the payment of liabilities incurred prior to April 1, 2009. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require ... 4,606,000 .............. (re. $3,459,000)

By chapter 55, section 1, of the laws of 2008, as transferred by chapter 53, section 1, of the laws of 2011:
Focus center - New York. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ... 4,900,000 .................. (re. $47,000)
High technology matching grants program, including the security through advanced research and technology (START) initiative to leverage resources from federal or private sources including but not limited to the national science foundation, businesses, industry consortiums, foundations, and other organizations for efforts associated with high technology economic development, including the payment of liabilities incurred prior to April 1, 2007. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2007 ............... 4,900,000 .......................... (re. $2,323,000)
DENPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

By chapter 55, section 1, of the laws of 2007, as transferred by chapter 53, section 1, of the laws of 2011:
RPI/NSF nanoscale science and engineering center. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require ... 500,000 .................... (re. $3,000)

For services and expenses of:
New York State Center for Engineering, Design and Industrial Innovation ... 250,000 ................................. (re. $2,000)
For services and expenses related to the following: college applied research centers, for matching grants to designated college applied research centers, pursuant to section 209-t of article 10-B of the executive law. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the foundation for science, technology and innovation in such detail as the director of the budget may require ......... 960,000 ............................................. (re. $616,000)

MARKETING AND ADVERTISING PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For a local tourism promotion matching grants program pursuant to article 5-A of the economic development law (21417) ................
3,815,000 ............................................. (re. $3,815,000)
For operation of a gateway information center at Beekmantown, New York (21421) ... 196,000 ................................. (re. $196,000)
For operation of a gateway information center at Binghamton, New York (21422) ... 196,000 ................................. (re. $150,000)
For services and expenses, loans, and grants, related to the market New York program, including but not limited to, marketing and advertising to promote regional attractions in the state of New York. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority (21680) ... 5,000,000 .................... (re. $5,000,000)
For additional local tourism promotion matching grants program pursuant to article 5-A of the economic development law (21282) .......
500,000 ............................................. (re. $500,000)
For services and expenses of the Finger Lakes Tourism Alliance (21404) ... 100,000 ................................. (re. $100,000)
For services and expenses of the Queens Economic Development Corporation (21403) ... 100,000 ................................. (re. $100,000)
For services and expenses of the Michigan Street African American Heritage Corridor Commission (21683) ... 75,000 ...... (re. $75,000)
For services and expenses of the Long Island Farm Bureau for tourism promotion (21684) ... 50,000 ................................. (re. $50,000)
For services and expenses of the Long Island Wine Council for tourism promotion (21686) ... 50,000 ................................. (re. $50,000)

By chapter 53, section 1, of the laws of 2014:
For a local tourism promotion matching grants program pursuant to article 5-A of the economic development law ........................
3,815,000 ............................................. (re. $3,815,000)
For operation of a gateway information center at Beekmantown, New York ... 196,000 ................................. (re. $3,000)
For services and expenses of the Finger Lakes Tourism Alliance ... 100,000 ................................. (re. $35,000)
For services and expenses of the Catskill Association of Tourism Services ... 100,000 ................................. (re. $100,000)
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

For services and expenses of the Queens Tourism Council .......... 1
100,000 ............................................. (re. $100,000) 2

By chapter 53, section 1, of the laws of 2013:
For a local tourism promotion matching grants program pursuant to
article 5-A of the economic development law ........................ 3
3,815,000 ............................................. (re. $2,090,000) 4
For operation of a gateway information center at Beekmantown, New York 5
... 196,000 ........................................... (re. $4,000) 6
For services and expenses, loans, and grants, related to the market 7
New York program, including but not limited to, marketing and adver-
tising to promote regional attractions in the state of New York and 8
New York produced goods and products. All or portions of the funds 9
appropriated hereby may be suballocated or transferred to any 10
department, agency, or public authority ......................... 11
7,000,000 ........................................... (re. $641,000) 12

By chapter 53, section 1, of the laws of 2012:
For a local tourism promotion matching grants program pursuant to 13
article 5-A of the economic development law ........................ 14
3,985,000 ............................................ (re. $22,000) 15
For operation of a gateway information center at Beekmantown, New York 16
... 196,000 .......................................... (re. $23,000) 17
For services and expenses of tourism marketing. Notwithstanding any 18
other provision of law, the director of the budget is hereby author-
ized to transfer up to $3,000,000 of this appropriation to state 19
operations ... 3,000,000 ................................... (re. $386,000) 20

By chapter 55, section 1, of the laws of 2010:
For a local tourism promotion matching grants program pursuant to 21
article 5-A of the economic development law ........................ 22
3,815,000 ............................................ (re. $45,000) 23

By chapter 55, section 1, of the laws of 2009:
For a local tourism promotion matching grants program pursuant to 24
article 5-A of the economic development law ........................ 25
4,171,000 ............................................. (re. $2,000) 26

RESEARCH DEVELOPMENT PROGRAM

General Fund

Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For the science and technology law center program (81027) ......... 27
343,000 ............................................. (re. $343,000) 28

By chapter 53, section 1, of the laws of 2014:
For the science and technology law center program .................... 29
343,000 ............................................. (re. $343,000) 30
For services and expenses of the faculty development program and the 31
incentive program ... 650,000 ................................... (re. $650,000) 32

By chapter 53, section 1, of the laws of 2013:
For the science and technology law center program .................... 33
343,000 ............................................. (re. $343,000) 34

By chapter 53, section 1, of the laws of 2012:
For the science and technology law center program .................... 35
343,000 ............................................. (re. $343,000) 36
By chapter 53, section 1, of the laws of 2011:
For the science and technology law center program .................
343,000 ........................................... (re. $159,000)

By chapter 55, section 1, of the laws of 2009, as transferred by chapter
53, section 1, of the laws of 2011:
Faculty development program ... 2,685,000 .................. (re. $2,685,000)
For expenses related to the incentive program ......................
2,920,000 ......................................... (re. $2,920,000)

By chapter 55, section 1, of the laws of 2008, as transferred by chapter
53, section 1, of the laws of 2011:
For expenses related to the incentive program ......................
2,920,000 ......................................... (re. $2,920,000)
Faculty development program ... 2,685,000 ........... (re. $2,450,000)

By chapter 55, section 1, of the laws of 2007, as transferred by chapter
53, section 1, of the laws of 2011:
Incentive program in accordance with the following:
Faculty development program, provided, however, that the amount of
this appropriation available for expenditure and disbursement on and
after September 1, 2008 shall be reduced by six percent of the
amount that was undisbursed as of August 15, 2008 .................
4,000,000 ......................................... (re. $3,760,000)
For services and expenses of the James D. Watson investigator program,
provided, however, that the amount of this appropriation available
for expenditure and disbursement on and after September 1, 2008
shall be reduced by six percent of the amount that was undisbursed
as of August 15, 2008 ... 1,000,000 .................. (re. $429,000)

By chapter 55, section 1, of the laws of 2006, as transferred by chapter
53, section 1, of the laws of 2011:
Incentive program in accordance with the following:
For additional expenses related to the incentive program ..........
4,000,000 ......................................... (re. $1,955,000)
Faculty development program, provided, however, that the amount of
this appropriation available for expenditure and disbursement on and
after September 1, 2008 shall be reduced by six percent of the
amount that was undisbursed as of August 15, 2008 .................
4,000,000 ......................................... (re. $2,777,000)

By chapter 55, section 1, of the laws of 2005, as transferred by chapter
53, section 1, of the laws of 2011:
Incentive program in accordance with the following:
For additional expenses related to the incentive program ..........
4,000,000 ......................................... (re. $629,000)
Faculty development program, provided, however, that the amount of
this appropriation available for expenditure and disbursement on and
after September 1, 2008 shall be reduced by six percent of the
amount that was undisbursed as of August 15, 2008 .................
4,000,000 ......................................... (re. $684,000)

By chapter 55, section 1, of the laws of 2004, as transferred by chapter
53, section 1, of the laws of 2011:
Incentive program in accordance with the following:
For additional expenses related to the incentive program ..........
4,650,000 ......................................... (re. $1,155,000)
Centers for advanced technology development fund ...............
10,000,000 ..................................... (re. $7,433,000)
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 By chapter 55, section 1, of the laws of 2003, as transferred by chapter
2 53, section 1, of the laws of 2011:
3 Incentive program in accordance with the following:
4 For additional expenses related to the incentive program ..........
5 4,650,000 ............................................ (re. $15,000)
6 Centers for advanced technology development fund ..................
7 10,000,000 .......................................... (re. $658,000)
8
9 SMALL BUSINESS CREDIT INITIATIVE PROGRAM
10
11 Special Revenue Funds - Other
12 Miscellaneous Special Revenue Fund
13 Small Business Credit Initiative Account - 22202
14
15 By chapter 103, section 3, of the laws of 2011:
16 For programs and activities authorized pursuant to section sixteen-f
17 of the new york state urban development corporation act, including
18 any services and costs associated with administration of such
19 programs and activities, subject to the limitations imposed by
20 federal funding requirements. Notwithstanding any provision of law
21 to the contrary, such moneys shall be paid by the department of
22 economic development to the new york state urban development corpo-
23 ration from federal operating grant moneys deposited in the state
24 treasury for the federal state small business credit initiative.
25 Provided further that, notwithstanding any inconsistent provision of
26 law, subject to the approval of the director of the budget, funds
27 appropriated herein may be interchanged with any other item of
28 appropriation to be funded from the small business credit initiative
29 account ... 10,405,173 .............................. (re. $214,000)
30 For programs and activities authorized pursuant to section sixteen-u
31 of the new york state urban development corporation act, including
32 any services and costs associated with administration of such
33 programs and activities, subject to the limitations imposed by
34 federal funding requirements. Notwithstanding any provision of law
35 to the contrary, such moneys shall be paid by the department of
36 economic development to the new york state urban development corpo-
37 ration from federal operating grant moneys deposited in the state
38 treasury for the federal state small business credit initiative.
39 Provided further that, notwithstanding any inconsistent provision of
40 law, subject to the approval of the director of the budget, funds
41 appropriated herein may be interchanged with any other item of
42 appropriation to be funded from the small business credit initiative
43 account ... 25,952,157 .............................. (re. $863,000)
44
45 By chapter 103, section 3, of the laws of 2011, as amended by chapter
46 53, section 1, of the laws of 2013:
47 For programs and activities (i) authorized pursuant to section
48 sixteen-k of the new york state urban development corporation act,
49 including any services and costs associated with administration of
50 such programs and activities, subject to the limitations imposed by
51 federal funding requirements, or (ii) that provide small businesses
52 loans, loan guarantees, grants, including interest subsidy grants,
53 and equity investments to small businesses. Notwithstanding any
54 provision of law to the contrary, such moneys shall be paid by the
55 department of economic development to the new york state urban
56 development corporation from federal operating grant moneys deposit-
57 ed in the state treasury for the federal state small business credit
58 initiative. Provided further that, notwithstanding any inconsistent
59 provision of law, subject to the approval of the director of the
60 budget, funds appropriated herein may be interchanged with any other
61 item of appropriation to be funded from the small business credit
62 initiative account ... 18,994,204 ................... (re. $735,000)
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 TRAINING AND BUSINESS ASSISTANCE PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses of state matching funds for the federal manufacturing extension partnership program.
Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan (81053) ... 1,470,000 .... (re. $1,470,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of state matching funds for the federal manufacturing extension partnership program.
Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ... 1,470,000 ........... (re. $293,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of state matching funds for the federal manufacturing extension partnership program.
Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ... 1,470,000 ............... (re. $13,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses of state matching funds for the federal manufacturing extension partnership program.
Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan ... 1,470,000 ................. (re. $8,000)

By chapter 55, section 1, of the laws of 2007, as transferred by chapter 53, section 1, of the laws of 2011:
For services and expenses related to development of emerging technology workforce training programs at community colleges ............. 2,100,000 ........................................... (re. $240,000)

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses related to emerging technology workforce training at Oneida county community college</td>
<td>700,000</td>
</tr>
<tr>
<td>For services and expenses related to emerging technology workforce training at Monroe county community college</td>
<td>700,000</td>
</tr>
<tr>
<td>For services and expenses related to emerging technology workforce training at Hudson valley community college</td>
<td>700,000</td>
</tr>
</tbody>
</table>
DEPARTMENT OF ECONOMIC DEVELOPMENT

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

1  Special Revenue Funds - Federal
2  Federal Miscellaneous Operating Grants Fund
3  Manufacturing Extension Partnership Program Account - 25517

By chapter 53, section 1, of the laws of 2015:
  Notwithstanding any inconsistent provision of law, the director of the
  budget may suballocate up to the full amount of this appropriation
  to any department, agency or authority (81052)  ..........................
  6,000,000 .......................................................... (re. $6,000,000)

By chapter 53, section 1, of the laws of 2014:
  Notwithstanding any inconsistent provision of law, the director of the
  budget may suballocate up to the full amount of this appropriation
  to any department, agency or authority .............................
  6,000,000 .......................................................... (re. $1,589,000)

By chapter 53, section 1, of the laws of 2013:
  Notwithstanding any inconsistent provision of law, the director of the
  budget may suballocate up to the full amount of this appropriation
  to any department, agency or authority .............................
  6,000,000 .......................................................... (re. $752,000)

By chapter 53, section 1, of the laws of 2012:
  Notwithstanding any inconsistent provision of law, the director of the
  budget may suballocate up to the full amount of this appropriation
  to any department, agency or authority .............................
  6,000,000 .......................................................... (re. $24,000)

By chapter 53, section 1, of the laws of 2011:
  Notwithstanding any inconsistent provision of law, the director of the
  budget may suballocate up to the full amount of this appropriation
  to any department, agency or authority .............................
  9,100,000 .......................................................... (re. $171,000)
EDUCATION DEPARTMENT
AID TO LOCALITIES  2016-17

For payment according to the following schedule, net of disallowances, refunds, reimbursements and credits:

<table>
<thead>
<tr>
<th>Appropriations</th>
<th>Reappropriations</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>44,054,560,850</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>4,436,632,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>9,526,039,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>58,017,231,850</td>
</tr>
</tbody>
</table>

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SCHEDULE

ADULT CAREER AND CONTINUING EDUCATION SERVICES PROGRAM ... 227,185,000

General Fund

For case services provided on or after October 1, 2014 to disabled individuals in accordance with economic eligibility criteria developed by the department (21713) .................. 54,000,000

For services and expenses of independent living centers (21856) .................. 13,361,000

For college readers aid payments (21854) ... 294,000

For services and expenses of supported employment and integrated employment opportunities provided on or after October 1, 2014:

For services and expenses of programs providing or leading to the provision of time-limited services or long-term support services (21741) .................. 15,160,000

For grants to schools for programs involving literacy and basic education for public assistance recipients for the 2016-17 school year for those programs administered by the state education department (23411) .................. 1,843,000

For competitive grants for adult literacy/education aid to public and private not-for-profit agencies, including but not limited to, 2 and 4 year colleges, community based organizations, libraries, and volunteer literacy organizations and institutions which meet quality standards promulgated by the commissioner of education to provide programs of basic literacy, high school equivalency, and English as a second language to persons 16 years of age or older for the remaining payments of 2015-16 school year and for the 2016-17 school year, provided further that no more than $300,000 shall be available for remaining payments for the 2015-16 school year (23410) .................. 6,293,000

Program account subtotal .................. 90,951,000
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For case services provided to individuals with disabilities (21713)</td>
<td>70,000,000</td>
</tr>
<tr>
<td>For the independent living program (21856)</td>
<td>2,572,000</td>
</tr>
<tr>
<td>For the supported employment program (21741)</td>
<td>2,500,000</td>
</tr>
<tr>
<td>For grants to schools and other eligible entities for adult basic education, literacy, and civics education pursuant to the workforce investment act (21734)</td>
<td>48,704,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>123,776,000</td>
</tr>
<tr>
<td>For the rehabilitation of social security disability beneficiaries (21852)</td>
<td>11,760,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>11,760,000</td>
</tr>
<tr>
<td>For services and expenses of the special workers' compensation program (21852)</td>
<td>698,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>698,000</td>
</tr>
<tr>
<td>CULTURAL EDUCATION PROGRAM</td>
<td>121,136,000</td>
</tr>
<tr>
<td>Aid to public libraries including aid to New York public library (NYPL) and NYPL's science industry and business library. Provided that, notwithstanding any provision of law, rule or regulation to the contrary, such aid, and the state's liability therefor, shall represent fulfillment of the state's obligation for this program (21846)</td>
<td>91,627,000</td>
</tr>
<tr>
<td>For additional aid to public libraries for reimbursement of costs associated with the payment of the metropolitan commuter transportation mobility tax, subject to an allocation plan developed by the commissioner of education and approved by the director of the budget (21855)</td>
<td>1,300,000</td>
</tr>
<tr>
<td>Program Account Subtotal</td>
<td>14,002,000</td>
</tr>
<tr>
<td>--------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>Program Account Subtotal</td>
<td>106,929,000</td>
</tr>
<tr>
<td>Program Account Subtotal</td>
<td>5,400,000</td>
</tr>
<tr>
<td>Program Account Subtotal</td>
<td>8,807,000</td>
</tr>
<tr>
<td>Program Account Subtotal</td>
<td>111,456,850</td>
</tr>
<tr>
<td>Program Account Subtotal</td>
<td>15,301,860</td>
</tr>
<tr>
<td>Program Account Subtotal</td>
<td>35,129,000</td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
</tr>
<tr>
<td>------------------------------------------------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>Opportunities for the educationally and economically disadvantaged at</td>
<td></td>
</tr>
<tr>
<td>independent institutions of higher learning (21832)</td>
<td>29,605,920</td>
</tr>
<tr>
<td>For science and technology entry program (STEP) awards (21834)</td>
<td>13,176,180</td>
</tr>
<tr>
<td>For collegiate science and technology entry program (CSTEP) awards (21835)</td>
<td>9,984,890</td>
</tr>
<tr>
<td>For teacher opportunity corps program awards (21837)</td>
<td>450,000</td>
</tr>
<tr>
<td>For services and expenses of a foster youth initiative to ensure support is</td>
<td></td>
</tr>
<tr>
<td>available through current post-secondary opportunity programs at public</td>
<td></td>
</tr>
<tr>
<td>and independent institutions for foster youth including summer transition</td>
<td></td>
</tr>
<tr>
<td>programs, and to provide foster youth with financial aid outreach, counseling</td>
<td></td>
</tr>
<tr>
<td>services, and direct financial support. A portion of these funds may be</td>
<td></td>
</tr>
<tr>
<td>suballocated to other state departments, agencies, the State University of</td>
<td></td>
</tr>
<tr>
<td>New York, and the City University of New York (55913)</td>
<td>1,500,000</td>
</tr>
<tr>
<td>For state financial assistance to expand high needs nursing programs at</td>
<td></td>
</tr>
<tr>
<td>private colleges and universities in accordance with section 6401-a of the</td>
<td></td>
</tr>
<tr>
<td>education law (21838)</td>
<td>941,000</td>
</tr>
<tr>
<td>For services and expenses of the national board for professional teaching</td>
<td></td>
</tr>
<tr>
<td>standards certification grant program for the 2016-17 school year (21785)</td>
<td>368,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>106,456,850</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td></td>
</tr>
<tr>
<td>Federal Education Fund</td>
<td></td>
</tr>
<tr>
<td>Federal Department of Education Account - 25210</td>
<td></td>
</tr>
<tr>
<td>For grants to schools and other eligible entities for programs pursuant to</td>
<td></td>
</tr>
<tr>
<td>various federal laws including: title II-A improving teacher quality</td>
<td></td>
</tr>
<tr>
<td>program. Notwithstanding any provision of law to the contrary, funds</td>
<td></td>
</tr>
<tr>
<td>appropriated herein may be suballocated, subject to the approval of the</td>
<td></td>
</tr>
<tr>
<td>director of the budget, to any state agency or department, and interchanged</td>
<td></td>
</tr>
<tr>
<td>to other accounts, to accomplish the purpose of this appropriation. A portion</td>
<td></td>
</tr>
<tr>
<td>of this appropriation may be interchanged to other accounts, as needed to</td>
<td></td>
</tr>
<tr>
<td>accomplish the intent of this appropriation (23419)</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>5,000,000</td>
</tr>
<tr>
<td>OFFICE OF MANAGEMENT SERVICES PROGRAM</td>
<td>5,214,000</td>
</tr>
</tbody>
</table>
EDUCATION DEPARTMENT

AID TO LOCALITIES  2016-17

Special Revenue Funds - Other
Combined Expendable Trust Fund
Grants Account - 20191

For services and expenses related to the
administration of funds, including grants
to local recipients, paid to the education
department from private foundations,
corporations and individuals and from
public or private funds received as
payment in lieu of honorarium for services
rendered by employees which are related to
such employees' official duties or respon-
sibilities (21744) ....................... 5,214,000

OFFICE OF PREKINDERGARTEN THROUGH GRADE TWELVE EDUCATION
PROGRAM ................................................54,500,800,000

General Fund
Local Assistance Account - 10000

Notwithstanding any inconsistent provision
of law, for general support for public
schools for the 2016-17 and 2017-18 state
fiscal years, including aid for such
fiscal years payable pursuant to section
3609-d of the education law, provided,
however, that not more than 38.91011303
percent of this appropriation shall be
available for payments for the 2016-17
state fiscal year for general support for
public schools for the 2016-17 school
year, nor more than 19.67140978 percent of
this appropriation shall be available for
remaining payments for the 2016-17 school
year payable in the 2017-18 state fiscal
year and provided further that notwith-
standing any inconsistent provision of
law, the remaining amounts available for
the 2017-18 school year shall be apor-
tioned to school districts pursuant to the
education law and subject to the limita-
tions of this appropriation, including the
gap elimination adjustment as provided
herein.

Provided that, notwithstanding any incon-
sistent provision of law, the commissioner
shall reduce payments due to each school
district for the 2016-17 school year
pursuant to section 3609-a of the educa-
tion law by an amount equal to the gap
elimination adjustment for the 2016-17
school year computed for such school
district, and such amount shall be
deducted from moneys apportioned for the
purposes of payments made pursuant to
section 3609-a of the education law and if
the reduction is greater than the sum of
the amounts available for such deductions,
the remainder of the reduction shall be
withheld from payments scheduled to be
made to the school district pursuant to
section 3609-a for the 2016-17 school year
in the 2017-18 state fiscal year, and
provided further that an amount equal to
the amount of such deduction shall be
deemed to have been paid to the school
district pursuant to section 3602 of the
education law for the school year for
which such deduction is made. The
commissioner shall compute such gap
elimination adjustment and shall provide a
schedule of such reduction in payments to
the state comptroller, the director of the
budget, the chair of the senate finance
committee and the chair of the assembly
ways and means committee, and provided
further that the gap elimination
adjustment for the 2016-17 school year
shall be the sum of the gap elimination
adjustment for the 2015-16 school year and
the gap elimination adjustment restoration
amount for the 2016-17 school year, where
the gap elimination adjustment for the
2015-16 school year shall equal the amount
set forth for each school district as "GAP
ELIMINATION ADJUSTMENT" under the heading
"2015-16 ESTIMATED AIDS" in the school aid
computer listing produced by the commis-
sioner of education in support of the
enacted budget for the 2015-16 school year
and entitled "SA151-6". Provided further
that notwithstanding any inconsistent
provision of law, the gap elimination
adjustment restoration amount for the
2016-17 school year for a school district
shall be computed based on data on file
with the commissioner of education and in
the database used to produce an updated
electronic data file in support of the
executive budget for the 2016-17 state
fiscal year and entitled "BT161-7" and
shall equal the sum of the scaled
extraordinary needs restoration plus the
minimum restoration, provided that such
gap elimination adjustment restoration
amount shall not exceed the gap
elimination adjustment for the base year
and shall be computed as follows:

(i) The "scaled extraordinary needs
restoration" shall equal the product of
the grant per pupil multiplied by the
state sharing ratio computed pursuant to
paragraph g of subdivision 3 of section
3602 of the education law multiplied by
the base year public school district
enrollment as computed pursuant to
subparagraph 2 of paragraph n of
subdivision 1 of section 3602 of the
education law, where (A) the grant per
pupil shall be $66.00 multiplied by the
extraordinary needs index truncated to two
decimals, and (B) the extraordinary needs index shall equal the quotient truncated to three decimals arrived at by dividing the extraordinary needs percent computed pursuant to paragraph w of subdivision 1 of section 3602 of the education law by the statewide average extraordinary needs percent of 0.548; and

(ii) The minimum restoration shall equal the product of 0.3 multiplied by the gap elimination adjustment for the base year. Notwithstanding any provision of law to the contrary, for the 2017-18 school year, the gap elimination adjustment shall be zero.

Provided further that, notwithstanding any inconsistent provision of law, for the 2016-17 school year, in lieu of the apportionment computed pursuant to subdivision 4 of section 3602 of the education law, a school district, other than a special act school district as defined in subdivision 6 of section 4001 of the education law, from funds appropriated herein shall be eligible for total foundation aid equal to the sum of the total foundation aid base computed pursuant to paragraph j of subdivision 1 of section 3602 of the education law, plus the greater of the phase-in foundation increase or the due minimum increase, both as computed herein, provided, however, that for the 2016-17 school year, for a school district where the phase-in foundation increase and the due minimum are less than the alternative minimum as computed herein, such district shall receive total foundation aid, in lieu of such phase-in foundation increase or due minimum increase, equal to the sum of the foundation aid base computed pursuant to subparagraph (ii) of paragraph j of subdivision 1 of section 3602 of the education law, plus the alternative minimum as computed herein, and further provided that for the 2016-17 school year, no school district shall be eligible for an apportionment of foundation aid in excess of the amount apportioned to such school district in the 2015-16 school year unless (i) the district was designated as high or average need pursuant to clause (c) of subparagraph 2 of paragraph c of subdivision 6 of section 3602 of the education law for the school aid computer listing produced by the commissioner in support of the enacted budget for the 2007-08 school year and entitled "SA0708", (ii) the district was designated as high or average need pursuant to the regulations of the commissioner in the most recently available study included in the school aid computer listing produced
by the commissioner in support of the
enacted budget for the 2013-14 state
fiscal year and entitled "SA131-4" or
(iii) the district's alternative increase
as computed herein is less than the
product of the alternative base as
computed herein multiplied by 0.03. For
the purposes of this appropriation:
(i) The "phase-in foundation increase" shall
equal the product of the phase-in
foundation increase factor multiplied by
the positive difference, if any, of (i)
the product of the total aidable
foundation pupil units multiplied by the
district's selected foundation aid less
(ii) the total foundation aid base
computed pursuant to subparagraph (ii) of
paragraph j of subdivision 1 of section
3602 of the education law, where the
phase-in foundation increase factor shall
equal the greater of: (1) for a city
school district of a city having a
population of one million or more, 0.0932;
or (2) for a city school district of a
city having a population of more than one
hundred twenty-five thousand but less than
one million, 0.035; or (3) for a district
with a sparsity count computed pursuant to
paragraph r of subdivision 1 of section
3602 of the education law greater than
zero, the lesser of (i) the product of
0.0932 multiplied by the phase-in CWR
sparsity ratio truncated to four decimals,
where such phase-in CWR sparsity ratio
shall be the difference obtained by
subtracting from 1.37 the product of 1.35
multiplied by the combined wealth ratio
for total foundation aid computed pursuant
to subparagraph 2 of paragraph c of
subdivision 3 of section 3602 of the
education law truncated to three decimals
provided however that such phase-in CWR
sparsity ratio shall not be greater than
one nor less than zero or (ii) 0.06; or
(4) the lesser of (i) the product of 0.035
multiplied by the phase-in CWR ratio
truncated to four decimals, where such
phase-in CWR ratio shall be the difference
obtained by subtracting from 1.37 the
product of 1.30 multiplied by the combined
wealth ratio for total foundation aid
computed pursuant to subparagraph 2 of
paragraph c of subdivision 3 of section
3602 of the education law truncated to
three decimals, provided however that such
phase-in CWR ratio shall not be greater
than one nor less than zero or (ii) 0.03.
(ii) The "alternative minimum" shall equal
the positive difference, if any, of
subtracting the alternative increase from
the product of the alternative base
multiplied by 0.02.
(iii) The "alternative base" shall equal a school district's apportionment of foundation aid for the 2015-16 school year as set forth for each school district as "2015-16 FOUNDATION AID" in the school aid computer listing produced by the commissioner in support of the executive budget request for the 2016-17 school year and entitled "BT161-7" minus the gap elimination adjustment for the 2015-16 school year.

(iv) The "alternative increase" shall equal the sum of (1) the gap elimination adjustment restoration for the 2016-17 school year as computed herein and set forth for each school district as "2016-17 GEA RESTORATION" in the school aid computer listing produced by the commissioner in support of the executive budget request for the 2016-17 school year and entitled "BT161-7", plus (2) community schools aid for the 2016-17 school year as computed herein and set forth for each school district as "2016-17 COMMUNITY SCHOOLS AID" in the school aid computer listing produced by the commissioner in support of the executive budget request for the 2016-17 school year and entitled "BT161-7".

(v) The "due minimum increase" shall equal a school district's apportionment of foundation aid for the 2015-16 school year as set forth for each school district as "2015-16 FOUNDATION AID" in the school aid computer listing produced by the commissioner in support of the executive budget request for the 2016-17 school year and entitled "BT161-7" multiplied by the lesser of 0.02 or the product of 0.023 multiplied by a CWR ratio and truncated to four decimals, where such CWR ratio shall be the difference obtained by subtracting from 1.37 the product of 1.55 multiplied by the combined wealth ratio for total foundation aid computed pursuant to subdivision 3 of section 3602 of the education law truncated to three decimals, provided however that such CWR ratio shall not be greater than one nor less than zero.

Provided further that notwithstanding any other provision of law to the contrary, eligible school districts as provided herein shall receive an apportionment for community schools aid equal to the sum of the tier one apportionment and the tier two apportionment. For the purposes of this appropriation:

(i) "Tier one eligible school district" shall mean any school district with at least one school designated as failing or
pursuant to paragraphs (a) or (b) of subdivision 1 of section 211-f of the education law prior to January 1, 2016.

(ii) "Tier two eligible school district" shall mean any school district, except a tier one eligible school district, designated as high need pursuant to clause (c) of subparagraph 2 of paragraph c of subdivision 6 of section 3602 of the education law for the school aid computer listing produced by the commissioner in support of the enacted budget for the 2007-08 school year and entitled "SA0708" or any district designated as high need pursuant to the regulations of the commissioner in the most recently available study included in the school aid computer listing produced by the commissioner in support of the enacted budget for the 2013-14 state fiscal year and entitled "SA131-4".

(iii) "Tier one apportionment" shall mean for any tier one eligible school district an amount equal to the greater of (A) the product of $830.60 multiplied by the district's enrollment in the 2014-15 school year in schools designated as failing or persistently failing pursuant to paragraphs (a) or (b) of subdivision 1 of section 211-f of the education law on the date prior to November 1 that is specified by the commissioner as the enrollment reporting date for the school district or (B) $10,000.

(iv) "Tier two apportionment" shall mean for any tier two eligible school district an amount equal to the greater of (A) the product of the grant per pupil multiplied by the state sharing ratio computed pursuant to paragraph g of subdivision 3 of section 3602 of the education law multiplied by the base year public school district enrollment as computed pursuant to subparagraph 2 of paragraph n of subdivision 1 of section 3602 of the education law, where (1) the grant per pupil shall be $89.32 multiplied by the extraordinary needs index truncated to two decimals, and (2) the extraordinary needs index shall equal the quotient truncated to three decimals arrived at by dividing the extraordinary needs percent computed pursuant to paragraph w of subdivision 1 of section 3602 of the education law by the statewide average extraordinary needs percent of 0.548 or (B) $10,000.

Provided further that school districts shall use such community schools aid amounts apportioned herein to support the transformation of school buildings into community hubs to deliver co-located or
school-linked academic, health, mental
health, nutrition, counseling, legal
and/or other services to students and
to providing a community school site
coordinator, or to support other costs
curred to maximize students' academic
achieved.

Notwithstanding any provision of law to the
contrary, for any apportionments provided
pursuant to sections 701, 711, 751, 753,
1950, 3602, 3602-b, 3602-c, 3602-e and
4405 of the education law for claims for
which payment is first to be made in the
2015-16 and 2016-17 school years, the
commissioner shall certify no payment to a
school district, other than payments
pursuant to subdivisions 6-a, 11, 13 and
15 of section 3602 of the education law,
in excess of the payment computed based on
an electronic data file used to produce
the school aid computer listing produced
by the commissioner in support of the
executive budget request submitted for the
2016-17 state fiscal year and entitled
"BT161-7", and for any apportionments
provided pursuant to sections 701, 711,
751, 753, 1950, 3602, 3602-b, 3602-c,
3602-e and 4405 of the education law for
claims for which payment is first to be
made for the 2017-18 school year, the
commissioner shall certify no payment to a
school district, other than payments
pursuant to subdivisions 6-a, 11, 13 and
15 of section 3602 of the education law,
in excess of the payment computed based on
an electronic data file used to produce
the school aid computer listing produced
by the commissioner in support of the
executive budget request submitted for the
state fiscal year in which such school
year begins. Provided, however, no
payments shall be barred or reduced where
such payment is required as a result of a
final audit of the state.

Notwithstanding any inconsistent provision
of law, no school district shall be eligi-
ble for an apportionment of general
support for public schools from the funds
appropriated for the 2016-17 school year
or 2017-18 school year in excess of the
amount apportioned to such school district
in the base year, as defined in subdivi-
sion 1 of section 3602 of the education
law, unless such school district has
submitted documentation that has been
approved by the commissioner of education
by September 1 of the current year
demonstrating that it has fully
implemented the standards and procedures
for conducting annual teacher and prin-
cipal evaluations of teachers and principals
in accordance with the requirements of
section 3012-d of the education law and
the regulations issued by the commission-
er. Provided further that any apportion-
ment withheld pursuant to this appropri-
ation shall not occur prior to April 1 of
the current year and shall not have any
effect on the base year calculation for
use in the subsequent school year.
Provided further that, if any payments of
ineligible amounts pursuant to the imme-
diately preceding paragraph of this appro-
priation were made, the total amount of
such payments shall be deducted from
future payments to the school district;
provided further that, if the amount of
the deduction is greater than the sum of
the amounts available for such deductions
in the applicable school year, the remain-
der of the deduction shall be withheld
from payments from funds appropriated
herein scheduled to be made to the school
district pursuant to section 3609-a of the
education law for the subsequent school
year.
Provided further that notwithstanding any
inconsistent provision of law, for the
purposes of this appropriation and of
calculating the allocable growth amount
for the 2016-17 school year pursuant to
paragraph gg of subdivision 1 of section
3602 of the education law, the allowable
growth amount shall equal the sum of (i)
the product of the positive difference of
the personal income growth index minus
one, multiplied by the statewide total of
the sum of (1) the apportionments, includ-
ing the gap elimination adjustment for the
base year pursuant to subdivision 17 of
section 3602 of the education law, due and
owing during the base year to school
districts and boards of cooperative
educational services from the general
support for public schools as computed
based on an electronic data file used to
produce the school aid computer listing
produced by the commissioner in support of
the enacted budget for the base year,
excluding any such apportionments
appropriated for such purpose from the
commercial gaming revenue fund plus (2)
the competitive awards amount for the base
year, and (ii) $78,000,000.
Provided further that notwithstanding any
other provision of law to the contrary,
the allowable growth amount for the 2017-
18 school year shall equal the product of
the positive difference of the personal
income growth index minus one, multiplied
by the statewide total of (i) the appor-
tionments, including the gap elimination
adjustment for the base year pursuant to subdivision 17 of section 3602 of the education law, due and owing during the base year, to school districts and boards of cooperative educational services from the general support for public schools as computed based on an electronic data file used to produce the school aid computer listing produced by the commissioner in support of the enacted budget for the base year, excluding any such apportionments appropriated for such purpose from the commercial gaming revenue fund plus (ii) the competitive awards amount for the base year.

Provided further that notwithstanding any provision of law to the contrary, the competitive awards amount for purposes of calculating the allocable growth amount shall be $28,000,000 for the 2016-17 school year and $50,000,000 for the 2017-18 school year.

Provided further that notwithstanding any provision of law to the contrary, for the 2016-17 and 2017-18 school years, the apportionments computed pursuant to subdivisions 5-a, 12 and 16 of section 3602 of the education law shall equal the amounts set forth, respectively, for such school district as "SUPPLEMENTAL PUB EXCESS COST", "ACADEMIC ENHANCEMENT" and "HIGH TAX AID" under the heading "2015-16 ESTIMATED AIDS" in the school aid computer listing produced by the commissioner of education in support of the enacted budget for the 2015-16 school year and entitled "SA151-6".

Provided further that notwithstanding any provision of law, rule or regulation to the contrary, for the 2016-17 and 2017-18 school years a school district shall be eligible for an apportionment computed pursuant to section 3602-e of the education law equal to the amount set forth for such school district as "UNIVERSAL PREKINDERGARTEN" under the heading "2015-16 ESTIMATED AIDS" in the school aid computer listing produced by the commissioner of education in support of the budget for the 2015-16 school year and entitled "SA151-6".

Provided further that to the extent required by federal law, each board of cooperative educational services receiving a payment pursuant to section 3609-d of the education law in the 2016-17 and 2017-18 school years shall be required to set aside from such payment an amount not less than the amount of state aid received pursuant to subdivision 5 of section 1950 of the education law in the base year that was attributable to cooperative services.
agreements (CO-SERs) for career education, as determined by the commissioner of education, and shall be required to use such amount to support career education programs in the current year. Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts, and the director of the budget, in approving the final payment for the state fiscal year pursuant to clause (iii) of subparagraph (3) of paragraph b of subdivision 1 of section 3609-a of the education law, may direct the commissioner of education to apportion an advance in an amount less than that reported by the commissioner of education pursuant to such clause (iii) of subparagraph (3) of paragraph b of subdivision 1 of section 3609-a of the education law, and provided further that such reduction shall not exceed the amount by which the 2016-17 state fiscal year need computed based on the electronic data file used to produce the school aid computer listing produced by the commissioner in support of the executive budget for the 2016-17 state fiscal year is less than the amount appropriated for payments for the 2016-17 state fiscal year for general support for public schools. Provided further that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of prekindergarten through grade twelve education program. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance net of any disallowances, refunds, reimbursement and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to
the approval of the director of the budget. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21701) ... 34,790,036,000

For remaining 2015-16 and prior school year obligations, including aid for such school years payable pursuant to section 3609-d of the education law, provided that notwithstanding any provision of law to the contrary, the commissioner shall reduce payments due to each district for the 2016-17 state fiscal year pursuant to section 3609-a of the education law by an amount based on the gap elimination adjustment for 2015-16 school year for such district, where such amount shall be deducted from moneys apportioned for the purposes of payments made for the 2015-16 school year pursuant to section 3609-a of the education law, and provided further that the gap elimination adjustment for the 2015-16 school year shall equal the amount set forth for each school district as "GAP ELIMINATION ADJUSTMENT" under the heading "2015-16 ESTIMATED AIDS" in the school aid computer listing produced by the commissioner in support of the enacted budget for the 2015-16 school year and entitled "SA151-6", and provided, further, that notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of prekindergarten through grade twelve education program.

Notwithstanding any provision of law to the contrary, for any apportionments provided pursuant to sections 701, 711, 751, 753, 1950, 3602, 3602-b, 3602-c, 3602-e and 4405 of the education law for claims for which payment is first to be made in the 2015-16 and prior school years, the commissioner shall certify no payment to a school district, other than payments pursuant to subdivisions 6-a, 11, 13 and 15 of section 3602 of the education law, in excess of the payment computed based on an electronic data file used to produce the school aid computer listing produced by the commissioner in support of the executive budget request submitted for the 2016-17 state fiscal year and entitled
“BT161-7”. Provided, however, no payments shall be barred or reduced where such payment is required as a result of a final audit of the state. Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance net of any disallowances, refunds, reimbursement and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to the approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21882) .... 6,393,658,000 Funds appropriated herein shall be available for reimbursement for the education of homeless children and youth for the 2016-17 and 2017-18 school years pursuant to section 3209 of the education law, including reimbursement for expenditures for the transportation of homeless children pursuant to paragraph b of subdivision 4 of section 3209 of the education law, up to the amount of the approved costs of the most cost-effective mode of transportation, in accordance with a plan prepared by the commissioner of education and approved by the director of the budget provided that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state fiscal year payments for general support for public schools for the 2016-17 school year, and further provided that in each of the 2016-17 and 2017-18 state fiscal years the sum of $30,000 may be transferred to the credit of the state purposes account of the state education department to carry out the purposes of such section relating to reimbursement of youth shelters transporting such pupils and provided further that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within
the general fund local assistance account

office of prekindergarten through grade
twelve education program.

Provided further that notwithstanding any

provision of law to the contrary, in
determining the final payment for the
state fiscal year pursuant to section
3609-a of the education law, the general
support for public schools appropriations
for the state fiscal year ending March 31,
2018 shall be deemed to include the
portion of this appropriation made avail-
able for 2016-17 state fiscal year
payments for general support for public
schools as provided for herein added to
the sum of other such designated appropri-
ated amounts.

Notwithstanding any other law, rule or regu-
lation to the contrary, funds appropriated
herein shall be available for payment of
financial assistance net of any disallow-
ances, refunds, reimbursement and credits,
and may be suballocated to other depart-
ments and agencies to accomplish the
intent of this appropriation subject to
the approval of the director of the budg-
et. Notwithstanding any provision of law
to the contrary, funds appropriated herein
shall be available for payment of liabil-
ities heretofore accrued or hereafter to
accrue. Notwithstanding any provision of
law to the contrary, the portion of this
appropriation covering fiscal year 2016-17
shall supersede and replace any appropri-
ation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015. Notwithstanding section 40
of the state finance law or any provision
of law to the contrary, this appropriation
shall lapse on March 31, 2018 (21746) .... 45,858,000

Funds appropriated herein shall be available
during the 2016-17 and 2017-18 school
years for bilingual education grants to
school districts, boards of cooperative
educational services, colleges and univer-
sities, and an entity, chosen through a
competitive procurement process, to assist
schools and districts to conduct self
assessments to identify areas that need to
be strengthened and to ensure compliance
with the various federal, state and local
laws that govern limited English profi-
ciency and English language learning
education, provided, however, that the sum
of such grants shall not exceed
$14,500,000 for each such school year, and
provided further that no more than 70
percent of the 2016-17 school year value
shall be available for 2016-17 state
fiscal year payments for general support
for public schools for the 2016-17 school
year, and provided further that, notwith-
Standing any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of pre-kindergarten through grade twelve education program. Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts. Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance net of any disallowances, refunds, reimbursement and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to the approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21747) .... 24,650,000 Funds appropriated herein shall be available in the 2016-17 and 2017-18 school years for school districts and boards of cooperative educational services applications for funding of approved learning technology programs approved by the commissioner of education, including services benefitting nonpublic school students, pursuant to regulations promulgated by the commissioner of education and approved by the director of the budget. Provided, however, that the sum of such grants shall not exceed $3,285,000 for each such school year, and provided further that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state
fiscal year payments for general support
for public schools for the 2016-17 school
year, and provided further that, notwith-
standing any inconsistent provision of
law, subject to the approval of the direc-
tor of the budget, funds appropriated
herein may be interchanged with any other
item of appropriation for general support
for public schools within the general fund
local assistance account office of pre-
kindergarten through grade twelve educa-
tion program.
Provided further that notwithstanding any
provision of law to the contrary, in
determining the final payment for the
state fiscal year pursuant to section
3609-a of the education law, the general
support for public schools appropriations
for the state fiscal year ending March 31,
2018 shall be deemed to include the
portion of this appropriation made avail-
able for 2016-17 state fiscal year
payments for general support for public
schools as provided for herein added to
the sum of other such designated appropri-
cation amounts.
Notwithstanding any other law, rule or regu-
lation to the contrary, funds appropriated
herein shall be available for payment of
financial assistance net of any disallow-
ances, refunds, reimbursement and credits,
and may be suballocated to other depart-
ments and agencies to accomplish the
intent of this appropriation subject to
the approval of the director of the budg-
et. Notwithstanding any provision of law
to the contrary, funds appropriated herein
shall be available for payment of liabil-
ities heretofore accrued or hereafter to
accrue. Notwithstanding any provision of
law to the contrary, the portion of this
appropriation covering fiscal year 2016-17
shall supersede and replace any appropri-
ation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015. Notwithstanding section 40
of the state finance law or any provision
of law to the contrary, this appropriation
shall lapse on March 31, 2018 (21748) .... 5,585,000
Funds appropriated herein shall be available
for the voluntary interdistrict urban-su-
brban transfer program aid pursuant to
subdivision 15 of section 3602 of the
education law for the 2016-17 and 2017-18
school years, provided that no more than
70 percent of the 2016-17 school year
value shall be available for 2016-17 state
fiscal year payments for general support
for public schools for the 2016-17 school
year, and provided further that, notwith-
standing any inconsistent provision of
law, subject to the approval of the direc-
tor of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of pre-kindergarten through grade twelve education program.

Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts.

Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance net of any disallowances, refunds, reimbursement and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to the approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21749) .... 11,322,000

Funds appropriated herein shall be available for additional apportionments of building aid for school districts educating pupils residing on Indian reservations calculated pursuant to subdivision 6-a of section 3602 of the education law for the 2016-17 and 2017-18 school years provided that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of pre-kindergarten through grade twelve education program, provided that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state
Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts.

Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance net of any disallowances, refunds, reimbursement and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to the approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21750) .... 8,500,000

Funds appropriated herein shall be available during the 2016-17 and 2017-18 school years for the education of youth incarcerated in county correctional facilities pursuant to subdivision 13 of section 3602 of the education law, provided that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state fiscal year payments for general support for public schools for the 2016-17 school year, and further provided that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of pre-kindergarten through grade twelve education program.

Provided further that notwithstanding any provision of law to the contrary, in
determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts.

Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance net of any disallowances, refunds, reimbursement and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to the approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21751) ... 33,150,000

Funds appropriated herein shall be available for the 2016-17 and 2017-18 school years for the education of students who reside in a school operated by the office of mental health or the office of people with developmental disabilities pursuant to subdivision 5 of section 3202 of the education law, provided that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state fiscal year payments for general support for public schools for the 2016-17 school year, provided that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of prekindergarten through grade twelve education program.

Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general
support for public schools appropriations

for the state fiscal year ending March 31, 2018 shall be deemed to include the
portion of this appropriation made available for 2016-17 state fiscal year
payments for general support for public
schools as provided for herein added to
the sum of other such designated appropriated amounts.

Notwithstanding any other law, rule or regulation to the contrary, funds appropriated
herein shall be available for payment of financial assistance net of any disallow-
ances, refunds, reimbursement and credits, and may be suballocated to other depart-
ments and agencies to accomplish the intent of this appropriation subject to
the approval of the director of the budget. Notwithstanding any provision of law
to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to
accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17
shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21752) .... 112,200,000

Funds appropriated herein shall be available for building aid payable in the 2016-17
and 2017-18 school years to special act school districts, provided that no more
than 70 percent of the 2016-17 school year value shall be available for 2016-17 state
fiscal year payments for general support for public schools for the 2016-17 school
year, and further provided that, subject to the approval of the director of the budget, such funds may be used for payments to the dormitory authority on behalf of eligible special act school districts pursuant to chapter 737 of the laws of 1988 provided that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of pre-kindergarten through grade twelve education program.

Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations
for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts.

Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance net of any disallowances, refunds, reimbursement and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to the approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21753) .... 4,590,000

Funds appropriated herein shall be available for school bus driver training grants, provided that for aid payable in the 2016-17 and 2017-18 school years, the commissioner of education shall allocate school bus driver training grants, not to exceed $400,000 in each such year, to school districts and boards of cooperative educational services pursuant to sections 3650-a, 3650-b and 3650-c of the education law, or for contracts directly with not-for-profit educational organizations for the purposes of this appropriation, provided that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state fiscal year payments for general support for public schools for the 2016-17 school year, and further provided that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of prekindergarten through grade twelve education program.

Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the
state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts.

Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance net of any disallowances, refunds, reimbursement and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to the approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21754) .... 680,000

Funds appropriated herein shall be available for services and expenses of a $2,000,000 teacher mentor intern program in each school year for the 2016-17 and 2017-18 school years, provided that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state fiscal year payments for general support for public schools for the 2016-17 school year, and further provided that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of pre-kindergarten through grade twelve education program.

Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made avail-
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Funds appropriated herein shall be available for services and expenses of a $12,000,000 special academic improvement grants program in each school year for the 2016-17 and 2017-18 school years payable pursuant to subdivision 11 of section 3641 of the education law, provided that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state fiscal year payments for general support for public schools for the 2016-17 school year, and further provided that, notwithstanding any provisions of law to the contrary, such funds shall be paid in accordance with a schedule developed by the commissioner of education and approved by the director of the budget provided that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of prekindergarten through grade twelve education program.

Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the

... 3,400,000
portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts. Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance net of any disallowances, refunds, reimbursement and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to the approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21755) .... 20,400,000

For the education of Native Americans in the 2017-18 or prior school years, provided that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state fiscal year payments for general support for public schools for the 2016-17 or prior school years. Funds appropriated herein shall be considered general support for public schools and shall be paid in accordance with a schedule developed by the commissioner of education and approved by the director of the budget. Notwithstanding any provision of law to the contrary, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of prekindergarten through grade twelve education program.

Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools.
schools as provided for herein added to
the sum of other such designated appropri-
ated amounts.
Notwithstanding any other law, rule or regu-
lation to the contrary, funds appropriated
herein shall be available for payment of
financial assistance, net of any disallow-
ances, refunds, reimbursements and cred-
its, and may be suballocated to other
departments and agencies to accomplish the
intent of this appropriation subject to
approval of the director of the budget.
Notwithstanding any provision of law to
the contrary, funds appropriated herein
shall be available for payment of liabil-
ities heretofore accrued or hereafter to
accrue. Notwithstanding any provision of
law to the contrary, the portion of this
appropriation covering fiscal year 2016-17
shall supersede and replace any appropri-
ation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015. Notwithstanding section 40
of the state finance law or any provision
of law to the contrary, this appropriation
shall lapse on March 31, 2018 (21756) .... 81,429,000
For school health services grants to public
schools totaling $13,840,000 in each
school year for the 2016-17 and 2017-18
school years; provided that, notwithstand-
ing any provisions of law to the contrary,
in addition to any other apportionment,
such grants shall only be payable to any
city school district in a city having a
population in excess of 125,000, and less
than 1,000,000 inhabitants, and such
district shall be eligible to receive the
same amount it was eligible to receive for
the 2010-11 school year, provided that no
more than 70 percent of the 2016-17 school
year value shall be available for 2016-17
state fiscal year payments for general
support for public schools for the 2016-17
school year. Funds appropriated herein
shall be considered general support for
public schools and shall be paid in
accordance with a schedule developed by
the commissioner of education and approved
by the director of the budget.
Provided further that notwithstanding any
provision of law to the contrary, in
determining the final payment for the
state fiscal year pursuant to section
3609-a of the education law, the general
support for public schools appropriations
for the state fiscal year ending March 31,
2018 shall be deemed to include the
portion of this appropriation made avail-
able for 2016-17 state fiscal year
payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts.

Notwithstanding any provision of law to the contrary, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of pre-kindergarten through grade twelve education program. Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance, net of any disallowances, refunds, reimbursements and credits, and may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to the approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21757) 23,528,000

For the teachers of tomorrow awards to school districts for the 2016-17 and 2017-18 school years in the amount of $25,000,000 for each school year, provided that $5,000,000 of this total amount in such school year shall be made available for a program to be developed by the commissioner of education to attract qualified teachers that have received or will receive a transitional certificate and agree to teach mathematics or science in a low performing school, further provided that of this $5,000,000, a total of up to $500,000 in each such school year shall be made available for demonstration programs in the Yonkers and Syracuse city school districts to increase the number of teachers in such districts who teach math, science and related areas and who have such a transitional certificate, and provided further that notwithstanding any inconsistent provision of law of this $5,000,000, a total of $1,000,000 shall be made available as a matching grant to colleges and universities to support programs designed to recruit and train
math and science teachers based on a proven national model that results in improved student achievement and enhanced teacher retention in the classroom, and provided further that no more than 70 percent of the 2016-17 school year value shall be available for 2016-17 state fiscal year payments for general support for public schools for the 2016-17 school year.

Provided further that notwithstanding any provision of law to the contrary, in determining the final payment for the state fiscal year pursuant to section 3609-a of the education law, the general support for public schools appropriations for the state fiscal year ending March 31, 2018 shall be deemed to include the portion of this appropriation made available for 2016-17 state fiscal year payments for general support for public schools as provided for herein added to the sum of other such designated appropriated amounts.

Funds appropriated herein shall be considered general support for public schools. Notwithstanding any provision of law to the contrary, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account office of pre-kindergarten through grade twelve education program.

Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of financial assistance, net of any disallowances, refunds, reimbursements and credits, may be suballocated to other departments and agencies to accomplish the intent of this appropriation subject to approval of the director of the budget. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (21759) ...

For payment of employment preparation education aid for the 2016-17 and 2017-18 school years pursuant to paragraph e of subdivision 11 of section 3602 of the education law, provided that no more than $96,000,000 shall be available for 2017-18
state fiscal year payments for general
support for public schools for the 2016-17
and prior school years. Notwithstanding any provision of law to the
contrary, funds appropriated herein may be
suballocated, subject to the approval of
the director of the budget, to other
departments and agencies to accomplish the
intent of this appropriation and 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.
Provided further that notwithstanding any
provision of law to the contrary, in
determining the final payment for the
state fiscal year pursuant to section
3609-a of the education law, the general
support for public schools appropriations
for the state fiscal year ending March 31,
2018 shall be deemed to include the
portion of this appropriation made avail-
able for 2016-17 state fiscal year
payments for general support for public
schools as provided for herein added to
the sum of other such designated appropri-
ated amounts.
Funds appropriated herein shall be consid-
ered general support for public schools.
Notwithstanding any provision of law to the
contrary, funds appropriated herein
may be interchanged with any other item of
appropriation for general support for
public schools within the general fund
local assistance account office of pre-
kindergarten through grade twelve educa-
tion program. Notwithstanding any
provision of law to the contrary, funds
appropriated herein shall be available for
payment of liabilities heretofore accrued
or hereafter to accrue. Notwithstanding
any provision of law to the contrary, the
portion of this appropriation covering
fiscal year 2016-17 shall supersede and
replace any appropriation for this item
covering fiscal year 2016-17 set forth in
chapter 53 of the laws of 2015. Notwith-
standing section 40 of the state finance
law or any provision of law to the contra-
ry, this appropriation shall lapse on
March 31, 2018 (21762) ................. 192,000,000
For reimbursement of supplemental basic
tuition payments to charter schools made
by school districts in the 2015-16 school
year, as defined by paragraph a of subdi-
vision 1 of section 2856 of the education
law (55907) ......................... 42,400,000
For grants in aid to charter schools. The
state education department shall pay
directly to each charter school an amount
equal to the product of (i) the total
number of students enrolled in the charter
school as reported to the department on December 1, 2016, multiplied by (ii) the quotient of $27,410,000 divided by the total statewide enrollment in charter schools. Provided, however, that the funds appropriated herein shall be made available on or after April 1, 2017. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 ........................ 27,410,000

For services and expenses of remaining obligations for the 2015-16 school year for support for the operation of targeted prekindergarten for those providers not eligible to receive funding pursuant to section 3602-e of the education law and for support for providers continuing to operate such programs in the 2016-17 school year. Such funds shall be expended pursuant to a plan developed by the commissioner of education and approved by the director of the budget (21763) ........ 1,303,000

For services and expenses of remaining obligations of a $14,260,000 teacher resources and computer training centers program for the 2015-16 school year (21712) .......... 4,278,000

For education of children of migrant workers for the 2016-17 school year (21764) ...... 89,000

For the school lunch and breakfast program. Funds for the school lunch and breakfast program shall be expended subject to the limitation of funds available and may be used to reimburse sponsors of non-profit school lunch, breakfast, or other school child feeding programs based upon the number of federally reimbursable breakfasts and lunches served to students under such program agreements entered into by the state education department and such sponsors, in accordance with an act of Congress entitled the "National School Lunch Act," P.L. 79-396, as amended, or the provisions of the "Child Nutrition Act of 1966," P.L. 89-642, as amended, in the case of school breakfast programs to reimburse sponsors in excess of the federal rates of reimbursement. Notwithstanding any provision of law to the contrary, the moneys hereby appropriated, or so much thereof as may be necessary, are to be available for the purposes herein specified for obligations heretofore accrued or hereafter to accrue for the school years beginning July 1, 2014, July 1, 2015 and July 1, 2016.

Notwithstanding any law, rule or regulation to the contrary, the amount appropriated herein represents the maximum amount payable during the 2016-17 state fiscal year for state reimbursement for school lunch and breakfast programs (21702) ............ 34,400,000
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1 For nonpublic school aid payable in the
2 2016-17 state fiscal year. Notwithstanding
3 any provision of law, rule or regulation
4 to the contrary, the amount appropriated
5 herein represents the maximum amount paya-
6 ble during the 2016-17 state fiscal year
7 (21769) .................................. 104,214,000
8 For aid payable for the 2014-15 school
9 year for additional nonpublic school aid.
10 Notwithstanding any inconsistent provision
11 of law, funds appropriated herein shall be
12 available for payment of aid heretofore
13 accrued and hereafter to accrue (21770) .. 69,813,000
14 For academic intervention for nonpublic
15 schools based on a plan to be developed by
16 the commissioner of education and approved
17 by the director of the budget (21771) .... 922,000
18 For services and expenses of Safety Equip-
19 ment for Nonpublic Schools (21715) ...... 4,500,000
20 For costs associated with schools for the
21 blind and deaf and other students with
22 disabilities subject to article 85 of the
23 education law, including state aid for
24 blind and deaf pupils in certain insti-
25 tutions to be paid for the purposes
26 provided under section 4204-a of the
27 education law for the education of deaf
28 children under 3 years of age, including
29 transfers to the miscellaneous special
30 revenue fund Rome school for the deaf
31 account pursuant to a plan to be developed
32 by the commissioner and approved by the
33 director of the budget.
34 Of the amounts appropriated herein, up to
35 $84,700,000 shall be available for
36 reimbursement to school districts for the
37 tuition costs of students attending
38 schools for the blind and deaf during the
39 2015-16 school year pursuant to subdivi-
40 sion 2 of section 4204 of the education
41 law and subdivision 2 of section 4207 of
42 the education law, up to $2,500,000 shall
43 be available for debt service on capital
44 construction projects financed through the
45 state dormitory authority, and up to
46 $9,000,000 shall be available for remain-
47 ing allowable purposes.
48 Provided further that, notwithstanding any
49 inconsistent provision of law, upon
50 disbursement of funds appropriated for
51 allowances to schools for the blind and
52 deaf in the individuals with disabilities
53 program special revenue funds-federal/aid
54 to localities for purposes of this appro-
55 priation, funds appropriated herein shall
56 be reduced in an amount equivalent to such
57 disbursement and the portion of this
58 appropriation so affected shall have no
59 further force or effect.
60 Notwithstanding any provision of the law to
61 the contrary, funds appropriated herein
62 shall be available for payment of liabil-
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For costs associated with schools for the blind and deaf and other students with disabilities subject to article 85 of the education law for the 2016-17 school year. Funds appropriated herein shall be distributed directly to the schools for the blind and deaf and other students with disabilities subject to article 85 of the education law based on a three year average of the schools' FTE enrollment (55909).

For July and August programs for school-aged children with handicapping conditions pursuant to section 4408 of the education law. Moneys appropriated herein shall be used as follows: (i) for remaining base year and prior school years obligations, (ii) for the purposes of subdivision 4 of section 3602 of the education law for schools operated under articles 87 and 88 of the education law, and (iii) notwithstanding any inconsistent provision of law, for payments made pursuant to this appropriation for current school year obligations, provided, however, that such payments shall not exceed 70 percent of the state aid due for the sum of the approved tuition and maintenance rates and transportation expense provided for herein; provided, however, that payment of eligible claims shall be payable in the order that such claims have been approved for payment by the commissioner of education, but in no case shall a single payee draw down more than 45 percent of this appropriation, and provided further that no claim shall be set aside for insufficiency of funds to make a complete payment, but shall be eligible for a partial payment in one year and shall retain its priority date status for subsequent appropriations designated for such purposes. Notwithstanding any inconsistent provision of law to the contrary, funds appropriated herein shall only be available for liabilities incurred prior to July 1, 2017, shall be used to pay 2015-16 school year claims in the first instance, and represent the maximum amount payable during the 2016-17 state fiscal year. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue and, subject to the approval of the director of the budget, such funds shall

96,200,000

2,300,000
be available to the department net of disallowances, refunds, reimbursements and credits (21707) .......... 364,500,000

For the state's share of the costs of the education of preschool children with disabilities pursuant to section 4410 of the education law. Notwithstanding any inconsistent provision of law to the contrary, the amount appropriated herein shall support a state share of preschool handicapped education costs for the 2015-16 school year limited to 59.5 percent of such total approved expenditures, and furthermore, notwithstanding any other provision of law, local claims for reimbursement of costs incurred prior to the 2014-15 school year and during the 2014-15 school year that have been approved for payment by the education department as of March 31, 2016 shall be the first claims paid from this appropriation. Notwithstanding any provision of law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue and, 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 (21706) ... 1,035,000,000

Notwithstanding any provision of law to the contrary, the funds appropriated herein, subject to an allocation plan developed by the commissioner of education and approved by the director of the budget, shall be available for the payment of prior year claims and/or fiscal stabilization grants for remaining payments for the 2015-16 school year and for payments prior to March 31, 2017 for the 2016-17 school year, provided, however, notwithstanding any provisions of law to the contrary, the New York city school district shall be eligible for a fiscal stabilization grant in the amount of $26,404,000 (21773) .... 45,068,000

For services and expenses of the New York state center for school safety for the 2016-17 school year. Funds appropriated herein shall be used to operate a state-wide center and shall be subject to an expenditure plan approved by the director of the budget (21774) ............... 466,000

For services and expenses of the health education program for the 2016-17 school year. Funds appropriated herein shall be available for health-related programs including, but not limited to, those providing instruction and supportive services in comprehensive health education and/or acquired immune deficiency syndrome (AIDS) education. Of the amounts appropriated herein, $86,000 shall be available
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for the program previously operated as the school health demonstration program. Notwithstanding any other provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department to accomplish the purpose of this appropriation (21775) .................................. 691,000

For competitive grants for the 2016-17 school year for extended day programs and school violence prevention programs pursuant to section 2814 of the education law provided, however, notwithstanding any inconsistent provisions of law, eligible entities receiving funds for extended day programs may include not-for-profit organizations working in collaboration with a public school or school district (21776) 24,344,000

For aid payable for the 2016-17 school year for support of county vocational education and extension boards pursuant to section 1104 of the education law provided, however, notwithstanding any inconsistent provisions of law, rule, or regulation, any apportionment of aid shall be based on a quota amounting to one-half of the salary paid each teacher, director, assistant, and supervisor, where such salary is attributable to a course of study first submitted to the commissioner for approval pursuant to section 1103 of the education law on or before July 1, 2010, but not to exceed the amount computed by the commissioner based upon an assumed annualized salary equal to ten thousand five hundred dollars per school year on account of the employment of such teacher, director, assistant or supervisor and provided further that payment from this appropriation shall first be made for approved claims for salary expenses for the 2016-17 school year, and any amount remaining after payment of such claims shall be available for payment of unpaid claims for prior school years (21781) 932,000

For services and expenses of the primary mental health project at the children's institute for the 2016-17 school year (21778) 894,000

For services and expenses associated with the math and science high schools for the 2016-17 school year in the amount of $1,382,000, provided that such funds shall be allocated equally among those entities that received program funding for the 2007-08 school year (21779) 1,382,000

Funds appropriated herein shall be available for educational services and expenses of the Syracuse city school district for the say yes to education program (21800) 350,000
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1 For services and expenses of the center for autism and related disabilities at the state university of New York at Albany (21782) .......................... 740,000
2 For postsecondary aid to Native Americans to fund awards to eligible students. Notwithstanding any other provision of law to the contrary, the amount herein made available shall constitute the state's entire obligation for all costs incurred under section 4118 of the education law in state fiscal year 2016-17 (21833) ....... 598,000
3 For services and expenses of the summer food program for the 2016-17 school year (21784) .................................. 3,049,000
4 Work Force Education. For partial reimbursement of services and expenses per contract hour of work force education conducted by the consortium for worker education (CWE), a private not-for-profit corporation programs approved by the commissioner of education that enable adults who are 21 years of age or older to obtain or retain employment or improve their work skills capacity to enhance their opportunities for increased earnings and advancement (21801) ............................ 11,500,000
5 For services and expenses related to the development, implementation and operation of charter schools for the 2016-17 school year including $1,733,375 for administrative/technical support services provided by the charter school institute of the state university of New York. This appropriation shall only be available for expenditure upon the approval of an expenditure plan by the director of the budget and funds appropriated herein shall be transferred to the miscellaneous special revenue fund - charter schools stimulus account (21803) ............. 4,837,000
6 For the early college high schools program for the 2016-17 school year, provided, however, that expenditure of funds appropriated herein shall support the continuation and expansion of the early college high schools program pursuant to a plan developed by the commissioner and approved by the director of the budget provided, further, that a portion of the payment to the early college high schools program awarded from this appropriation shall be available on a sliding scale based upon the number of college credits earned annually by participating students consistent with guidelines established by the commissioner. Provided further that, notwithstanding any provision of law to the contrary, higher education partners participating in an early college high schools program, or the entity/entities responsible for setting tuition at the
1. institution, shall be authorized to set a reduced rate of tuition and/or fees, or to waive tuition and/or fees entirely, for students enrolled in such early college high schools program with no reduction in other state, local or other support for such students earning college credit that such higher education partner would otherwise be eligible to receive (56139) ....... 1,465,000
2. For services and expenses of a $490,000 2016-17 school year program for mentoring and tutoring operated by the Hillside Work-Scholarship Connection program, which is based on model programs proven to be effective in producing outcomes that include, but are not limited to, improved graduation rates, provided that such services shall be provided to students in one or more city school districts located in a city having a population in excess of 125,000 and less than 1,000,000 inhabitants (21804) .................... 490,000
3. For payment of small government assistance to school districts pursuant to subdivision 7 of section 3641 of the education law on or before March 31, 2017 upon audit and warrant of the comptroller in the amount that small government assistance was paid to school districts in state fiscal year 2010-11 (23449) .............. 1,868,000
4. For purposes of the Just for Kids program at the State University of New York at Albany (56005) ......................... 235,000
5. For educational services and expenses for DACA (Deferred Action for Childhood Arrivals) eligible out of school youth and young adults (56045) ................. 1,000,000
6. Notwithstanding any inconsistent provision of law, the amount appropriated herein shall be available only to the extent that the unencumbered balance of the commercial gaming revenue account established by section 97-nnnn of the state finance law is less than the amount required to fully fund payments of general support for public schools to be made from funds appropriated from such account, provided that the state comptroller shall certify to the commissioner of education the amount of funds available in such account for the 2016-17 school year, for the first such payment, by March 15, 2017 based on the amount of funds available as of March 1, 2017 and, for the second such payment by June 15, 2017 based on the amount of funds available as of June 1, 2017, and provided further that the commissioner shall notify the director of the budget no later than 15 days after receipt of such certification of the amounts, if any, payable pursuant to section 3609-h of the education law from such account and from
this appropriation. Provided, however, that of the amount appropriated herein, no more than 70 percent shall be available for general support for public schools payments for the 2016-17 school year to be made in the 2016-17 state fiscal year. Provided that, notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2018 (56140) .... 81,000,000

Less expenditure savings due to the withholding of a portion of employment preparation education aid due to the city of New York equal to the reimbursement costs of the work force education program from aid payable to such city school district payable on or after April 1, 2016; such moneys shall be credited to the office of prekindergarten through grade twelve education general fund-local assistance account and which shall not exceed the amount appropriated herein ............. (11,500,000)

Program account subtotal ...............43,750,224,000

Special Revenue Funds - Federal

Federal Education Fund

Federal Department of Education Account - 25210

For grants to schools for specific programs including, but not limited to, grants for purposes under title I of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (21740) ...................... 1,771,819,000

For grants to schools and other eligible entities for state grants for improving teacher quality and mathematics and science partnerships pursuant to title II of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23418) ............. 256,841,000

For grants to schools and other eligible entities for English language acquisition program pursuant to title III of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as
needed to accomplish the intent of this appropriation (23417) .................... 65,331,000

For grants to schools and other eligible entities for the 21st century community learning centers pursuant to title IV of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23416) ............... 96,526,000

For grants to schools and other eligible entities for the charter schools program pursuant to title V of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23415) ............................ 28,000,000

For grants to schools and other eligible entities for the rural education initiative pursuant to title VI of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23414) .................... 5,000,000

For grants to schools and other eligible entities for homeless education program pursuant to title X of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23413) .................... 8,000,000

For grants to schools and other eligible entities for specific programs including, but not limited to, the Carl D. Perkins vocational and applied technology education act (VTEA). Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23477) ................. 68,578,000

For various grants to schools and other eligible entities. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated
to other state departments and agencies, subject to the approval of the director of
the budget, as needed to accomplish the intent of this appropriation (23407) ..... 34,425,000
For the education of individuals with disabilities including up to $3,000,000 for
services and expenses of early childhood direction centers and $500,000 for
services and expenses of the center for autism and related disabilities at the
state university of New York at Albany. Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein shall be available, subject to
a plan developed by the commissioner of education and approved by the director of
the budget, for grants to ensure appropriately certified teachers in schools
providing special services or programs as defined in paragraphs e, g, i and l of
subdivision 2 of section 4401 of the education law to children placed by school
districts and in approved preschool programs that provide full and half-day
educational programs in accordance with section 4410 of the education law for
children placed by school district. Provided further that, in the allocation of funds, priority shall be given to those programs with a demonstrated need to
increase the number of certified teachers to comply with state and federal require-
ments. Such funds shall be made available for such activities as certification prep-
aration, training, assisting schools with personnel shortages and supporting activ-
ities that improve the delivery of services to improve results for children
with disabilities. Provided further that notwithstanding any inconsistent provision of law, of the funds appropriated herein: (i) $2,000,000 shall be available for
payments to schools providing special services or programs as defined in para-
graphs e, g, i, and l of subdivision 2 of section 4401 of the education law to help
prevent excessive instructional staff turnover through a targeted adjustment of
compensation for teachers providing direct instructional services to students at such
schools. The commissioner of education shall develop an allocation plan, subject to
the approval of the director of the budget, that distributes funds appropriated herein among eligible schools, as defined herein, that qualify based on the
following criteria: eligible schools are those that have complied with all applicable requirements for previous grants for this purpose and whose average teacher
salary are below the salary provided for similarly qualified teachers in public
schools in the region in which such eligible school is located. The allocation to each qualifying school shall be calculated based on the number of weighted full time equivalent (FTE) staff, as defined herein, in the per FTE award amount. The total number of weighted FTE shall be determined by multiplying the actual number of FTE teachers providing classroom instruction at each school, as determined by the commissioner, by: 1) a factor of 2.0 for those schools where average salaries that are 50 percent or less of those in public school located in the same geographic region; 2) a factor of 1.5 for those schools where average salaries that are 50 percent and 75 percent of public schools located in the same geographic region; or 3) a factor of 1.0 for those schools where the average salaries that are 75-100 percent of public schools located in the same geographic region. The per FTE teacher award amount shall be calculated by dividing the $2,000,000 by the total number of weighted FTE staff; (ii) $2,000,000 shall be available for payments to schools providing special services or programs as defined in paragraphs e, g, i, and l of subdivision 2 of section 4401 of the education law and approved preschool programs in accordance with section 4410 of the education law to help prevent excessive instructional staff turnover through a targeted adjustment of compensation for teachers providing direct instructional services to students at such schools. The commissioner of education shall develop an allocation plan, subject to the approval of the director of the budget, that distributes funds appropriated herein among eligible schools; (iii) up to $10,000,000 shall be available for costs associated with schools operated under article 85 of the education law which otherwise would be payable through the department’s general fund aid to localities appropriation, provided further that notwithstanding any inconsistent provision of law, any disbursements against this $10,000,000 shall immediately reduce the amounts appropriated in the education department’s general fund aid to localities for costs associated with schools operated under article 85 of the education law by an equivalent amount, and the portion of such general fund appropriation so affected shall have no further force or effect. Notwithstanding any provision of the law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue and,
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. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, as needed, to accomplish the intent of this appropriation.

Program account subtotal ............... 3,149,867,000

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Health and Human Services Account - 25122

For grants to schools for specific programs
(21742) .................................. 5,000,000

Program account subtotal ............... 5,000,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Federal Operating Grants Account - 25456

For grants to schools for specific programs
(21826) .................................. 5,000,000

Program account subtotal ............... 5,000,000

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal USDA-Food and Nutrition Services Account - 25026

For grants to schools and other eligible entities for programs funded through the national school lunch act (21703) ........ 1,142,589,000

Program account subtotal ............... 1,142,589,000

Special Revenue Funds - Other
Charter School Stimulus Fund
Charter School Stimulus Account - 20601

For services and expenses related to development, implementation and operation of charter schools, including facility costs and loans to authorized schools, and including funds available for transfer for the administrative/technical support services provided by the charter school institute of the state university of New York. This appropriation shall only be
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available for expenditure upon the
approval of an expenditure plan by the
director of the budget (21700) ............  20,000,000

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Program account subtotal ...............  20,000,000

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Special Revenue Funds - Other
Combined Expendable Trust Fund
New York State Teen Health Education Account - 20200

For teen health education, pursuant to
section 99-u of the state finance law ....  120,000

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Program account subtotal ...............  120,000

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Special Revenue Funds - Other
State Lottery Fund
State Lottery Account - 20901

For general support for public schools for
the 2016-17 and 2017-18 school years, provided that, notwithstanding any other
 provision of law to the contrary, in computing the additional lottery grant
pursuant to subparagraph (4) of paragraph
b of subdivision 4 of section 92-c of the
state finance law for the 2016-17 school
year, the base grant shall not exceed
$2,019,980,000. Notwithstanding any
 provision of law to the contrary, the portion of this appropriation covering
fiscal year 2016-17 shall supersede and
replace any appropriation for this item
covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwith-
standing section 40 of the state finance
law or any provision of law to the contra-
ry, this appropriation shall lapse on
March 31, 2018 (21735)....................  3,986,960,000

For allowances to private schools for the
blind and deaf for the 2016-17 and 2017-18
school years, provided that no more than
$20,000 shall be available for the 2016-17
state fiscal year payment. Notwithstanding
any provision of law to the contrary, the portion of this appropriation covering
fiscal year 2016-17 shall supersede and
replace any appropriation for this item
covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015. Notwith-
standing section 40 of the state finance
law or any provision of law to the contra-
ry, this appropriation shall lapse on
March 31, 2018 (23460) ...................  40,000

For general support for public schools, for
the June 2015-16 and June 2016-17 school
year payments, provided that no more than
$240,000,000 shall be available for the
2016-17 state fiscal year payments for
general support for public schools.
EDUCATION DEPARTMENT

AID TO LOCALITIES 2016-17

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Notwithstanding any provision of law to the contrary, the portion of this</td>
<td></td>
</tr>
<tr>
<td>appropriation covering fiscal year 2016-17 shall supersede and replace any</td>
<td></td>
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<tr>
<td>appropriation for this item covering fiscal year 2016-17 set forth in</td>
<td></td>
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<tr>
<td>chapter 53 of the laws of 2015. Notwithstanding section 40 of the state</td>
<td></td>
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<tr>
<td>finance law or any provision of law to the contrary, this appropriation</td>
<td></td>
</tr>
<tr>
<td>shall lapse on March 31, 2018 (23495) ..................................</td>
<td>480,000,000</td>
</tr>
<tr>
<td>Program account subtotal .......................................................................</td>
<td>4,467,000,000</td>
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<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Special Revenue Funds - Other</td>
<td></td>
</tr>
<tr>
<td>State Lottery Fund</td>
<td></td>
</tr>
<tr>
<td>VLT Education Account - 20904</td>
<td></td>
</tr>
<tr>
<td>For general support for public schools for the 2016-17 and 2017-18 school</td>
<td></td>
</tr>
<tr>
<td>years, for grants awarded pursuant to subparagraph (2-a) of paragraph b of</td>
<td></td>
</tr>
<tr>
<td>subdivision 4 of section 92-c of the state finance law, provided that no</td>
<td></td>
</tr>
<tr>
<td>more than $986,000,000 shall be available for the 2016-17 state fiscal</td>
<td></td>
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<tr>
<td>year payments for general support for public schools for the 2016-17 school</td>
<td></td>
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<tr>
<td>year. Notwithstanding any provision of law to the contrary, the portion of</td>
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<tr>
<td>this appropriation covering fiscal year 2016-17 shall supersede and replace</td>
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<tr>
<td>any appropriation for this item covering fiscal year 2016-17 set forth in</td>
<td></td>
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<tr>
<td>chapter 53 of the laws of 2015. Notwithstanding section 40 of the state</td>
<td></td>
</tr>
<tr>
<td>finance law or any provision of law to the contrary, this appropriation</td>
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</tr>
<tr>
<td>shall lapse on March 31, 2018 (23494) ..................................</td>
<td>1,961,000,000</td>
</tr>
<tr>
<td>Program account subtotal .......................................................................</td>
<td>1,961,000,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>SCHOOL TAX RELIEF PROGRAM ......................................................................</td>
<td>3,051,440,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Special Revenue Funds - Other</td>
<td></td>
</tr>
<tr>
<td>School Tax Relief Fund</td>
<td></td>
</tr>
<tr>
<td>School Tax Relief Account - 20551</td>
<td></td>
</tr>
<tr>
<td>For payments to local governments and New York city relating to the school</td>
<td></td>
</tr>
<tr>
<td>tax relief (STAR) program including state aid pursuant to section 1306-a of</td>
<td></td>
</tr>
<tr>
<td>the real property tax law and section 54-f of the state finance law, except</td>
<td></td>
</tr>
<tr>
<td>to the extent that such funds shall be applied as an offset against the</td>
<td></td>
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<tr>
<td>past-due state tax liabilities of certain property owners pursuant to</td>
<td></td>
</tr>
<tr>
<td>section 425 of the real property tax law and section 171-y of the tax law,</td>
<td></td>
</tr>
<tr>
<td>provided however, notwithstanding any other law to the contrary, the monies</td>
<td></td>
</tr>
<tr>
<td>hereby appropriated shall not be disbursed</td>
<td></td>
</tr>
</tbody>
</table>
until such time a law or laws are enacted
providing that 1) the tax savings under
the STAR program applicable to any portion
shall not exceed the tax savings
applicable to that portion in the prior
school year for all periods beginning on
or after April 1, 2016; 2) the existing
STAR exemption program is closed to new
applicants who will receive a new
refundable personal income tax (PIT)
credit in its place for all periods
beginning on or after January 1, 2016; 3)
the state school tax reduction credit
authorized by subsection (e) of section
1310 of the tax law is converted into a
school tax reduction credit authorized by
a new subsection of section 606 of the tax
law for all periods beginning on or after
January 1, 2016; and 4) participation in
the income verification program (IVP) is
mandatory for all enhanced STAR recipients
for all periods beginning on or after
April 1, 2016. Up to $5,000,000 of the
funds appropriated hereby may be
suballocated or transferred to the
department of taxation and finance for the
purpose of making direct payments to
certain property owners from the account
established pursuant to subparagraph (iii)
of paragraph (a) of subdivision 14 of
section 425 of the real property tax law
(21709) .................................. 3,051,440,000
----------------
ADULT CAREER AND CONTINUING EDUCATION SERVICES PROGRAM

General Fund
Local Assistance Account – 10000

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
For case services provided on or after October 1, 2013 to disabled individuals in accordance with economic eligibility criteria developed by the department (21713) ................................ 54,000,000 ........................................ (re. $31,081,000)
For services and expenses of independent living centers (21856) ...... 12,361,000 ........................................ (re. $7,970,000)
For additional services and expenses of independent living centers (21857) ... 1,000,000 .................... (re. $1,000,000)
For college readers aid payments (21854) ... 294,000 ........ (re. $294,000)

For services and expenses of supported employment and integrated employment opportunities provided on or after October 1, 2013:
For services and expenses of programs providing or leading to the provision of time-limited services or long-term support services (21741) ... 15,160,000 ........................................ (re. $10,140,000)
For grants to schools for programs involving literacy and basic education for public assistance recipients for the 2015-16 school year for those programs administered by the state education department (23411) ... 1,843,000 .................. (re. $1,843,000)
For competitive grants for adult literacy/education aid to public and private not-for-profit agencies, including but not limited to, 2 and 4 year colleges, community based organizations, libraries, and volunteer literacy organizations and institutions which meet quality standards promulgated by the commissioner of education to provide programs of basic literacy, high school equivalency, and English as a second language to persons 16 years of age or older for the remaining payments of 2014-15 school year and for the 2015-16 school year, provided further that no more than $300,000 shall be available for remaining payments for the 2014-15 school year (23410) ........ 5,293,000 ........................................ (re. $5,293,000)
For additional competitive grants for adult literacy education aid to public and private not-for-profit agencies, including but not limited to, 2 and 4 year colleges, community based organization, libraries, and volunteer literacy organizations and institutions to provide programs of basic literacy, high school equivalency, and English as a second language to persons 16 years of age or older, funds appropriated herein shall be available for payments of liabilities heretofore or hereafter to accrue (56145) ........ 1,000,000 ........................................ (re. $1,000,000)

By chapter 53, section 1, of the laws of 2014:
For case services provided on or after October 1, 2012 to disabled individuals in accordance with economic eligibility criteria developed by the department ... 54,000,000 .......................... (re. $345,000)
For services and expenses of independent living centers ....... 12,361,000 ........................................ (re. $1,125,000)
For college readers aid payments ... 294,000 ............ (re. $294,000)
For services and expenses of supported employment and integrated employment opportunities provided on or after October 1, 2012:
For services and expenses of programs providing or leading to the provision of time-limited services or long-term support services ... 15,160,000 ........................................ (re. $50,000)
For grants to schools for programs involving literacy and basic education for public assistance recipients for the 2014-15 school year for those programs administered by the state education department ... 1,843,000 .......................... (re. $1,392,000)
For competitive grants for adult literacy/education aid to public and private not-for-profit agencies, including but not limited to, 2 and 4 year colleges, community based organizations, libraries, and volunteer literacy organizations and institutions which meet quality standards promulgated by the commissioner of education to provide programs of basic literacy, high school equivalency, and English as a second language to persons 16 years of age or older for the remaining payments of 2013-14 school year and for the 2014-15 school year, provided further that no more than $300,000 shall be available for remaining payments for the 2013-14 school year.

5,293,000 ............................................ (re. $94,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of independent living centers ............
12,361,000 ............................................ (re. $72,000)

For college readers aid payments ... 294,000 ............ (re. $294,000)

For services and expenses of supported employment and integrated employment opportunities provided on or after October 1, 2010:
For services and expenses of programs providing or leading to the provision of time-limited services or long-term support services ...
15,160,000 ............................................ (re. $40,000)

For competitive grants for adult literacy/education aid to public and private not-for-profit agencies, including but not limited to, 2 and 4 year colleges, community based organizations, libraries, and volunteer literacy organizations and institutions which meet quality standards promulgated by the commissioner of education to provide programs of basic literacy, high school equivalency, and English as a second language to persons 16 years of age or older for the remaining payments of 2012-13 school year and for the 2013-14 school year, provided further that no more than $300,000 shall be available for remaining payments for the 2012-13 school year.

5,293,000 ............................................ (re. $94,000)

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
For case services provided to individuals with disabilities (21713)
... 70,000,000 ............................................ (re. $70,000,000)

For the independent living program (21856)
2,572,000 ............................................ (re. $2,572,000)

For the supported employment program (21741)
2,500,000 ............................................ (re. $2,500,000)

For grants to schools and other eligible entities for adult basic education, literacy, and civics education pursuant to the workforce investment act (21734) ... 48,704,000 ............. (re. $48,704,000)

By chapter 53, section 1, of the laws of 2014:
For case services provided to individuals with disabilities ............
70,000,000 ............................................ (re. $50,000,000)

For the independent living program ... 2,572,000 ............ (re. $2,494,000)

For the supported employment program ... 2,500,000 .... (re. $2,500,000)

For grants to schools and other eligible entities for adult basic education, literacy, and civics education pursuant to the workforce investment act ... 48,704,000 ............. (re. $23,537,000)

By chapter 53, section 1, of the laws of 2013:
For case services provided to individuals with disabilities ............
70,000,000 ............................................ (re. $40,000,000)
For the independent living program ... 2,572,000 ..... (re. $2,248,000)
For the supported employment program ... 2,500,000 .. (re. $1,308,000)
For grants to schools and other eligible entities for adult basic
education, literacy, and civics education pursuant to the workforce investment act ... 48,704,000 ...................... (re. $7,000,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
VESID Social Security Account - 20001

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
For the rehabilitation of social security disability beneficiaries (21852) ... 11,760,000 ...................... (re. $11,760,000)

By chapter 53, section 1, of the laws of 2014:
For the rehabilitation of social security disability beneficiaries ...
11,760,000 ...................... (re. $11,760,000)

By chapter 53, section 1, of the laws of 2013:
For the rehabilitation of social security disability beneficiaries ...
11,760,000 ...................... (re. $9,285,000)

By chapter 53, section 1, of the laws of 2012:
For the rehabilitation of social security disability beneficiaries ...
11,760,000 ...................... (re. $3,000,000)

CULTURAL EDUCATION PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
Aid to public libraries including aid to New York public library (NYPL) and NYPL's science industry and business library. Provided that, notwithstanding any provision of law, rule or regulation to the contrary, such aid, and the state's liability therefor, shall represent fulfillment of the state's obligation for this program (21846) ... 86,627,000 ...................... (re. $6,730,000)
For additional aid to public libraries for reimbursement of costs associated with the payment of the metropolitan commuter transportation mobility tax, subject to an allocation plan developed by the commissioner of education and approved by the director of the budget (21855) ... 1,300,000 ...................... (re. $1,300,000)
Aid to educational television and radio. Notwithstanding any provision of law, rule or regulation to the contrary, the amount appropriated herein shall represent fulfillment of the state's obligation for this program (21846) ... 14,002,000 ...................... (re. $1,451,000)

By chapter 53, section 1, of the laws of 2014:
Aid to public libraries including aid to New York public library (NYPL) and NYPL's science industry and business library. Provided that, notwithstanding any provision of law, rule or regulation to the contrary, such aid, and the state's liability therefor, shall represent fulfillment of the state's obligation for this program ...
81,627,000 ...................... (re. $59,000)

Special Revenue Fund - Federal
Federal Miscellaneous Operating Grants Fund
Federal Operating Grants Account - [25300] 25456
EDUCATION DEPARTMENT

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
For aid to public libraries pursuant to various federal laws including the library services technology act (21851) ........................ 5,400,000 ........................ (re. $5,400,000)

By chapter 53, section 1, of the laws of 2014:
For aid to public libraries pursuant to various federal laws including the library services technology act ........................ 5,400,000 ........................ (re. $2,885,000)

By chapter 53, section 1, of the laws of 2013:
For aid to public libraries pursuant to various federal laws including the library services technology act ........................ 5,400,000 ........................ (re. $2,200,000)

Special Revenue Funds - Other
New York State Local Government Records Management Improvement Fund
Local Government Records Management Account - 20501

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
Grants to individual local governments or groups of cooperating local governments as provided in section 57.35 of the arts and cultural affairs law (21849) ... 8,346,000 ........................ (re. $8,346,000)  
Aid for documentary heritage grants and aid to eligible archives, libraries, historical societies, museums, and to certain organizations including the state education department that provide services to such programs (21850) ... 461,000 ........................ (re. $461,000)

By chapter 53, section 1, of the laws of 2014:
Grants to individual local governments or groups of cooperating local governments as provided in section 57.35 of the arts and cultural affairs law ... 8,346,000 ........................ (re. $3,642,000)  
Aid for documentary heritage grants and aid to eligible archives, libraries, historical societies, museums, and to certain organizations including the state education department that provide services to such programs ... 461,000 ........................ (re. $404,000)

By chapter 53, section 1, of the laws of 2013:
Grants to individual local governments or groups of cooperating local governments as provided in section 57.35 of the arts and cultural affairs law ... 8,346,000 ........................ (re. $3,147,000)  
Aid for documentary heritage grants and aid to eligible archives, libraries, historical societies, museums, and to certain organizations including the state education department that provide services to such programs ... 461,000 ........................ (re. $20,000)

By chapter 53, section 1, of the laws of 2012:
Grants to individual local governments or groups of cooperating local governments as provided in section 57.35 of the arts and cultural affairs law ... 8,346,000 ........................ (re. $5,000,000)

OFFICE OF HIGHER EDUCATION AND THE PROFESSIONS PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
For liberty partnerships program awards as prescribed by section 612 of the education law as added by chapter 425 of the laws of 1988.
Notwithstanding any other section of law to the contrary, funding for such programs in the 2015-16 fiscal year shall be limited to the amount appropriated herein (21830) .................................

For higher education opportunity program awards. Funds appropriated herein shall be used by independent colleges to expand opportunities for the educationally and economically disadvantaged at independent institutions of higher learning (21832) .................................

26,614,920 ....................................... (re. $22,588,000)

For additional higher education opportunity program awards. Funds appropriated herein shall be used by independent colleges to expand opportunities for the educationally and economically disadvantaged at independent institutions of higher learning (21843) ............

2,991,000 ........................................... (re. $2,991,000)

For science and technology entry program (STEP) awards (21834) ........

11,845,180 ........................................ (re. $9,972,000)

For collegiate science and technology entry program (CSTEP) awards (21835) ... 8,975,890 ........................................ (re. $8,018,000)

For teacher opportunity corps program awards (21837) ............

450,000 ............................................. (re. $450,000)

For services and expenses of a foster youth initiative to ensure support is available through current post-secondary opportunity programs at public and independent institutions for foster youth including summer transition programs, and to provide foster youth with financial aid outreach, counseling services, and direct financial support. A portion of these funds may be suballocated to other state departments, agencies, the State University of New York, and the City University of New York (55913) ........................

1,500,000 ........................................... (re. $270,000)

For state financial assistance to expand high needs nursing programs at private colleges and universities in accordance with section 6401-a of the education law (21838) ... 941,000 ...... (re. $941,000)

For services and expenses of the national board for professional teaching standards certification grant program for the 2015-16 school year (21785) ... 368,000 ..................... (re. $368,000)

By chapter 53, section 1, of the laws of 2014:

For liberty partnerships program awards as prescribed by section 612 of the education law as added by chapter 425 of the laws of 1988. Notwithstanding any other section of law to the contrary, funding for such programs in the 2014-15 fiscal year shall be limited to the amount appropriated herein ... 12,918,260 .......... (re. $7,781,000)

For higher education opportunity program awards. Funds appropriated herein shall be used by independent colleges to expand opportunities for the educationally and economically disadvantaged at independent institutions of higher learning ... 24,996,040 .... (re. $5,070,000)

For teacher opportunity corps program awards ......................... 450,000 ............................................. (re. $360,000)

For services and expenses of the national board for professional teaching standards certification grant program for the 2014-15 school year ... 368,000 ..................... (re. $138,000)

For postsecondary aid to Native Americans to fund awards to eligible students. Notwithstanding any other provision of law to the contrary, the amount herein made available shall constitute the state's entire obligation for all costs incurred under section 4118 of the education law in state fiscal year 2014-15 ....................... 598,000 ............................................. (re. $297,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015:

For science and technology entry program (STEP) awards ............ 11,125,030 ........................................... (re. $3,567,000)
AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For collegiate science and technology entry program (CSTEP) awards ...
8,429,520 ........................................... (re. $2,778,000)

By chapter 53, section 1, of the laws of 2013:
For liberty partnerships program awards as prescribed by section 612
of the education law as added by chapter 425 of the laws of 1988.
Notwithstanding any other section of law to the contrary, funding for
such programs in the 2013-14 fiscal year shall be limited to the
amount appropriated herein ... 12,542,000 ........ (re. $1,630,000)
For higher education opportunity program awards. Funds appropriated
herein shall be used by independent colleges to expand opportunities
for the educationally and economically disadvantaged at independent
institutions of higher learning ... 24,268,000 .... (re. $1,851,000)
For science and technology entry program (STEP) awards ............... 10,801,000 ........................................... (re. $36,000)
For teacher opportunity corps program awards ........................... 450,000 ............................................. (re. $137,000)

For postsecondary aid to Native Americans to fund awards to eligible
students. Notwithstanding any other provision of law to the contra-
ry, the amount herein made available shall constitute the state's
entire obligation for all costs incurred under section 4118 of the
education law in state fiscal year 2013-14 .......................... 598,000 .............................................. (re. $25,000)

By chapter 53, section 1, of the laws of 2012:
For higher education opportunity program awards. Funds appropriated
herein shall be used by independent colleges to expand opportunities
for the educationally and economically disadvantaged at independent
institutions of higher learning ... 20,783,000 .... (re. $1,687,000)
For science and technology entry program (STEP) awards ............... 9,774,000 ............................................ (re. $18,000)
For teacher opportunity corps program awards ........................... 450,000 .............................................. (re. $17,000)
For services and expenses of the national board for professional
teaching standards certification grant program ..................... 368,000 ............................................. (re. $145,000)

By chapter 53, section 1, of the laws of 2011:
For higher education opportunity program awards. Funds appropriated
herein shall be used by independent colleges to expand opportunities
for the educationally and economically disadvantaged at independent
institutions of higher learning ... 20,783,000 ...... (re. $439,000)

By chapter 53, section 1, of the laws of 2010:
For higher education opportunity program awards. Funds appropriated
herein shall be used by independent colleges to expand opportunities
for the educationally and economically disadvantaged at independent
institutions of higher learning ... 20,783,000 .... (re. $1,233,000)

By chapter 53, section 1, of the laws of 2009, as amended by chapter
502, section 2, of the laws of 2009:
For higher education opportunity program awards. Funds appropriated
herein shall be used by independent colleges to expand opportunities
for the educationally and economically disadvantaged at independent
institutions of higher learning; provided, however, that the amount
of this appropriation available for expenditure and disbursement on
and after November 1, 2009 shall be reduced by 12.5 percent of the
amount that was undisbursed as of November 1, 2009 ............... 23,752,000 .......................................... (re. $364,000)
By chapter 53, section 1, of the laws of 2008, as amended by chapter 496, section 3, of the laws of 2008:
For higher education opportunity program awards. Funds appropriated herein shall be used by independent colleges to expand opportunities for the educationally and economically disadvantaged at independent institutions of higher learning, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008.

23,716,000
(re. $80,000)

By chapter 53, section 1, of the laws of 2007, as transferred by chapter 53, section 1, of the laws of 2011:
For services and expenses of the national board for professional teaching standards certification grant program for the 2007-08 school year.

500,000
(re. $116,000)

Special Revenue Funds - Federal
Federal Education Fund
Federal Department of Education Account - 25210

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
For grants to schools and other eligible entities for programs pursuant to various federal laws including: title II-A improving teacher quality program.
Notwithstanding any provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department, and interchanged to other accounts, to accomplish the purpose of this appropriation. A portion of this appropriation may be interchanged to other accounts, as needed to accomplish the intent of this appropriation (23419).

5,000,000
(re. $5,000,000)

By chapter 53, section 1, of the laws of 2014:
For grants to schools and other eligible entities for programs pursuant to various federal laws including: title II-A improving teacher quality program.
Notwithstanding any provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department, and interchanged to other accounts, to accomplish the purpose of this appropriation. A portion of this appropriation may be interchanged to other accounts, as needed to accomplish the intent of this appropriation.

5,000,000
(re. $3,400,000)

By chapter 53, section 1, of the laws of 2013:
For grants to schools and other eligible entities for programs pursuant to various federal laws including: title II-A improving teacher quality program.
Notwithstanding any provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department, and interchanged to other accounts, to accomplish the purpose of this appropriation. A portion of this appropriation may be interchanged to other accounts, as needed to accomplish the intent of this appropriation.

5,000,000
(re. $331,000)
By chapter 53, section 1, of the laws of 2015:

For services and expenses of remaining obligations for the 2014-15 school year for support for the operation of targeted prekindergarten for those providers not eligible to receive funding pursuant to section 3602-e of the education law and for support for providers continuing to operate such programs in the 2015-16 school year. Such funds shall be expended pursuant to a plan developed by the commissioner of education and approved by the director of the budget (21763) ... 1,303,000 ................. (re. $1,303,000)

For services and expenses of remaining obligations of a $14,260,000 teacher resources and computer training centers program for the 2014-15 school year (21712) ... 4,278,000 ........... (re. $2,349,000)

Funds appropriated herein shall be available for services and expenses of a $14,260,000 teacher resources and computer training center program for the 2015-16 school year (23445) .........................

9,982,000 ........................................... (re. $6,455,000)

For education of children of migrant workers for the 2015-16 school year (21764) ... 89,000 ...................... (re. $89,000)

For nonpublic school aid payable in the 2015-16 state fiscal year. Notwithstanding any provision of law, rule or regulation to the contrary, the amount appropriated herein represents the maximum amount payable during the 2015-16 state fiscal year (21769) .........

102,273,000 ....................................... (re. $101,689,000)

For aid payable for the 2013-14 school year for additional nonpublic school aid. Notwithstanding any inconsistent provision of law, funds appropriated herein shall be available for payment of aid heretofore accrued and hereafter to accrue (21770) .......................

47,374,000 ........................................ (re. $8,081,000)

For aid payable for additional nonpublic school aid. Notwithstanding any inconsistent provision of law funds appropriated herein shall be used as payment toward a multi-year plan recommended by the commissioner to address the prior year liabilities for the Comprehensive Attendance Policy program (23444) .........................

16,768,000 ........................................ (re. $1,000)

For aid payable for additional nonpublic school aid. Notwithstanding any inconsistent provision of law, funds appropriated herein shall be used as part of a multi-year plan recommended by the commissioner to address the prior year liabilities for the Comprehensive Attendance Policy program and providing that reimbursement of expenses beginning for the 2011-12 school year shall be calculated based on the parameters used to generate claims for the 2005-06 school year (55908) ... 5,000,000 ....................... (re. $3,541,000)

For academic intervention for nonpublic schools based on a plan to be developed by the commissioner of education and approved by the director of the budget (21771) ... 922,000 ............... (re. $922,000)

For services and expenses of Safety Equipment for Nonpublic Schools (21715) ... 4,500,000 ................................. (re. $4,500,000)

For services and expenses of the New York state center for school safety for the 2015-16 school year. Funds appropriated herein shall be used to operate a statewide center and shall be subject to an expenditure plan approved by the director of the budget (21774) ....

466,000 .................................................. (re. $466,000)

For services and expenses of the health education program for the 2015-16 school year. Funds appropriated herein shall be available for health-related programs including, but not limited to, those providing instruction and supportive services in comprehensive health education and/or acquired immune deficiency syndrome (AIDS)
education. Of the amounts appropriated herein, $86,000 shall be
available for the program previously operated as the school health
demonstration program. Notwithstanding any other provision of law to
the contrary, funds appropriated herein may be suballocated, subject
to the approval of the director of the budget, to any state agency
or department to accomplish the purpose of this appropriation
(21775) ... 691,000 ................................. (re. $691,000)

For competitive grants for the 2015-16 school year for extended day
programs and school violence prevention programs pursuant to section
2814 of the education law provided, however, notwithstanding any
inconsistent provisions of law, eligible entities receiving funds
for extended day programs may include not-for-profit organizations
working in collaboration with a public school or school district
(21776) ... 24,344,000 ........................... (re. $24,344,000)

For aid payable for the 2015-16 school year for support of county
vocational education and extension boards pursuant to section 1104
of the education law, provided, however, that notwithstanding any
inconsistent provision of law, rule, or regulation, any
apportionment of aid shall be based on a quota amounting to one-half
of the salary paid each teacher, director, assistant, and
supervisor, where such salary is attributable to a course of study
first submitted to the commissioner for approval pursuant to section
1103 of the education law on or before July 1, 2010, but not to
exceed the amount computed by the commissioner based upon an assumed
annualized salary equal to ten thousand five hundred dollars per
school year on account of the employment of such teacher, director,
assistant or supervisor and provided further that payment from this
appropriation shall first be made for approved claims for salary
expenses for the 2015-16 school year, and any amount remaining after
payment of such claims shall be available for payment of unpaid
claims for prior school years (21781) ... 932,000 ... (re. $754,000)

For services and expenses of the primary mental health project at the
children's institute for the 2015-16 school year (21778) ...........
894,000 ............................................. (re. $894,000)

For services and expenses associated with the math and science high
schools for the 2015-16 school year in the amount of $1,382,000,
provided that such funds shall be allocated equally among those
entities that received program funding for the 2007-08 school year
(21779) ... 1,382,000 ................................. (re. $1,382,000)

Funds appropriated herein shall be available for educational services
and expenses of the Syracuse city school district for the say yes to
education program (21800) ... 350,000 ............... (re. $350,000)

For services and expenses of the center for autism and related
disabilities at the state university of New York at Albany (21782)
... 740,000 ........................................... (re. $740,000)

For additional services and expenses of the center for autism and
related disabilities at the state university of New York at Albany
(21792) ... 500,000 ................................. (re. $500,000)

For postsecondary aid to Native Americans to fund awards to eligible
students. Notwithstanding any other provision of law to the
contrary, the amount herein made available shall constitute the
state's entire obligation for all costs incurred under section 4118
of the education law in state fiscal year 2015-16 (21833) ...........
598,000 ............................................ (re. $416,000)

Work Force Education. For partial reimbursement of services and
expenses per contract hour of work force education conducted by the
consortium for worker education (CWE), a private not-for-profit
corporation programs approved by the commissioner of education that
enable adults who are 21 years of age or older to obtain or retain
employment or improve their work skills capacity to enhance their
opportunities for increased earnings and advancement (21801) .......
11,500,000 ............................................ (re. $7,910,000)
For additional workforce education for the consortium for worker education (21802) ... 1,500,000 ....................... (re. $1,000)

For the early college high schools program for the 2015-16 school year, provided, however, that expenditure of funds appropriated herein shall support the continuation and expansion of the early college high schools program pursuant to a plan developed by the commissioner and approved by the director of the budget provided, further, that a portion of the payment to the early college high schools program awarded from this appropriation shall be available on a sliding scale based upon the number of college credits earned annually by participating students consistent with guidelines established by the commissioner. Provided further that, notwithstanding any provision of law to the contrary, higher education partners participating in an early college high schools program, or the entity/entities responsible for setting tuition at the institution, shall be authorized to set a reduced rate of tuition and/or fees, or to waive tuition and/or fees entirely, for students enrolled in such early college high schools program with no reduction in other state, local or other support for such students earning college credit that such higher education partner would otherwise be eligible to receive (56139) .........................

2,000,000 ......................................... (re. $2,000,000)

For services and expenses of a $490,000 2015-16 school year program for mentoring and tutoring operated by the Hillside Work-Scholarship Connection program, which is based on model programs proven to be effective in producing outcomes that include, but are not limited to, improved graduation rates, provided that such services shall be provided to students in one or more city school districts located in a city having a population in excess of 125,000 and less than 1,000,000 inhabitants (21804) ... 490,000 ........... (re. $490,000)

For educational services and expenses for DACA (Deferred Action for Childhood Arrivals) eligible out of school youth and young adults (56045) ... 1,000,000 ............................. (re. $1,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015, is hereby amended and appropriated to read:

For persistently failing schools transformation grants to school districts pursuant to a spending plan developed by the commissioner of education and approved by the director of the budget. Eligibility for such grants shall be limited to school districts containing a school or schools designated as persistently failing pursuant to paragraph (b) of subdivision 1 of section 211-f of the education law, provided that separate applications shall be required for each such school for which the school district requests a grant. Such grants shall support activities including but not limited to the following: (i) use of school buildings as community hubs to deliver co-located or school-linked academic, health, mental health, nutrition, counseling, legal and/or other services to students and their families; (ii) expansion, alteration or replacement of the school's curriculum and program offerings; (iii) extension of the school day and/or school year; (iv) professional development of teachers and administrators; (v) mentoring of at-risk students; and (vi) the actual and necessary expenses of the external receiver of the school. Provided that the commissioner shall confirm that any such eligible activity is aligned with the school's approved intervention model, comprehensive education plan or school intervention plan.

In determining the amount of such grants, the commissioner shall consider factors including but not limited to the enrollment of the school. Provided that for each of the persistently failing schools, the maximum annual grant in the 2015-16 and 2016-17 school years
shall be established by the state education department in the spending plan for such grants. A portion of such grants shall be available by July 1 of each such school year. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2017 (55906) ... 75,000,000 ......................... (re. $75,000,000)

Notwithstanding any inconsistent provision of law, the amount appropriated herein shall be available only to the extent that the unencumbered balance of the commercial gaming revenue account established by section 97-nnnn of the state finance law is less than the amount required to fully fund payments of general support for public schools to be made from funds appropriated from such account, provided that the state comptroller shall certify to the commissioner of education the amount of funds available in such account, (1) for the 2014-15 school year, by June 15, 2015 based on the amount of funds available as of June 1, 2015 and (2) for the 2015-16 school year, for the first such payment, by March 15, 2016 based on the amount of funds available as of March 1, 2016 and, for the second such payment by June 15, 2016 based on the amount of funds available as of June 1, 2016, and provided further that the commissioner shall notify the director of the budget no later than 15 days after receipt of such certification of the amounts, if any, payable pursuant to section 3609-h of the education law from such account and from this appropriation. Provided, however, that of the amount appropriated herein, no more than 50 percent shall be available for general support for public schools payments for the 2014-15 school year, and no more than 35 percent shall be available for such payments for the 2015-16 school year to be made in the 2015-16 state fiscal year. Provided that, notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on [June 30, 2016] March 31, 2017 (56140) ... 162,000,000 ......................... (re. $81,000,000)

The appropriation made by chapter 20, section 1 of subpart B of part B, of the laws of 2015, is hereby amended and reappropriated to read:
[The sum of two hundred fifty million dollars ($250,000,000) is hereby appropriated to the state education department out of any moneys in the state treasury in the general fund to the credit of the local assistance account, not otherwise appropriated, and made immediately available, for] For reimbursement to non-public schools for prior year expenses for performing state-mandated functions, including but not limited to the comprehensive attendance policy program. Provided, further, that up to twenty million dollars ($20,000,000) of the amount appropriated herein shall be available to pay additional liabilities of the comprehensive attendance policy program for the 2013-14 and 2014-15 school years. Notwithstanding any inconsistent provision of law, funds appropriated herein shall be used for such reimbursement in accordance with a methodology recommended by the commissioner of education to address prior year expenses of non-public schools for such state-mandated functions. Such moneys shall be payable on the audit and warrant of the comptroller on vouchers certified or approved by the director of the budget as submitted by the commissioner of education in the manner prescribed by law. Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, 2017 (55914) .............................. (re. $125,000,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of remaining obligations for the 2013-14 school year for support for the operation of targeted prekindergarten for those providers not eligible to receive funding pursuant to
section 3602-e of the education law and for support for providers continuing to operate such programs in the 2014-15 school year. Such funds shall be expended pursuant to a plan developed by the commissioner of education and approved by the director of the budget ... 1,303,000 ........................................ (re. $80,000)  

For services and expenses of remaining obligations of a $14,260,000 teacher resources and computer training centers program for the 2013-14 school year ... 4,278,000 ................ (re. $339,000)  
For nonpublic school aid payable in the 2014-15 state fiscal year. Notwithstanding any provision of law, rule or regulation to the contrary, the amount appropriated herein represents the maximum amount payable during the 2014-15 state fiscal year ............... 97,589,000 ........................................ (re. $7,000)  
For aid payable for the 2012-13 school year for additional nonpublic school aid. Notwithstanding any inconsistent provision of law, funds appropriated herein shall be available for payment of aid heretofore accrued and hereafter to accrue ... 45,204,000 .... (re. $3,672,000)  
For academic intervention for nonpublic schools based on a plan to be developed by the commissioner of education and approved by the director of the budget ... 922,000 .................. (re. $922,000)  
For services and expenses of Safety Equipment for Nonpublic Schools ... 4,500,000 ..................................... (re. $4,500,000)  
For services and expenses of the New York state center for school safety for the 2014-15 school year. Funds appropriated herein shall be used to operate a statewide center and shall be subject to an expenditure plan approved by the director of the budget ............ 466,000 .............................................. (re. $93,000)  
For services and expenses of the health education program for the 2014-15 school year. Funds appropriated herein shall be available for health-related programs including, but not limited to, those providing instruction and supportive services in comprehensive health education and/or acquired immune deficiency syndrome (AIDS) education. Of the amounts appropriated herein, $86,000 shall be available for the program previously operated as the school health demonstration program. Notwithstanding any other provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department to accomplish the purpose of this appropriation ...... 691,000 ............................................. (re. $260,000)  
For competitive grants for the 2014-15 school year for extended day programs and school violence prevention programs pursuant to section 2814 of the education law provided, however, notwithstanding any inconsistent provisions of law, eligible entities receiving funds for extended day programs may include not-for-profit organizations working in collaboration with a public school or school district ... 24,344,000 ........................................ (re. $2,339,000)  
For aid payable for the 2014-15 school year for support of county vocational education and extension boards pursuant to section 1104 of the education law, provided, however, that notwithstanding any inconsistent provision of law, rule, or regulation, any apportionment of aid shall be based on a quota amounting to one-half of the salary paid each teacher, director, assistant, and supervisor, where such salary is attributable to a course of study first submitted to the commissioner for approval pursuant to section 1103 of the education law on or before July 1, 2010, but not to exceed the amount computed by the commissioner based upon an assumed annualized salary equal to ten thousand five hundred dollars per school year on account of the employment of such teacher, director, assistant or supervisor and provided further that payment from this appropriation shall first be made for approved claims for salary expenses for the
2014-15 school year, and any amount remaining after payment of such claims shall be available for payment of unpaid claims for prior school years... 932,000 ................................. (re. $70,000)
For services and expenses of the primary mental health project at the children's institute for the 2014-15 school year .......... 894,000 .................................................... (re. $89,000)
For services and expenses associated with the math and science high schools for the 2014-15 school year in the amount of $1,382,000, provided that such funds shall be allocated equally among those entities that received program funding for the 2007-08 school year ...
... 1,382,000 .................................................... (re. $52,000)
For services and expenses of the center for autism and related disabilities at the state university of New York at Albany .......... 740,000 ....................................................... (re. $740,000)
For additional services and expenses for the center for autism and related disabilities at the state university of New York at Albany ...
... 500,000 ....................................................... (re. $190,000)
For the early college high schools program for the 2014-15 school year, provided, however, that expenditure of funds appropriated herein shall support the continuation and expansion of the early college high schools program pursuant to a plan developed by the commissioner and approved by the director of the budget provided, further, that a portion of the payment to the early college high schools program awarded from this appropriation shall be available on a sliding scale based upon the number of college credits earned annually by participating students consistent with guidelines established by the commissioner. Provided further that, notwithstanding any provision of law to the contrary, higher education partners participating in an early college high schools program, or the entity/entities responsible for setting tuition at the institution, shall be authorized to set a reduced rate of tuition and/or fees, or to waive tuition and/or fees entirely, for students enrolled in such early college high schools program with no reduction in other state, local or other support for such students earning college credit that such higher education partner would otherwise be eligible to receive ...
... 2,000,000 ....................................................... (re. $1,735,000)
For educational services and expenses for DACA (Deferred Action for Childhood Arrivals) eligible out of school youth and young adults ...
... 1,000,000 ....................................................... (re. $1,000,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of a $490,000 2014-15 school year program for mentoring and tutoring operated by the Hillside Work-Scholarship Connection program, which is based on model programs proven to be effective in producing outcomes that include, but are not limited to, improved graduation rates, provided that such services shall be provided to students in one or more city school districts located in a city having a population in excess of 125,000 and less than 1,000,000 inhabitants ... 490,000 ................. (re. $490,000)
The appropriation made by chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:
For phase-in of a five-year plan to implement a statewide universal full-day prekindergarten program in accordance with section 3602-ee of the education law, for the purpose of incentivizing and funding state-of-the-art innovative pre-kindergarten programs and to encourage program creativity through competition, provided that of the amounts appropriated herein, three hundred forty million dollars ($340,000,000) per year shall be available to reimburse school districts and/or eligible entities for the cost of awarded programs operating in the 2014-15 through [2016-17] 2017-18 school years;
provided further that if the program is oversubscribed in any region or regions of the state, (i) for new awards for any school year prior to the 2016-17 school year the department shall notify the division of the budget, which shall develop a plan for distribution of available slots within any oversubscribed regions, and (ii) for new awards for the 2016-17 school year and/or 2017-18 school year, the empire state pre-kindergarten grant board ("the board"), as established pursuant to a chapter of the laws of 2016, shall develop such oversubscription plan, where the board shall consist of three persons appointed by the governor, one each upon the recommendation of the temporary president of the senate and the speaker of the assembly, and shall act by a unanimous vote of its members; provided further that, of the annual amount appropriated herein, the subscription for the New York City region is three hundred million dollars ($300,000,000); provided further that up to 25 percent of a school district's and/or eligible entity's awarded funds shall be made available in the final quarter of the year in which services are provided as an advance on subsequent school year liabilities; provided further that funds appropriated herein shall only be awarded to school districts and/or eligible entities which meet requirements provided for in section 3602-ee of the education law.

Provided further that, notwithstanding the provisions of section 3602-ee of the education law to the contrary, providers awarded one-time start-up supplemental funds pursuant to a request for proposals process established by the State Education Department for the 2014-2015 school year shall be eligible for all such funds for the 2015-2016 school year to the extent such supplemental funds are used for (1) new and/or conversion universal full-day pre-kindergarten slots, including the incremental additional amounts for existing slots with certified teachers, pursuant to subdivision 14 of section 3602-ee of the education law in the 2015-2016 school year, or (2) the incremental additional award per pupil associated with certified teachers.

Provided further that the commissioner of education, or for new awards for the 2016-17 school year and/or 2017-18 school year the board, shall evaluate applications and make awards on a competitive basis based on merit and factors including but not limited to (i) curriculum, (ii) family engagement, (iii) learning environment, (iv) staffing patterns, (v) teacher education and experience, (vi) facility quality, (vii) physical well-being, health and nutrition, (viii) partnerships, and (ix) student and community need, in order to ensure quality of early childhood education.

Provided further that funds appropriated herein shall only be used to supplement and not supplant current local [expenditure's] expenditures of federal, state or local funds on prekindergarten programs and the number of placements in such programs from such sources and that current local expenditures shall include any local expenditures of federal, state or local funds used to supplement or extend services provided directly or via contract to eligible children enrolled in a universal pre-kindergarten program in accordance with section 3602-e of the education law. Notwithstanding any provision of law to the contrary, the funds appropriated herein shall only be available for a statewide universal full-day pre-kindergarten program and, as of July 1, 2016, may be suballocated or transferred to any other appropriation for the sole purpose of administering such program. Notwithstanding any provision of law to the contrary, programs that provide services for fewer than 180 days will be subject to the provisions of subdivision 16 of section 3602-e of the education law. Notwithstanding section 40 of
By chapter 53, section 1, of the laws of 2013:
For services and expenses of remaining obligations of a $10,220,000
teacher resources and computer training centers program for the
2012-13 school year ... 3,066,000 ....................... (re. $249,000)
Funds appropriated herein shall be available for services and expenses
of a $14,260,000 teacher resources and computer training center
program for the 2013-14 school year ..........................
9,982,000 ............................................ (re. $47,000)
For nonpublic school aid payable in the 2013-14 state fiscal year.
Notwithstanding any provision of law, rule or regulation to the
contrary, the amount appropriated herein represents the maximum
amount payable during the 2013-14 state fiscal year ..............
94,016,000 ............................................ (re. $1,000)
For aid payable for the 2011-12 school year for additional nonpublic
school aid. Notwithstanding any inconsistent provision of law, funds
appropriated herein shall be available for payment of aid heretofore
accrued and hereafter to accrue ... 34,549,000 .... (re. $1,794,000)
For academic intervention for nonpublic schools based on a plan to be
developed by the commissioner of education and approved by the
director of the budget ... 922,000 .................. (re. $922,000)
For services and expenses of Safety Equipment for Nonpublic Schools
... 4,500,000 ........................................... (re. $1,383,000)
For services and expenses of the New York state center for school
safety for the 2013-14 school year. Funds appropriated herein shall
be used to operate a statewide center and shall be subject to an
expenditure plan approved by the director of the budget ..........
466,000 ............................................. (re. $466,000)
For services and expenses of the health education program for the
2013-14 school year. Funds appropriated herein shall be available
for health-related programs including, but not limited to, those
providing instruction and supportive services in comprehensive
health education and/or acquired immune deficiency syndrome (AIDS)
education. Of the amounts appropriated herein, $86,000 shall be
available for the program previously operated as the school health
demonstration program. Notwithstanding any other provision of law to
the contrary, funds appropriated herein may be suballocated, subject
to the approval of the director of the budget, to any state agency
or department to accomplish the purpose of this appropriation ...
691,000 ............................................. (re. $621,000)
For competitive grants for the 2013-14 school year for extended day
programs and school violence prevention programs pursuant to section
2814 of the education law provided, however, notwithstanding any
inconsistent provisions of law, eligible entities receiving funds
for extended day programs may include not-for-profit organizations
working in collaboration with a public school or school district ...
24,344,000 ........................................ (re. $3,174,000)
For services and expenses associated with the math and science high
schools for the 2013-14 school year in the amount of $1,382,000,
provided that such funds shall be allocated equally among those
entities that received program funding for the 2007-08 school year
... 1,382,000 ....................................... (re. $180,000)
Funds appropriated herein shall be available for educational services
and expenses of the Syracuse city school district for the say yes to
education program ... 350,000 .......................... (re. $2,000)
For services and expenses of the center for autism and related disa-
abilities at the state university of New York at Albany .........
740,000 ............................................. (re. $42,000)

the state finance law or any provision of law to the contrary, this
appropriation shall remain in full force and effect to the maximum
extent allowed by law ... 1,500,000,000 ........ (re. $1,468,872,000)
EDUCATION DEPARTMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For additional aid for the center for autism and related disabilities at the state university of New York at Albany ......................
250,000 ...................................................(re. $1,000)

For educational services and expenses for DACA (Deferred Action for
Childhood Arrivals) eligible out of school youth and young adults
... 1,000,000 .............................................. (re. $1,000,000)

By chapter 53, section 1, of the laws of 2013, as amended by chapter 53,
section 1, of the laws of 2015:
For services and expenses of a $490,000 2013-14 school year program
for mentoring and tutoring operated by the Hillside Work-Scholarship
Connection program, which is based on model programs proven to be
effective in producing outcomes that include, but are not limited to,
 Improved graduation rates, provided that such services shall be
provided to students in one or more city school districts located in
a city having a population in excess of 125,000 and less than
1,000,000 inhabitants ... 490,000 ................... (re. $490,000)

By chapter 53, section 1, of the laws of 2012:
For nonpublic school aid payable in the 2012-13 state fiscal year.
Notwithstanding any provision of law, rule or regulation to the
contrary, the amount appropriated herein represents the maximum
amount payable during the 2012-13 state fiscal year .................
90,400,000 ...................................................(re. $6,000)

For aid payable for additional nonpublic school aid. Notwithstanding
any inconsistent provision of law, funds appropriated herein shall
be available for payment of aid heretofore accrued and hereafter
to accrue provided that, notwithstanding any provision of law, rule or
regulation to the contrary, the amount appropriated herein repres-
ents the maximum amount payable during the 2012-13 state fiscal year
... 26,220,000 ............................................ (re. $125,000)

For academic intervention for nonpublic schools based on a plan to be
developed by the commissioner of education and approved by the
director of the budget ... 922,000 ..................... (re. $922,000)

For services and expenses of the New York state center for school
safety for the 2012-13 school year. Funds appropriated herein shall
be used to operate a state-wide center and shall be subject to an
expenditure plan approved by the director of the budget ............
466,000 ...................................................(re. $30,000)

For services and expenses of the health education program for the
2012-13 school year. Funds appropriated herein shall be available
for health-related programs including, but not limited to, those
providing instruction and supportive services in comprehensive
health education and/or acquired immune deficiency syndrome (AIDS)
education. Of the amounts appropriated herein, $86,000 shall be
available for the program previously operated as the school health
demonstration program. Notwithstanding any other provision of law to
the contrary, funds appropriated herein may be suballocated, subject
to the approval of the director of the budget, to any state agency
or department to accomplish the purpose of this appropriation ...
691,000 ...................................................(re. $398,000)

For competitive grants for the 2012-13 school year for extended day
programs and school violence prevention programs pursuant to section
2814 of the education law, however, notwithstanding any
inconsistent provisions of law, eligible entities receiving funds
for extended day programs may include not-for-profit organizations
working in collaboration with a public school or school district ...
24,344,000 ............................................. (re. $5,608,000)

For aid payable for the 2012-13 school year for support of county
vocational education and extension boards pursuant to section 1104
of the education law, provided, however, that notwithstanding any
inconsistent provision of law, rule, or regulation, any apportion-
By chapter 53, section 1, of the laws of 2011:
Funds appropriated herein shall be available for services and expenses of a $20,440,000 teacher resources and computer training centers program for the 2011-12 school year provided that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with any other item of appropriation for general support for public schools within the general fund local assistance account elementary, middle, secondary and continuing education program. Notwithstanding any other law, rule or regulation to the contrary, funds appropriated herein shall be available for payment of liabilities hereafter to accrue ... 14,308,000 ........................................ (re. $1,093,000)
For services and expenses of remaining obligations for the 2010-11 school year for support for the operation of targeted prekindergarten for those providers not eligible to receive funding pursuant to section 3602-e of the education law and for support for providers continuing to operate such programs in the 2011-12 school year. Such funds shall be expended pursuant to a plan developed by the commissioner of education and approved by the director of the budget ... 1,303,000 ....................................... (re. $978,000)
For aid payable for the 2011-12 school year for support of county vocational education and extension boards pursuant to section 1104 of the education law, provided, however, that notwithstanding any inconsistent provision of law, rule, or regulation, any apportionment of aid shall be based on a quota amounting to one-half of the salary paid each teacher, director, assistant, and supervisor, where such salary is attributable to a course of study first submitted to the commissioner for approval pursuant to section 1103 of the education law on or before July 1, 2010, but not to exceed the amount computed by the commissioner based upon an assumed annualized salary equal to ten thousand five hundred dollars per school year on account of the employment of such teacher, director, assistant or supervisor ... 932,000 ........................................... (re. $22,000)
For aid payable for additional nonpublic school aid. Notwithstanding any inconsistent provision of law, funds appropriated herein shall be available for payment of aid heretofore accrued and hereafter to accrue provided that, notwithstanding any provision of law, rule or regulation to the contrary, the amount appropriated herein represents the maximum amount payable during the 2011-12 state fiscal year ... 26,220,000 ........................................... (re. $4,000)
EDUCATION DEPARTMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For academic intervention for nonpublic schools based on a plan to be developed by the commissioner of education and approved by the director of the budget ... 922,000 .................... (re. $922,000)

For services and expenses of the New York state center for school safety for the 2011-12 school year. Funds appropriated herein shall be used to operate a statewide center and shall be subject to an expenditure plan approved by the director of the budget ................ 466,000 ............................................. (re. $5270,000)

For services and expenses of the health education program for the 2011-12 school year. Funds appropriated herein shall be available for health-related programs including, but not limited to, those providing instruction and supportive services in comprehensive health education and/or acquired immune deficiency syndrome (AIDS) education. Of the amounts appropriated herein, $86,000 shall be available for the program previously operated as the school health demonstration program. Notwithstanding any other provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department to accomplish the purpose of this appropriation ...... 691,000 ............................................. (re. $5327,000)

For competitive grants for the 2011-12 school year for extended day programs and school violence prevention programs pursuant to section 2814 of the education law provided, however, notwithstanding any inconsistent provisions of law, eligible entities receiving funds for extended day programs may include not-for-profit organizations working in collaboration with a public school or school district ... 24,344,000 ............................................. (re. $11,172,000)

For the smart scholars early college high school program, provided, however that expenditure of funds herein shall be subject to a payment schedule developed by the commissioner and approved by the director of budget ... 6,000,000 .................. (re. $1,109,000)

The appropriation made by chapter 53, section 1, of the laws of 2011, as amended by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For a school district management efficiency awards program. Funds appropriated herein shall be used to provide competitive awards to school districts based on a plan developed by the commissioner and approved by the director of the budget. Provided that such funds may only be awarded to a school district which demonstrates that it has implemented one or more long term efficiencies within two years prior to a response to a request for proposal or during the current school year in school district management, operations, procurement practices or other cost savings measures and will not result in an increase in cost to the state or the locality and: (i) have resulted or will result in a significant reduction in total operating expenses compared to the prior year and/or significant reductions in the administrative component, or the equivalent, of the school district budget and/or transportation operating expenses and/or transportation capital expenses and/or other non-personal service costs included in the program component of the school district budget compared to the prior year; and (ii) are expected to result in substantial and recurring cost savings in total operating expenses and/or recurring significant reductions in administrative expenditures, or the equivalent, and/or transportation operating expenses and/or transportation capital expenses and/or other non-personal service costs included in the program component of the school district budget in future years; provided further that, a school district that submits documentation that has been approved by the commissioner by September 1 of 2013 and of each school year in which a payment is made from this appropriation demonstrating that it has fully implemented new standards and procedures for conducting annual
professional performance reviews of classroom teachers and building
principals to determine teacher and principal effectiveness shall
receive bonus points in the scoring of its grant application.
Provided further that, notwithstanding any provision of law to the
contrary, in addition to the competitive awards amount as defined in
paragraph ee of subdivision 1 of section 3602 of the education law,
a minimum of $37,500,000 shall be available for the payment of grant
awards made in the 2013-14 school year, with additional amounts to
be made available in the 2014-15 through [2016-17] 2017-18 state
fiscal years as necessary to continue such awards, make an
additional round of awards pursuant to subdivision 6-a of section
3641 of the education law in the 2014-15 school year not to exceed
the amount awarded in the 2013-14 school year pursuant to such
subdivision 6-a, and make additional master teachers awards to the
extent that the master teachers program authorized herein would not
otherwise expend the maximum school year amount authorized herein;
and such $37,500,000 shall be made available for $12,500,000 of
prekindergarten grants, $10,000,000 of school-wide extended learning
grants, $7,500,000 of community schools grants, $5,500,000 for a
master teacher program and $2,000,000 for the early college high
school program; provided, however, that no school district shall
receive any portion of the funds appropriated herein unless it shall
have submitted documentation that has been approved by the
commissioner by September 1 of 2013 and of each school year in which
a payment to such district from this appropriation would otherwise
be made demonstrating that it has fully implemented new standards
and procedures for conducting annual professional performance
reviews of classroom teachers and building principals to determine
teacher and principal effectiveness.
Provided, further, that notwithstanding any provision of law to the
contrary, the $12,500,000 appropriated herein available for full-day
and half-day pre-kindergarten grants shall be awarded, based on a
request for proposals developed by the commissioner and approved by
the director of the budget, to school districts to establish new
full-day and half-day pre-kindergarten placements and/or to convert
existing half-day pre-kindergarten placements into full-day place-
ments; provided that preference shall be granted for full-day place-
ments while ensuring that a portion of grants include half-day
placements based on eligible applications; and provided, further,
that such grants shall only be used to supplement, not supplant
existing pre-kindergarten programs, and provided further, however,
that any portion of such $12,500,000 that is not awarded shall
remain available for subsequent awards in the 2013-14 school year or
for full-day and half-day pre-kindergarten grants to be awarded in
subsequent school years. Provided, further, that such grants from
funds appropriated herein shall be awarded based on factors includ-
ing, but not limited to, the following: (i) measures of school
district need, (ii) measures of the need of students to be served by
each of the school districts, (iii) the school district's proposal
to target the highest need schools and students, (iv) the extent to
which the district's proposal would prioritize funds to maximize the
total number of eligible children in the district served in pre-kin-
dergarten programs, and (v) proposal quality. Provided, however,
that full-day and half-day pre-kindergarten grants appropriated
herein shall only be available to support programs (i) that provide
instruction for at least five hours per school day for full-day
pre-kindergarten programs and at least two and one-half hours per
school day for half-day pre-kindergarten programs; (ii) that agree
to offer instruction consistent with the New York state pre-kinder-
garten foundation for the common core standards within three years;
(iii) that ensure that, to the extent community-based providers are
part of such program, such providers meet the requirements of para-
graphs d-1 and d-2 of subdivision 12 of section 3602-e of the education law; and (iv) that otherwise comply with all of the same rules and requirements as universal pre-kindergarten programs pursuant to section 3602-e of the education law except as modified herein. Provided, further, that a school district's pre-kindergarten grant shall equal the product of (A) (i) two multiplied by the approved number of new full-day pre-kindergarten placements plus (ii) the approved number of half-day pre-kindergarten placement conversions and new half-day pre-kindergarten placements, and (B) the district's selected aid per pre-kindergarten pupil pursuant to subparagraph i of paragraph b of subdivision 10 of section 3602-e of the education law; provided, however, that no district shall receive a grant in excess of the total actual grant expenditures incurred by the district in the current school year as approved by the commissioner. Provided, further, that as a condition of eligibility for receipt of such funding, a school district shall agree to adopt approved quality indicators within two years, including, but not limited to, valid and reliable measures of environmental quality, the quality of teacher-student interactions and child outcomes, and ensure that any such assessment of child outcomes shall not be used to make high-stakes educational decisions for individual children. Provided, further, that no school district shall receive more than forty percent of the total pre-kindergarten grant allocation.

Provided, further, that notwithstanding any provision of law to the contrary, the $10,000,000 appropriated herein available for school-wide extended learning grants shall be awarded to school districts or school districts in collaboration with not-for-profit community-based organizations based on responses to a request for proposals for planning and implementation grants that is (i) developed by the commissioner; (ii) approved by the director of the budget; and (iii) issued by the commissioner. Provided, further, that such grants shall be awarded based on factors including, but not limited to, the following: (i) the school district's proposal to target the schools and students with the greatest need, and (ii) proposal quality. Provided, further, that to assess proposal quality in order to award implementation grant funding, the commissioner shall take into account factors including, but not limited to: (i) the extent to which the school district's proposal would maximize the use of the additional learning time through a comprehensive restructuring of the school day and/or year, (ii) the extent to which the proposal would provide additional learning time for students in grades six through eight, and (iii) how the additional learning time would be utilized, including, but not limited to, additional time spent on core academics. Provided, however, that no district shall be eligible to receive a school-wide extended learning grant unless its proposal would increase student learning time by at least 25 percent. Provided, further, that a school district's schoolwide extended learning implementation grant shall equal its average daily attendance in the school-wide extended learning program multiplied by the expected cost per pupil of the additional learning time; provided, further, that the expected cost per pupil of the additional learning time shall equal the greater of $1,500 or (A) the quotient of (i) the school district's approved operating expense, pursuant to paragraph t of subdivision 1 of section 3602 of the education law, for the year prior to the base year, divided by (ii) the district's public school district enrollment, pursuant to subparagraph (2) of paragraph n of such subdivision, for the year prior to the base year, multiplied by (B) 10 percent (0.10), multiplied by (C) the quotient of (i) the average of the national consumer price indexes determined by the United States department of labor for the 12-month period preceding January first of the base year, divided by (ii) the average of the national consumer price indexes
determined by the United States department of labor for the 12-month
period preceding January first of the year two years prior to the
base year; provided, however, that in extraordinary cases the
commissioner may award a grant that exceeds the per pupil limit
described above; provided further, however, that no district shall
receive a grant in excess of the total actual grant expenditures
incurred by the district in the current school year as approved by
the commissioner. Provided, further, that no school district shall
receive more than forty percent of the total school-wide extended
learning grant allocation.

Provided, further, that notwithstanding any provision of law to the
contrary, the $7,500,000 appropriated herein available for community
schools grants shall be awarded, based on a request for proposals
(i) developed by the state council on children and families in coor-
dination with the commissioner, (ii) approved by the director of the
budget and (iii) issued by the commissioner, to school districts, or
in a city with a population of one million or more an eligible enti-
ty, to improve student outcomes through the implementation of commu-
nity schools programs that use school buildings as community hubs to
deliver co-located or school-linked academic, health, mental health,
nutrition, counseling, legal and/or other services to students and
their families. In a city with a population of one million or more,
eligible entities shall mean the city school district of the city of
New York, or not-for-profit organizations, which shall include not-
for-profit community-based organizations. An eligible entity that is
a not-for-profit may apply for a community school grant provided
that it collaborates with the city school district of the city of
New York and receives the approval of the chancellor of the city school district of the city of
New York. Provided, further, that such grants shall be awarded based on factors including, but not
limited to, the following: (i) measures of school district need,
(ii) measures of the need of students to be served by each of the
school districts, (iii) the school district's proposal to target the
highest need schools and students, (iv) the sustainability of the
proposed community schools program, and (v) proposal quality.
Provided, further, that to assess proposal quality in order to award
such funding, the commissioner shall take into account factors
including, but not limited to: (i) the extent to which the school
district's proposal would provide such community services through
partnerships with local governments and non-profit organizations,
(ii) the extent to which the proposal would provide for delivery of
such services directly in school buildings, (iii) the extent to
which the proposal articulates how such services would facilitate
measurable improvement in student and family outcomes, (iv) the
extent to which the proposal articulates and identifies how existing
funding streams and programs would be used to provide such community
services, and (v) the extent to which the proposal ensures the safety
of all students, staff and community members in school buildings.
Provided, however, that community schools
grants appropriated herein shall be paid to school districts in
installments upon successful implementation of each phase of a
school district's approved proposal. Provided, further, that no
school district shall receive more than forty percent of the total
community schools grant allocation, and that each individual commu-
nity school site shall be limited to a maximum grant of $500,000.

Provided, further, that notwithstanding any provision of law to the
contrary, the $5,500,000 appropriated herein available for a master
teachers program shall support the award of stipends of $15,000 per
annum over four years to individual high-performing teachers in
math, science and related fields, and of related costs, administered
by the state university of New York pursuant to a plan developed in
consultation with the commissioner, who shall consult with appropri-
ate state organizations representing K-12 public school teachers and
approved by the director of the budget, to build a corps of
outstanding math, science and related fields teachers in order to
improve the quality of instruction at public secondary schools.
Such plan for use of funding appropriated herein shall: (i) estab-
lish an application process; (ii) guidelines by which applications
from eligible teachers shall be evaluated, which shall include, but
not be limited to, achievement of a rating of highly effective on
the annual professional performance review; and (iii) provide peri-
odic opportunities for professional development for successful
applicants. Provided, further, that priority shall be given to
applicants in regions of the state where a similar program is not
otherwise offered. Notwithstanding any provision of law to the
contrary, upon approval of the director of the budget, such
$5,500,000 of master teachers program funding may be sub-allocated,
interchanged, transferred or otherwise made available to the state
university of New York for the [sole purpose] services and expenses
of administering such program. Nothing herein shall be construed to
limit the rights of labor organizations representing teachers to
collectively bargain terms and conditions pursuant to article 14 of
the civil service law.
Provided, further, that notwithstanding any provision of law to the
contrary, the $2,000,000 appropriated herein available for the early
college high school program shall support the continuation and
expansion of such program pursuant to a plan developed by the
commissioner and approved by the director of the budget. Provided,
however, that a portion of the payments to early college high school
programs awarded funding from this appropriation shall be awarded on
a sliding scale based upon the number of college credits earned
annually by participating students, consistent with guidelines
established by the commissioner. Provided further that, notwith-
standing any provision of law to the contrary, higher education
partners participating in an early college high schools program, or
the entity/entities responsible for setting tuition at the institu-
tion, shall be authorized to set a reduced rate of tuition and/or
fees, or to waive tuition and/or fees entirely, for students
enrolled in such early college high schools program with no
reduction in other state, local or other support for such students
earning college credit that such higher education partner would
otherwise be eligible to receive.
Provided further that, notwithstanding any provision of law to the
contrary, of the amount appropriated herein, a minimum of
$12,500,000 per year shall be available in the 2014-15 through
[2016-17] 2017-18 school years for the payment of grant awards as
follows: $2,500,000 of pathways in technology early college high
school program grants and $10,000,000 of teacher excellence fund
grants; provided further that, notwithstanding any provision of law
to the contrary, such $12,500,000, plus any other amounts so
designated in other items of appropriation within the general fund
local assistance account office of prekindergarten through grade
twelve education program, shall constitute the competitive awards
amount authorized for the 2013-14 school year by chapter 53 of the
laws of 2013.
Provided further that, notwithstanding any provision of law to the
contrary, the $2,500,000 appropriated herein available for pathways
in technology early college high school (P-TECH) program grants
shall be awarded pursuant to a plan developed by the commissioner
and approved by the director of the budget, provided that such plan
shall include but not be limited to (i) assurances that K-12, higher
education and private-sector partners commit to the required
elements and responsibilities of a P-TECH program, (ii) provisions
to ensure regional diversity of grant recipients, and (iii) priority
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for P-TECH programs serving students in academically challenged
school districts; provided further that the commissioner shall make
available the request for proposals for such program on or before
May fifteenth and the commissioner shall issue awards on or before
August fifteenth; and provided further that a portion of the
payments to P-TECH programs awarded funding from this appropriation
shall be made on a sliding scale based upon the number of college
credits earned annually by participating students, consistent with
guidelines established by the commissioner. Provided further that,
notwithstanding any provision of law to the contrary, higher educa-
tion partners participating in a P-TECH program, or the
entity/entities responsible for setting tuition at the institution,
shall be authorized to set a reduced rate of tuition and/or fees, or
to waive tuition and/or fees entirely, for students enrolled in such
P-TECH program with no reduction in other state, local or other
support for such students earning college credit that such higher
education partner would otherwise be eligible to receive.

Provided further that, notwithstanding any provision of law to the
contrary, the $10,000,000 appropriated herein available for teacher
excellence fund grants shall be awarded to eligible school districts
pursuant to a request for proposals based on a plan developed by the
commissioner and approved by the director of the budget; provided
that such plan shall include an application for award of such grants
to such eligible school districts to provide annual teacher excel-
ence fund performance awards of up to $20,000 to eligible teachers
rated as "highly effective" on the most recent annual professional
performance review, in accordance with the requirements of section
3012-d of the education law and the regulations of the commissioner,
pursuant to such districts' approved applications; provided that in
making such grants the commissioner shall prioritize school
districts' applications based on factors including but not limited
to (i) the extent to which the school district's application would
recognize and reward such teachers in school buildings with the
greatest academic need, in difficult-to-staff subject or
certification areas and grade levels, and at critical points in a
teacher's career in order to encourage highly effective teachers to
remain in the classroom, and (ii) the quality of the school
district's application; and provided further that the commissioner
shall make available the application for such grants on or before
May fifteenth and the commissioner shall issue grant awards an
agreed-to schedule.

Provided further that, notwithstanding any provision of law to the
contrary, of the amount appropriated herein, a minimum of
$23,500,000 per year shall be available in the 2015-16 [and 2016-17]
through 2017-18 school years for the payment of grant awards as
follows: $15,000,000 for prekindergarten grants, $2,500,000 for an
expanded master teacher program, $1,500,000 of pathways in
technology early college high school program grants, $1,500,000 for
a school district teacher residency program, $1,500,000 for a New
York state masters-in-education teacher incentive scholarship
program, and $1,500,000 for QUALITYstarsNY; provided further that,
notwithstanding any provision of law to the contrary, such
$23,500,000, plus any other amounts so designated in other items of
appropriation within the general fund local assistance account
office of prekindergarten through grade twelve education program,
shall constitute the competitive awards amount authorized for the
2015-16 school year.

Provided, further, that notwithstanding any provision of law to the
contrary, the $15,000,000 appropriated herein available for grants
to full-day and half-day pre-kindergarten programs for three-year-
old and four-year-old children shall be awarded, based on a request
for proposals developed by the commissioner and approved by the
director of the budget, to school districts to establish new full-day and half-day prekindergarten placements for three-year-olds and four-year-olds; provided that such grants shall only be used to supplement, not supplant existing pre-kindergarten programs; and provided further, however, that any portion of such $15,000,000 that is not awarded shall remain available for subsequent awards in the 2015-16 school year or for full-day and half-day pre-kindergarten grants to be awarded in subsequent school years. Provided, further, that such grants from funds appropriated herein shall be awarded based on factors including, but not limited to, the following: (i) measures of school district need, (ii) measures of the need of students to be served by each of the school districts, (iii) the school district's proposal to target the highest need schools and students, (iv) the extent to which the district's proposal would prioritize funds to maximize the total number of eligible children in the district served in pre-kindergarten programs, and (v) proposal quality. Provided, however, that full-day and half-day pre-kindergarten grants appropriated herein shall only be available to support programs (i) that provide instruction for at least five hours per school day for full-day pre-kindergarten programs and at least two and one-half hours per school day for half-day pre-kindergarten programs; (ii) that agree to offer instruction consistent with the New York state pre-kindergarten foundation for the common core standards; (iii) that ensure that, to the extent community-based providers are part of such program, such providers meet the requirements of paragraphs d-1 and d-2 of subdivision 12 of section 3602-e of the education law; and (iv) that otherwise comply with all of the same rules and requirements as universal pre-kindergarten programs pursuant to section 3602-e of the education law except as modified herein; provided that notwithstanding paragraph c of subdivision 1 of section 3602-e of the education law notwithstanding, for the purposes of this appropriation, an eligible child shall be a resident child who is three years of age on or before December first of the year in which he or she is enrolled. Provided, further, that as a condition of eligibility for receipt of such funding for three-year-olds, a school district must currently offer a prekindergarten program for four-year-old children, or children who would otherwise be eligible under paragraph c of subdivision 1 of section 3602-e of the education law; provided, further, that a school district may apply for only as many full-day or half-day placements for three-year-old children as it currently offers for four-year-old children, or children who would otherwise be eligible under paragraph c of subdivision 1 of section 3602-e of the education law. Provided, further, that a school district's grant for three-year-old and four-year-old prekindergarten shall equal the product of (A) (i) two multiplied by the approved number of new full-day pre-kindergarten placements plus (ii) the approved number of new half-day pre-kindergarten placements, and (B) the district's selected aid per pre-kindergarten pupil pursuant to subparagraph i of paragraph b of subdivision 10 of section 3602-e of the education law; provided, however, that no district shall receive a grant in excess of the total actual grant expenditures incurred by the district in the current school year as approved by the commissioner. Provided, further, that as a condition of eligibility for receipt of such funding a school district shall agree to adopt approved quality indicators within two years, including, but not limited to, valid and reliable measures of environmental quality, the quality of teacher-student interactions and child outcomes, and ensure that any such assessment of child outcomes shall not be used to make high-stakes educational decisions for individual children. Provided, further, that no school district shall receive more than forty percent of the total pre-kindergarten for three-year-old and four-year-old children grant allocation.
Provided, further, that notwithstanding any provision of law to the contrary, the $2,500,000 appropriated herein available for an expanded master teachers program shall support the award of stipends of $15,000 per annum over four years to individual high-performing teachers, and of related costs, administered by the state university of New York pursuant to a plan developed in consultation with the commissioner, who shall consult with appropriate state organizations representing K-12 public school teachers and approved by the director of the budget, to build a corps of outstanding teachers in order to improve the quality of instruction at public secondary schools.

Such plan for use of funding appropriated herein shall: (i) allocate at least 80 percent of such stipends to high-performing teachers in math, science and related fields and up to 20 percent of such stipends to high performing teachers with an extension to their content area certificate in bilingual education or who hold certification in English as a Second Language and high-performing teachers with dual certification in a content area and special education; (ii) establish an application process; (iii) guidelines by which applications from eligible teachers shall be evaluated, which shall include, but not be limited to, achievement of a rating of highly effective on the annual professional performance review; and (iv) provide periodic opportunities for professional development for successful applicants. Provided, further, that priority shall be given to applicants in regions of the state where a similar program is not otherwise offered. Notwithstanding any provision of law to the contrary, upon approval of the director of the budget, such $2,500,000 of master teachers program funding may be sub-allocated, interchanged, transferred or otherwise made available to the state university of New York for the [sole purpose] services and expenses of administering such program. Nothing herein shall be construed to limit the rights of labor organizations representing teachers to collectively bargain terms and conditions pursuant to article 14 of the civil service law.

Provided further that, notwithstanding any provision of law to the contrary, the $1,500,000 appropriated herein available for pathways in technology early college high school (P-TECH) program grants shall be awarded pursuant to a plan developed by the commissioner and approved by the director of the budget, provided that such plan shall include but not be limited to (i) assurances that K-12, higher education and private-sector partners commit to the required elements and responsibilities of a P-TECH program, (ii) provisions to ensure regional diversity of grant recipients, and (iii) priority for P-TECH programs serving students in academically challenged school districts; provided further that the commissioner shall make available the request for proposals for such program on or before May fifteenth and the commissioner shall issue awards on or before August fifteenth; and provided further that a portion of the payments to P-TECH programs awarded funding from this appropriation shall be made on a sliding scale based upon the number of college credits earned annually by participating students, consistent with guidelines established by the commissioner. Provided further that in connection with such guidelines, the commissioner shall execute a memorandum of understanding with the state university of New York and the city university of New York to develop common data collection, sharing and reporting mechanisms based on student-level data for students enrolled in P-TECH and smart scholars early college high school programs. Provided further that, notwithstanding any provision of law to the contrary, higher education partners participating in a P-TECH program, or the entity/entities responsible for setting tuition at the institution, shall be authorized to set a reduced rate of tuition and/or fees, or to waive tuition and/or fees entirely, for students enrolled in such P-TECH program.
with no reduction in other state, local or other support for such
students earning college credit that such higher education partner
would otherwise be eligible to receive.
Provided, further, that notwithstanding any provision of law to the
contrary, the $1,500,000 appropriated herein available for a school
district teacher residency program shall be used to provide resident
teachers with the professional development and training to make an
immediate impact in schools in the state, pursuant to a plan devel-
oped by the commissioner and approved by the director of the budget.
Provided, further, that such plan shall establish a process for
selection of experienced nonprofit entities to manage the program.
Provided, further, that no school district shall receive more than
forty percent of the total grant allocation.
Provided, further, that notwithstanding any provision of law to the
contrary, $1,500,000 of the amount appropriated herein shall be made
available for payment of New York state masters-in-education teacher
incentive scholarship program awards. Provided, further, that eligi-
bility for an award under this appropriation shall be limited to
students who are matriculated in an approved master's degree in
education program at a New York state public institution of higher
education leading to a career as a teacher in public elementary or
secondary education shall be eligible for an award, provided the
applicant: (a) earned an undergraduate degree from a college located
in New York state; and (b) was a New York State resident while earn-
ing such undergraduate degree; and (c) achieved academic excellence
as an undergraduate student, as defined by the higher education
services corporation in regulation; and (d) enrolls in full-time
study in an approved master's degree in education program at a New
York State public institution of higher education leading to a
career as teacher in public elementary or secondary education; and
(e) signs a contract with the corporation agreeing to teach in the
classroom on a full-time basis for five years in a school located
within New York state providing public elementary or secondary
education recognized by the board of regents or the university of
the state of New York including charter schools authorized pursuant
to article 56 of the education law; and (f) complies with the appli-
cable provisions of article 13 of education law and all requirements
promulgated by the corporation for the administration of the
program. Provided, further, that: (a) awards shall be granted to
applicants that the corporation has certified are eligible to
receive such awards; and (b) up to five hundred awards may be made
for the 2015-2016 academic year; provided such awards shall be made
to recipients after the successful completion of the term, as
defined by the corporation. Provided, further, the corporation shall
grant such awards in an amount equal to the annual tuition charged
state resident students attending a graduate program full-time at
the state university of New York, or actual tuition charged, which-
ever is less, for not more than two academic years of full-time
graduate study leading to certification as an elementary or second-
ary classroom teacher; provided: (i) a student who receives educa-
tional grants and/or scholarships that cover the student's full cost
of attendance shall not be eligible for an award under this program;
(ii) for a student who receives educational grants and/or scholar-
ships that cover less than the student's full cost of attendance,
such grants and/or scholarships shall not be deemed duplicative of
this program and may be held concurrently with an award under this
program, provided that the combined benefits do not exceed the
student's full cost of attendance; and (iii) an award under this
program shall be applied to tuition after the application of all
other educational grants and scholarships limited to tuition and
shall be reduced in an amount equal to such educational grants
and/or scholarships. Provided, further that upon notification of an
award under this program, the institution shall defer the amount of
tuition equal to the award. No award shall be final until the recip-
ient's successful completion of a term has been certified by the
institution. A recipient of an award under this program shall not be
eligible for an award under the New York state math and science
teaching incentive program. Provided, further, that awards granted
pursuant to this appropriation shall require a contract between the
award recipient and the corporation to authorize the corporation to
convert to a student loan the full amount of the award given pursuant
to this appropriation, plus interest, according to a schedule to
be determined by the corporation if: (a) two years after the
completion of the degree program and receipt of initial certifi-
cation it is found that a recipient is not teaching in a public
school located within New York state providing elementary or second-
ary education recognized by the board of regents or the university
of the state of New York including charter schools authorized pursuant
to article 56 of the education law; or (b) a recipient has not
enrolled in a public school located within New York state providing
elementary or secondary education recognized by the board of regents
or the university of the state of New York including charter schools
authorized pursuant to article 56 of the education law for five of
the seven years after the completion of the graduate degree program
and receipt of initial certification; or (c) a recipient fails to
complete his or her graduate degree program in education; or (d) a
recipient fails to receive or maintain his or her teaching certif-
icate or license in New York state; or (e) a recipient fails to
respond to requests by the corporation for the status of his or her
academic or professional progress. Provided, further that the
preceding terms and conditions: (a) shall be deferred for any inter-
ruption in graduate study or employment as established by the rules
and regulations of the corporation; (b) shall be cancelled upon the
death of the recipient; and (c) notwithstanding any provision of
this appropriation to the contrary, authorize the corporation to
provide for the waiver or suspension of any financial obligation
which would involve extreme hardship pursuant to rules and regu-
lations promulgated by the corporation. Notwithstanding any
provision of the law to the contrary, upon approval of the director
of the budget, such $1,500,000 of masters-in-education teacher
incentive scholarship program funding may be sub-allocated, inter-
changed, transferred or otherwise made available to the higher
education services corporation for the sole purpose of administering
such program.

Provided further, that notwithstanding any provision of law to the
contrary, the $1,500,000 appropriated herein available for QUALITYs-
tarsNY shall be used, pursuant to a plan approved by the director of
the budget, to support implementation of a statewide system to
assess, improve, and communicate the level of quality in early
education and care settings throughout the state. Notwithstanding
any provision of law to the contrary, upon approval of the director
of the budget, the $1,500,000 of funding appropriated herein for
QUALITYstarsNY may be suballocated, interchanged, transferred or
otherwise made available to the office of children and family
services for the sole purpose of administering such system.

Provided further that, notwithstanding any provision of law to the
contrary, of the amount appropriated herein, a minimum of
$14,000,000 per year shall be available in the 2016-17 and 2017-18
school years for the payment of grant awards as follows: $11,000,000
for empire state prekindergarten grants for three-year-old children,
$2,000,000 for early college high school and career and technical
education grants, and $1,000,000 for QUALITYstarsNY; provided
further that, notwithstanding any provision of law to the contrary,
such $14,000,000, plus any other amounts so designated in other
items of appropriation within the general fund local assistance
account office of prekindergarten through grade twelve education
program, shall constitute the competitive awards amount authorized
for the 2016-17 school year.

Provided further that, notwithstanding any provision of law to the
contrary, the $11,000,000 appropriated herein available for empire
state prekindergarten grants to full-day and half-day pre-
kindergarten programs for three-year-old children shall be awarded
by the empire state pre-kindergarten grant board, as established
pursuant to a chapter of the laws of 2016, where such board shall
consist of three persons appointed by the governor, one each upon
the recommendation of the temporary president of the senate and the
speaker of the assembly, and shall act by a unanimous vote of its
members, to school districts to establish new full-day and half-day
prekindergarten placements for three-year-olds; provided that such
grants shall only be used to supplement, not supplant existing pre-
kindergarten programs; and provided further, however, that any
portion of such $11,000,000 that is not awarded shall remain
available for subsequent awards in the 2016-17 school year or for
full-day and half-day empire state pre-kindergarten grants to be
awarded in subsequent school years. Provided, further, that such
grants from funds appropriated herein shall be awarded based on
factors including, but not limited to, the following: (i) measures
of school district need, (ii) measures of the need of students to be
served by each of the school districts, (iii) the school district's
proposal to target the highest need schools and students, (iv) the
extent to which the district's proposal would prioritize funds to
maximize the total number of eligible children in the district
served in pre-kindergarten programs, and (v) proposal quality.

Provided, however, that full-day and half-day empire state pre-
kindergarten grants appropriated herein shall only be available to
support programs (i) that provide instruction for at least five
hours per school day for full-day pre-kindergarten programs and at
least two and one-half hours per school day for half-day pre-
kindergarten programs; (ii) that agree to offer instruction
consistent with applicable New York state pre-kindergarten early
learning standards; (iii) that ensure that, to the extent
community-based providers are part of such program, such providers
meet the requirements of paragraphs d-1 and d-2 of subdivision 12 of
section 3602-e of the education law; and (iv) that otherwise comply
with all of the same rules and requirements as universal pre-
kindergarten programs pursuant to section 3602-e of the education
law except as modified herein; provided that notwithstanding
paragraph c of subdivision 1 of section 3602-e of the education law,
for the purposes of this appropriation, an eligible child shall be a
resident child who is three years of age on or before December first
of the year in which he or she is enrolled. Provided, further, that
as a condition of eligibility for receipt of such funding, a school
district must currently offer a prekindergarten program for four-
year-old children, or children who would otherwise be eligible under
paragraph c of subdivision 1 of section 3602-e of the education law;
provided, further, that a school district may apply for only as many
full-day or half-day placements for three-year-old children as it
currently offers for four-year-old children, or children who would
otherwise be eligible under paragraph c of subdivision 1 of section
3602-e of the education law. Provided, further, that a school
district's grant for three-year-old prekindergarten shall equal the
product of (A) (i) two multiplied by the approved number of new
full-day pre-kindergarten placements plus (ii) the approved number
of new half-day pre-kindergarten placements, and (B) the district's
selected aid per pre-kindergarten pupil pursuant to subparagraph i
of paragraph b of subdivision 10 of section 3602-e of the education
law; provided, however, that no district shall receive a grant in excess of the total actual grant expenditures incurred by the district in the current school year as approved by the commissioner.

Provided, further, that as a condition of eligibility for receipt of such funding, a school district shall agree to adopt approved quality indicators within two years, including, but not limited to, valid and reliable measures of environmental quality, the quality of teacher-student interactions and child outcomes, and ensure that any such assessment of child outcomes shall not be used to make high-stakes educational decisions for individual children. Provided, further, that no school district shall receive more than forty percent of the total empire state pre-kindergarten for three-year-old children grant allocation.

Provided, further that, notwithstanding any provision of law contrary, the $2,000,000 appropriated herein available for early college high school and career and technical education programs shall be awarded pursuant to a plan developed by the commissioner and approved by the director of the budget, provided that such plan shall ensure regional diversity of grant recipients and prioritize programs serving students in academically challenged school districts; provided further that the commissioner shall make available the request for proposals for such programs on or before May fifteenth and the commissioner shall issue awards on or before August fifteenth; and provided further that a portion of the payments to early college high school programs awarded funding from this appropriation shall be made on a sliding scale based upon the number of college credits earned annually by participating students, consistent with guidelines established by the commissioner. Provided further that in connection with such guidelines, the commissioner shall execute a memorandum of understanding with the state university of New York and the city university of New York to develop common data collection, sharing and reporting mechanisms based on student-level data for students enrolled in early college high school programs. Provided further that, notwithstanding any provision of law to the contrary, higher education partners participating in an early college high school program, or the entity/entities responsible for setting tuition at the institution, shall be authorized to set a reduced rate of tuition and/or fees, or to waive tuition and/or fees entirely, for students enrolled in such an early college high school program with no reduction in other state, local or other support for such students earning college credit that such higher education partner would otherwise be eligible to receive.

Provided, further, that notwithstanding any provision of law to the contrary, the $1,000,000 appropriated herein available for QUALITYstarsNY shall be used, pursuant to a plan approved by the director of the budget, to support implementation of a statewide system to assess, improve, and communicate the level of quality in early education and care settings throughout the state. Notwithstanding any provision of law to the contrary, upon approval of the director of the budget, the $1,000,000 of funding appropriated herein for QUALITYstarsNY may be suballocated, interchanged, transferred or otherwise made available to the office of children and family services for the sole purpose of administering such system. Provided that, for the 2016-17 and 2017-18 school years, a portion of these funds shall be used to support programs identified by the office of children and family services, the department of health and mental hygiene of the city of New York, or the department as needing extraordinary quality support.

Provided further that, notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, funds appropriated herein may be interchanged with the appropriation for...
School District Performance Improvement grants within the general fund local assistance account office of prekindergarten through grade twelve education program.

Notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall lapse on March 31, [2017] 2018 ... 250,000,000 ..................... (re. $170,441,000)

Funds appropriated herein shall be used to provide competitive grants pursuant to a request for proposals, developed by the commissioner and approved by the director of budget, to those school districts that are participating in the race to the top program and/or which demonstrate satisfactory progress, as determined by the commissioner, towards implementation of elements such as high quality student assessments; use of data to improve instruction and student performance and provision of professional development to improve teacher performance; and that those eligible districts also demonstrate the most improved academic achievement gains and student outcomes such as establishing or expanding participation in college level or early college programs; and other appropriate measures of student performance; provided further that in determining the amount of the award to be made from the funds appropriated herein for those school districts identified as making the greatest achievement gains and eligible for such award, the maximum grant award available to each school district shall be based upon the size of the district measured by public school enrollment of the district; and provided further that such amount shall be adjusted based upon measures of district need and provided further that no district receiving a grant may be awarded more than forty percent of the total amount awarded; and provided further that any such funds awarded to a school district shall be used to increase student performance, narrow the achievement gap, and increase academic performance in traditionally underserved student groups.

Provided further that, notwithstanding any provision of law to the contrary, in addition to the competitive awards amount as defined in paragraph ee of subdivision 1 of section 3602 of the education law, a minimum of $37,500,000 shall be available for the payment of grant awards made in the 2013-14 school year, with additional amounts to be made available in the 2014-15 through [2016-17] 2017-18 state fiscal years as necessary to continue such awards, make an additional round of awards pursuant to subdivision 6-a of section 3641 of the education law in the 2014-15 school year not to exceed the amount awarded in the 2013-14 school year pursuant to such subdivision 6-a, and make additional master teachers awards to the extent that the master teachers program authorized herein would not otherwise expend the maximum school year amount authorized herein; and such $37,500,000 shall be made available for $12,500,000 of pre-kindergarten grants, $10,000,000 of school-wide extended learning grants, $7,500,000 of community schools grants, $5,500,000 for a master teacher program and $2,000,000 for the early college high school program; provided, however, that no school district shall receive any portion of the funds appropriated herein unless it shall have submitted documentation that has been approved by the commissioner by September 1 of 2013 and of each school year in which a payment to such district from this appropriation would otherwise be made demonstrating that it has fully implemented new standards and procedures for conducting annual professional performance reviews of classroom teachers and building principals to determine teacher and principal effectiveness.

Provided, further, that notwithstanding any provision of law to the contrary, the $12,500,000 appropriated herein available for full-day and half-day pre-kindergarten grants shall be awarded, based on a request for proposals developed by the commissioner and approved by the director of the budget, to school districts to establish new...
EDUCATION DEPARTMENT

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

full-day and half-day pre-kindergarten placements and/or to convert existing half-day pre-kindergarten placements into full-day placements; provided that preference shall be granted for full-day placements while ensuring that a portion of grants include half-day placements based on eligible applications; and provided, further, that such grants shall only be used to supplement, not supplant existing pre-kindergarten programs, and provided further, however, that any portion of such $12,500,000 that is not awarded shall remain available for subsequent awards in the 2013-14 school year or for full-day and half-day pre-kindergarten grants to be awarded in subsequent school years. Provided, further, that such grants from funds appropriated herein shall be awarded based on factors including, but not limited to, the following: (i) measures of school district need, (ii) measures of the need of students to be served by each of the school districts, (iii) the school district's proposal to target the highest need schools and students, (iv) the extent to which the district's proposal would prioritize funds to maximize the total number of eligible children in the district served in pre-kindergarten programs, and (v) proposal quality. Provided, however, that full-day and half-day pre-kindergarten grants appropriated herein shall only be available to support programs (i) that provide instruction for at least five hours per school day for full-day pre-kindergarten programs and at least two and one-half hours per school day for half-day pre-kindergarten programs; (ii) that agree to offer instruction consistent with the New York state pre-kindergarten foundation for the common core standards within three years; (iii) that ensure that, to the extent community-based providers are part of such program, such providers meet the requirements of paragraphs d-1 and d-2 of subdivision 12 of section 3602-e of the education law; and (iv) that otherwise comply with all of the same rules and requirements as universal pre-kindergarten programs pursuant to section 3602-e of the education law except as modified herein. Provided, further, that a school district's pre-kindergarten grant shall equal the product of (A) (i) two multiplied by the approved number of new full-day pre-kindergarten placements plus (ii) the approved number of half-day pre-kindergarten placement conversions and new half-day pre-kindergarten placements, and (B) the district's selected aid per pre-kindergarten pupil pursuant to subparagraph i of paragraph b of subdivision 10 of section 3602-e of the education law; provided, however, that no district shall receive a grant in excess of the total actual grant expenditures incurred by the district in the current school year as approved by the commissioner. Provided, further, that as a condition of eligibility for receipt of such funding, a school district shall agree to adopt approved quality indicators within two years, including, but not limited to, valid and reliable measures of environmental quality, the quality of teacher-student interactions and child outcomes, and ensure that any such assessment of child outcomes shall not be used to make high-stakes educational decisions for individual children. Provided, further, that no school district shall receive more than forty percent of the total pre-kindergarten grant allocation. Provided, further, that notwithstanding any provision of law to the contrary, the $10,000,000 appropriated herein available for school-wide extended learning grants shall be awarded to school districts or school districts in collaboration with not-for-profit community-based organizations based on responses to a request for proposals for planning and implementation grants that is (i) developed by the commissioner; (ii) approved by the director of the budget; and (iii) issued by the commissioner. Provided, further, that such grants shall be awarded based on factors including, but not limited to, the following: (i) the school district's proposal to target the schools and students with the greatest need, and (ii) proposal quality.
Provided, further, that to assess proposal quality in order to award implementation grant funding, the commissioner shall take into account factors including, but not limited to: (i) the extent to which the school district's proposal would maximize the use of the additional learning time through a comprehensive restructuring of the school day and/or year, (ii) the extent to which the proposal would provide additional learning time for students in grades six through eight, and (iii) how the additional learning time would be utilized, including, but not limited to, additional time spent on core academics. Provided, however, that no district shall be eligible to receive a school-wide extended learning grant unless its proposal would increase student learning time by at least 25 percent. Provided, further, that a school district's schoolwide extended learning implementation grant shall equal its average daily attendance in the school-wide extended learning program multiplied by the expected cost per pupil of the additional learning time; provided, further, that the expected cost per pupil of the additional learning time shall equal the greater of $1,500 or (A) the quotient of (i) the school district's approved operating expense, pursuant to paragraph t of subdivision 1 of section 3602 of the education law, for the year prior to the base year, divided by (ii) the district's public school district enrollment, pursuant to subparagraph (2) of paragraph n of such subdivision, for the year prior to the base year, multiplied by (B) 10 percent (0.10), multiplied by (C) the quotient of (i) the average of the national consumer price indexes determined by the United States department of labor for the 12-month period preceding January first of the base year, divided by (ii) the average of the national consumer price indexes determined by the United States department of labor for the 12-month period preceding January first of the year two years prior to the base year; provided, however, that in extraordinary cases the commissioner may award a grant that exceeds the per pupil limit described above; provided further, however, that no district shall receive a grant in excess of the total actual grant expenditures incurred by the district in the current school year as approved by the commissioner. Provided, further, that no school district shall receive more than forty percent of the total school-wide extended learning grant allocation.

Provided, further, that notwithstanding any provision of law to the contrary, the $7,500,000 appropriated herein available for community schools grants shall be awarded, based on a request for proposals (i) developed by the state council on children and families in coordination with the commissioner, (ii) approved by the director of the budget and (iii) issued by the commissioner, to school districts, or in a city with a population of one million or more an eligible entity, to improve student outcomes through the implementation of community schools programs that use school buildings as community hubs to deliver co-located or school-linked academic, health, mental health, nutrition, counseling, legal and/or other services to students and their families. In a city with a population of one million or more, eligible entities shall mean the city school district of the city of New York, or not-for-profit organizations, which shall include not-for-profit community-based organizations. An eligible entity that is a not-for-profit may apply for a community school grant provided that it collaborates with the city school district of the city of New York and receives the approval of the chancellor of the city school district of the city of New York. Provided, further, that such grants shall be awarded based on factors including, but not limited to, the following: (i) measures of school district need, (ii) measures of the need of students to be served by each of the school districts, (iii) the school district's proposal to target the highest need schools and students, (iv) the sustainability of the
proposed community schools program, and (v) proposal quality.
Provided, further, that to assess proposal quality in order to award
such funding, the commissioner shall take into account factors
including, but not limited to: (i) the extent to which the school
district's proposal would provide such community services through
partnerships with local governments and non-profit organizations,
(ii) the extent to which the proposal would provide for delivery of
such services directly in school buildings, (iii) the extent to
which the proposal articulates how such services would facilitate
measurable improvement in student and family outcomes, (iv) the
extent to which the proposal articulates and identifies how existing
funding streams and programs would be used to provide such community
services, and (v) the extent to which the proposal ensures the safe-
ty of all students, staff and community members in school buildings
used as community hubs. Provided, however, that community schools
grants appropriated herein shall be paid to school districts in
installments upon successful implementation of each phase of a
school district's approved proposal. Provided, further, that no
school district shall receive more than forty percent of the total
community schools grant allocation, and that each individual commu-
nity school site shall be limited to a maximum grant of $500,000.
Provided, further, that notwithstanding any provision of law to the
contrary, the $5,500,000 appropriated herein available for a master
teachers program shall support the award of stipends of $15,000 per
annum over four years to individual high-performing teachers in
math, science and related fields, and of related costs, administered
by the state university of New York pursuant to a plan developed in
consultation with the commissioner, who shall consult with appropri-
ate state organizations representing K-12 public school teachers,
and approved by the director of the budget, to build a corps of
outstanding math, science and related fields teachers in order to
improve the quality of instruction at public secondary schools. Such
plan for use of funding appropriated herein shall: (i) establish an
application process; (ii) guidelines by which applications from
eligible teachers shall be evaluated, which shall include, but not
be limited to, achievement of a rating of highly effective on the
annual professional performance review; and (iii) provide periodic
opportunities for professional development for successful appli-
cants. Provided, further, that priority shall be given to applicants
in regions of the state where a similar program is not otherwise
offered. Notwithstanding any provision of law to the contrary, upon
approval of the director of the budget, such $5,500,000 of master
teachers program funding may be sub-allocated, interchanged, trans-
ferred or otherwise made available to the state university of New
York for the [sole purpose] services and expenses of administering
such program. Nothing herein shall be construed to limit the rights
of labor organizations to collectively bargain terms and conditions
pursuant to article 14 of the civil service law.
Provided, further, that notwithstanding any provision of law to the
contrary, the $2,000,000 appropriated herein available for the early
college high school program shall support the continuation and
expansion of such program pursuant to a plan developed by the
commissioner and approved by the director of the budget. Provided,
however, that a portion of the payments to early college high school
programs awarded funding from this appropriation shall be awarded on
a sliding scale based upon the number of college credits earned
annually by participating students, consistent with guidelines
established by the commissioner. Provided further that, notwith-
standing any provision of law to the contrary, higher education
partners participating in an early college high schools program, or
the entity/entities responsible for setting tuition at the institu-
tion, shall be authorized to set a reduced rate of tuition and/or
fees, or to waive tuition and/or fees entirely, for students
enrolled in such early college high schools program with no
reduction in other state, local or other support for such students
earning college credit that such higher education partner would
otherwise be eligible to receive.

Provided further that, notwithstanding any provision of law to the
contrary, of the amount appropriated herein, a minimum of
$12,500,000 per year shall be available in the 2014-15 through
[2016-17] 2017-18 school years for the payment of grant awards as
follows: $2,500,000 of pathways in technology early college high
school program grants and $10,000,000 of teacher excellence fund
grants; provided further that, notwithstanding any provision of law
to the contrary, such $12,500,000, plus any other amounts so
designated in other items of appropriation within the general fund
local assistance account office of prekindergarten through grade
designed early education program, shall constitute the competitive awards
amount authorized for the 2013-14 school year by chapter 53 of the
laws of 2013.

Provided further that, notwithstanding any provision of law to the
contrary, the $2,500,000 appropriated herein available for pathways
in technology early college high school (P-TECH) program grants
shall be awarded pursuant to a plan developed by the commissioner
and approved by the director of the budget, provided that such plan
shall include but not be limited to (i) assurances that K-12, higher
education and private-sector partners commit to the required
elements and responsibilities of a P-TECH program, (ii) provisions
to ensure regional diversity of grant recipients, and (iii) priority
for P-TECH programs serving students in academically challenged
school districts; provided further that the commissioner shall make
available the request for proposals for such program on or before
May fifteenth and the commissioner shall issue awards on or before
August fifteenth; and provided further that a portion of the
payments to P-TECH programs awarded funding from this appropriation
shall be made on a sliding scale based upon the number of college
credits earned annually by participating students, consistent with
guidelines established by the commissioner. Provided further that,
notwithstanding any provision of law to the contrary, higher educa-
tion partners participating in a P-TECH program, or the
entity/entities responsible for setting tuition at the institution,
shall be authorized to set a reduced rate of tuition and/or fees, or
to waive tuition and/or fees entirely, for students enrolled in such
P-TECH program with no reduction in other state, local or other
support for such students earning college credit that such higher
education partner would otherwise be eligible to receive.

Provided further that, notwithstanding any provision of law to the
contrary, the $10,000,000 appropriated herein available for teacher
excellence fund grants shall be awarded to eligible school districts
pursuant to a request for proposals based on a plan developed by the
commissioner and approved by the director of the budget; provided
that such plan shall include an application for award of such grants
to such eligible school districts to provide annual teacher excel-
ence fund performance awards of up to $20,000 to eligible teachers
rated as "highly effective" on the most recent annual professional
performance review, in accordance with the requirements of section
3012-d of the education law and the regulations of the commissioner,
pursuant to such districts' approved applications; provided that in
making such grants the commissioner shall prioritize school
districts' applications based on factors including but not limited
to (i) the extent to which the school district's application would
recognize and reward such teachers in school buildings with the
greatest academic need, in difficult-to-staff subject or
certification areas and grade levels, and at critical points in a
teacher's career in order to encourage highly effective teachers to remain in the classroom, and (ii) the quality of the school district's application; and provided further that the commissioner shall make available the application for such grants on or before May fifteenth and the commissioner shall issue grant awards an agreed-to schedule.

Provided further that, notwithstanding any provision of law to the contrary, of the amount appropriated herein, a minimum of $23,500,000 per year shall be available in the 2015-16 [and 2016-17] through 2017-18 school years for the payment of grant awards as follows: $15,000,000 for prekindergarten grants, $2,500,000 for an expanded master teacher program, $1,500,000 of pathways in technology early college high school program grants, $1,500,000 for a school district teacher residency program, $1,500,000 for a New York state masters-in-education teacher incentive scholarship program, and $1,500,000 for QUALITYstarsNY; provided further that, notwithstanding any provision of law to the contrary, such $23,500,000, plus any other amounts so designated in other items of appropriation within the general fund local assistance account office of prekindergarten through grade twelve education program, shall constitute the competitive awards amount authorized for the 2015-16 school year.

Provided, further, that notwithstanding any provision of law to the contrary, the $15,000,000 appropriated herein available for grants to full-day and half-day pre-kindergarten programs for three-year-old and four-year-old children shall be awarded, based on a request for proposals developed by the commissioner and approved by the director of the budget, to school districts to establish new full-day and half-day prekindergarten placements for three-year-olds and four-year-olds; provided that such grants shall only be used to supplement, not supplant existing pre-kindergarten programs; and provided further, however, that any portion of such $15,000,000 that is not awarded shall remain available for subsequent awards in the 2015-16 school year or for full-day and half-day pre-kindergarten grants to be awarded in subsequent school years. Provided, further, that such grants from funds appropriated herein shall be awarded based on factors including, but not limited to, the following: (i) measures of school district need, (ii) measures of the need of students to be served by each of the school districts, (iii) the school district's proposal to target the highest need schools and students, (iv) the extent to which the district's proposal would prioritize funds to maximize the total number of eligible children in the district served in pre-kindergarten programs, and (v) proposal quality. Provided, however, that full-day and half-day pre-kindergarten grants appropriated herein shall only be available to support programs (i) that provide instruction for at least five hours per school day for full-day pre-kindergarten programs and at least two and one-half hours per school day for half-day pre-kindergarten programs; (ii) that agree to offer instruction consistent with the New York state pre-kindergarten foundation for the common core standards; (iii) that ensure that, to the extent community-based providers are part of such program, such providers meet the requirements of paragraphs d-1 and d-2 of subdivision 12 of section 3602-e of the education law; and (iv) that otherwise comply with all of the same rules and requirements as universal pre-kindergarten programs pursuant to section 3602-e of the education law except as modified herein; provided that notwithstanding paragraph c of subdivision 1 of section 3602-e of the education law notwithstanding, for the purposes of this appropriation, an eligible child shall be a resident child who is three years of age on or before December first of the year in which he or she is enrolled. Provided, further, that as a condition of eligibility for receipt of such funding for three-
year-olds, a school district must currently offer a prekindergarten
program for four-year-old children, or children who would otherwise
be eligible under paragraph c of subdivision 1 of section 3602-e of
the education law; provided, further, that a school district may
apply for only as many full-day or half-day placements for three-
year-old children as it currently offers for four-year-old children,
or children who would otherwise be eligible under paragraph c of
subdivision 1 of section 3602-e of the education law. Provided,
further, that a school district's grant for three-year-old and four-
year-old prekindergarten shall equal the product of (A) (i) two
multiplied by the approved number of new full-day pre-kindergarten
placements plus (ii) the approved number of new half-day pre-kinder-
garten placements, and (B) the district's selected aid per pre-kinder-
garten pupil pursuant to subparagraph i of paragraph b of subdi-
vision 10 of section 3602-e of the education law; provided, however,
that no district shall receive a grant in excess of the total actual
grant expenditures incurred by the district in the current school
year as approved by the commissioner. Provided, further, that as a
condition of eligibility for receipt of such funding, a school
district shall agree to adopt approved quality indicators within two
years, including, but not limited to, valid and reliable measures of
environmental quality, the quality of teacher-student interactions
and child outcomes, and ensure that any such assessment of child
outcomes shall not be used to make high-stakes educational decisions
for individual children. Provided, further, that no school district
shall receive more than forty percent of the total pre-kindergarten
for three-year-old and four-year-old children grant allocation.
Provided, further, that notwithstanding any provision of law to the
contrary, the $2,500,000 appropriated herein available for an
expanded master teachers program shall support the award of stipends
of $15,000 per annum over four years to individual high-performing
teachers, and of related costs, administered by the state university
of New York pursuant to a plan developed in consultation with the
commissioner, who shall consult with appropriate state organizations
representing K-12 public school teachers and approved by the direc-
tor of the budget, to build a corps of outstanding teachers in order
to improve the quality of instruction at public secondary schools.
Such plan for use of funding appropriated herein shall: (i) allocate
at least 80 percent of such stipends to high performing teachers in
math, science, and related fields and up to 20 percent of such
stipends to high performing teachers with an extension to their
content area certificate in bilingual education or who hold certifi-
cation in English as a Second Language and high-performing teachers
with dual certification in a content area and special education;
(ii) establish an application process; (iii) guidelines by which
applications from eligible teachers shall be evaluated, which shall
include, but not be limited to, achievement of a rating of highly
effective on the annual professional performance review; and (iv)
provide periodic opportunities for professional development for
successful applicants. Provided, further, that priority shall be
given to applicants in regions of the state where a similar program
is not otherwise offered. Notwithstanding any provision of law to
the contrary, upon approval of the director of the budget, such
$2,500,000 of master teachers program funding may be sub-allocated,
interchanged, transferred or otherwise made available to the state
university of New York for the [sole purpose] services and expenses
of administering such program. Nothing herein shall be construed to
limit the rights of labor organizations representing teachers to
collectively bargain terms and conditions pursuant to article 14 of
the civil service law.
Provided further that, notwithstanding any provision of law to the
contrary, the $1,500,000 appropriated herein available for pathways
in technology early college high school (P-TECH) program grants shall be awarded pursuant to a plan developed by the commissioner and approved by the director of the budget, provided that such plan shall include but not be limited to (i) assurances that K-12, higher education and private-sector partners commit to the required elements and responsibilities of a P-TECH program, (ii) provisions to ensure regional diversity of grant recipients, and (iii) priority for P-TECH programs serving students in academically challenged school districts; provided further that the commissioner shall make available the request for proposals for such program on or before May fifteenth and the commissioner shall issue awards on or before August fifteenth; and provided further that a portion of the payments to P-TECH programs awarded funding from this appropriation shall be made on a sliding scale based upon the number of college credits earned annually by participating students, consistent with guidelines established by the commissioner. Provided further that in connection with such guidelines, the commissioner shall execute a memorandum of understanding with the state university of New York and the city university of New York to develop common data collection, sharing and reporting mechanisms based on student-level data for students enrolled in P-TECH and smart scholars early college high school programs. Provided further that, notwithstanding any provision of law to the contrary, higher education partners participating in a P-TECH program, or the entity/entities responsible for setting tuition at the institution, shall be authorized to set a reduced rate of tuition and/or fees, or to waive tuition and/or fees entirely, for students enrolled in such P-TECH program with no reduction in other state, local or other support for such students earning college credit that such higher education partner would otherwise be eligible to receive.

Provided, further, that notwithstanding any provision of law to the contrary, the $1,500,000 appropriated herein available for a school district residency program shall be used to provide resident teachers with the professional development and training to make an immediate impact in schools in the state, pursuant to a plan developed by the commissioner and approved by the director of the budget. Provided further, that such plan shall establish a process for selection of experienced nonprofit entities to manage the program. Provided, further, that no school district shall receive more than forty percent of the total grant allocation.

Provided, further, that notwithstanding any provision of law to the contrary, $1,500,000 of the amount appropriated herein shall be made available for payment of New York state masters-in-education teacher incentive scholarship program awards. Provided, further, that eligibility for an award under this appropriation shall be limited to students who are matriculated in an approved master's degree in education program at a New York state public institution of higher education leading to a career as a teacher in public elementary or secondary education shall be eligible for an award, provided the applicant: (a) earned an undergraduate degree from a college located in New York state; and (b) was a New York State resident while earning such undergraduate degree; and (c) achieved academic excellence as an undergraduate student, as defined by the higher education services corporation in regulation; and (d) enrolls in full-time study in an approved master's degree in education program at a New York State public institution of higher education leading to a career as teacher in public elementary or secondary education; and (e) signs a contract with the corporation agreeing to teach in the classroom on a full-time basis for five years in a school located within New York state providing public elementary or secondary education recognized by the board of regents or the university of the state of New York including charter schools authorized pursuant
to article 56 of the education law; and (f) complies with the applicable provisions of article 13 of education law and all requirements promulgated by the corporation for the administration of the program. Provided, further, that: (a) awards shall be granted to applicants that the corporation has certified are eligible to receive such awards; and (b) up to five hundred awards may be made for the 2015-2016 academic year, provided such awards shall be made to recipients after the successful completion of the term, as defined by the corporation. Provided, further, the corporation shall grant such awards in an amount equal to the annual tuition charged state resident students attending a graduate program full-time at the state university of New York, or actual tuition charged, whichever is less, for not more than two academic years of full-time graduate study leading to certification as an elementary or secondary classroom teacher; provided: (i) a student who receives educational grants and/or scholarships that cover the student's full cost of attendance shall not be eligible for an award under this program; (ii) for a student who receives educational grants and/or scholarships that cover less than the student's full cost of attendance, such grants and/or scholarships shall not be deemed duplicative of this program and may be held concurrently with an award under this program, provided that the combined benefits do not exceed the student's full cost of attendance; and (iii) an award under this program shall be applied to tuition after the application of all other educational grants and scholarships limited to tuition and shall be reduced in an amount equal to such educational grants and/or scholarships. Provided, further that upon notification of an award under this program, the institution shall defer the amount of tuition equal to the award. No award shall be final until the recipient's successful completion of a term has been certified by the institution. A recipient of an award under this program shall not be eligible for an award under the New York state math and science teaching incentive program. Provided, further that awards granted pursuant to this appropriation shall require a contract between the award recipient and the corporation to authorize the corporation to convert to a student loan the full amount of the award given pursuant to this appropriation, plus interest, according to a schedule to be determined by the corporation if: (a) two years after the completion of the degree program and receipt of initial certification it is found that a recipient is not teaching in a public school located within New York state providing elementary or secondary education recognized by the board of regents or the university of the state of New York including charter schools authorized pursuant to article 56 of the education law; or (b) a recipient has not taught in a public school located within New York state providing elementary or secondary education recognized by the board of regents or the university of the state of New York including charter schools authorized pursuant to article 56 of the education law for five of the seven years after the completion of the graduate degree program and receipt of initial certification; or (c) a recipient fails to complete his or her graduate degree program in education; or (d) a recipient fails to receive or maintain his or her teaching certificate or license in New York state; or (e) a recipient fails to respond to requests by the corporation for the status of his or her academic or professional progress. Provided, further that the preceding terms and conditions: (a) shall be deferred for any interruption in graduate study or employment as established by the rules and regulations of the corporation; (b) shall be cancelled upon the death of the recipient; and (c) notwithstanding any provision of this appropriation to the contrary, authorize the corporation to provide for the waiver or suspension of any financial obligation which would involve extreme hardship pursuant to rules and regu-
lations promulgated by the corporation. Notwithstanding any provision of the law to the contrary, upon approval of the director of the budget, such $1,500,000 of masters-in-education teacher incentive scholarship program funding may be sub-allocated, interchanged, transferred or otherwise made available to the higher education services corporation for the sole purpose of administering such program.

Provided, further, that notwithstanding any provision of law to the contrary, the $1,500,000 appropriated herein available for QUALITYstarsNY shall be used, pursuant to a plan approved by the director of the budget, to support implementation of a statewide system to assess, improve, and communicate the level of quality in early education and care settings throughout the state. Notwithstanding any provision of law to the contrary, upon approval of the director of the budget, the $1,500,000 of funding appropriated herein for QUALITYstarsNY may be sub-allocated, interchanged, transferred or otherwise made available to the office of children and family services for the sole purpose of administering such system.

Provided further that, notwithstanding any provision of law to the contrary, of the amount appropriated herein, a minimum of $14,000,000 per year shall be available in the 2016-17 and 2017-18 school years for the payment of grant awards as follows: $11,000,000 for empire state prekindergarten grants for three-year-old children, $2,000,000 for early college high school and career and technical education grants, and $1,000,000 for QUALITYstarsNY. Provided further that, notwithstanding any provision of law to the contrary, such $14,000,000, plus any other amounts so designated in other items of appropriation within the general fund local assistance account office of prekindergarten through grade twelve education program, shall constitute the competitive awards amount authorized for the 2016-17 school year.

Provided further that, notwithstanding any provision of law to the contrary, the $11,000,000 appropriated herein available for empire state prekindergarten grants to full-day and half-day pre-kindergarten programs for three-year-old children shall be awarded by the empire state pre-kindergarten grant board, as established pursuant to a chapter of the laws of 2016, where such board shall consist of three persons appointed by the governor, one each upon the recommendation of the temporary president of the senate and the speaker of the assembly, and shall act by a unanimous vote of its members, to school districts to establish new full-day and half-day prekindergarten placements for three-year-olds; provided that such grants shall only be used to supplement, not supplant existing pre-kindergarten programs; and provided further, however, that any portion of such $11,000,000 that is not awarded shall remain available for subsequent awards in the 2016-17 school year or for full-day and half-day empire state pre-kindergarten grants to be awarded in subsequent school years. Provided, further, that such grants from funds appropriated herein shall be awarded based on factors including, but not limited to, the following: (i) measures of school district need, (ii) measures of the need of students to be served by each of the school districts, (iii) the school district's proposal to target the highest need schools and students, (iv) the extent to which the district's proposal would prioritize funds to maximize the total number of eligible children in the district served in pre-kindergarten programs, and (v) proposal quality. Provided, however, that full-day and half-day empire state pre-kindergarten grants appropriated herein shall only be available to support programs (i) that provide instruction for at least five hours per school day for full-day pre-kindergarten programs and at least two and one-half hours per school day for half-day pre-kindergarten programs; (ii) that agree to offer instruction...
consistent with applicable New York state pre-kindergarten early learning standards; (iii) that ensure that, to the extent community-based providers are part of such program, such providers meet the requirements of paragraphs d-1 and d-2 of subdivision 12 of section 3602-e of the education law; and (iv) that otherwise comply with all of the same rules and requirements as universal pre-kindergarten programs pursuant to section 3602-e of the education law except as modified herein; provided that notwithstanding paragraph c of subdivision 1 of section 3602-e of the education law, for the purposes of this appropriation, an eligible child shall be a resident child who is three years of age on or before December first of the year in which he or she is enrolled. Provided, further, that as a condition of eligibility for receipt of such funding, a school district must currently offer a prekindergarten program for four-year-old children, or children who would otherwise be eligible under paragraph c of subdivision 1 of section 3602-e of the education law; provided, further, that a school district may apply for only as many full-day or half-day placements for three-year-old children as it currently offers for four-year-old children, or children who would otherwise be eligible under paragraph c of subdivision 1 of section 3602-e of the education law. Provided, further, that a school district’s grant for three-year-old prekindergarten shall equal the product of (A) (i) two multiplied by the approved number of new full-day pre-kindergarten placements plus (ii) the approved number of new half-day pre-kindergarten placements, and (B) the district’s selected aid per pre-kindergarten pupil pursuant to subparagraph i of paragraph b of subdivision 10 of section 3602-e of the education law; provided, however, that no district shall receive a grant in excess of the total actual grant expenditures incurred by the district in the current school year as approved by the commissioner. Provided, further, that as a condition of eligibility for receipt of such funding, a school district shall agree to adopt approved quality indicators within two years, including, but not limited to, valid and reliable measures of environmental quality, the quality of teacher-student interactions and child outcomes, and ensure that any such assessment of child outcomes shall not be used to make high-stakes educational decisions for individual children. Provided, further, that no school district shall receive more than forty percent of the total empire state pre-kindergarten for three-year-old children grant allocation.

Provided further that, notwithstanding any provision of law to the contrary, the $2,000,000 appropriated herein available for early college high school and career and technical education programs shall be awarded pursuant to a plan developed by the commissioner and approved by the director of the budget, provided that such plan shall ensure regional diversity of grant recipients and prioritize programs serving students in academically challenged school districts; provided further that the commissioner shall make available the request for proposals for such programs on or before May fifteenth and the commissioner shall issue awards on or before August fifteenth; and provided further that a portion of the payments to early college high school programs awarded funding from this appropriation shall be made on a sliding scale based upon the number of college credits earned annually by participating students, consistent with guidelines established by the commissioner. Provided further that in connection with such guidelines, the commissioner shall execute a memorandum of understanding with the state university of New York and the city university of New York to develop common data collection, sharing and reporting mechanisms based on student-level data for students enrolled in early college high school programs. Provided further that, notwithstanding any provision of law to the contrary, higher education partners
participating in an early college high school program, or the
text entity/entities responsible for setting tuition at the institution,
shall be authorized to set a reduced rate of tuition and/or fees, or
to waive tuition and/or fees entirely, for students enrolled in such
an early college high school program with no reduction in other
state, local or other support for such students earning college
credit that such higher education partner would otherwise be
eligible to receive.

Provided, further, that notwithstanding any provision of law to the
contrary, the $1,000,000 appropriated herein available for QUALITYs-
tarsNY shall be used, pursuant to a plan approved by the director of
the budget, to support implementation of a statewide system to
assess, improve, and communicate the level of quality in early
education and care settings throughout the state. Notwithstanding
any provision of law to the contrary, upon approval of the director
of the budget, the $1,000,000 of funding appropriated herein for
QUALITYstarsNY may be suballocated, interchanged, transferred or
otherwise made available to the office of children and family
services for the sole purpose of administering such system. Provided
that, for the 2016-17 and 2017-18 school years, a portion of these
funds shall be used to support programs identified by the office of
children and family services, the department of health and mental
hygiene of the city of New York, or the department as needing
extraordinary quality support.

Provided further that, notwithstanding any inconsistent provision of
law, subject to the approval of the director of the budget, funds
appropriated herein may be interchanged with the appropriation for
School District Management Efficiency grants within the general fund
local assistance account office of prekindergarten through grade
twelve education program.

Notwithstanding section 40 of the state finance law or any provision
of law to the contrary, this appropriation shall lapse on March 31,
[2017] 2018 ... 250,000,000 ..................... (re. $221,288,000)

By chapter 53, section 1, of the laws of 2010, as transferred by chapter
53, section 1, of the laws of 2011:
For nonpublic school aid payable in the 2010-11 state fiscal year.
Notwithstanding any provision of law, rule or regulation to the
contrary, the amount appropriated herein represents the maximum
amount payable during the 2010-11 state fiscal year ................
80,605,000 ............................................ (re. $2,000)
For aid payable for additional nonpublic school aid. Notwithstanding
any inconsistent provision of law, funds appropriated herein shall
be available for payment of aid heretofore accrued and hereafter to
accrue provided that, notwithstanding any provision of law, rule or
regulation to the contrary, the amount appropriated herein repres-
ents the maximum amount payable during the 2010-11 state fiscal year
... 28,500,000 ................................. (re. $10,000)
For academic intervention for nonpublic schools based on a plan to be
developed by the commissioner of education and approved by the
director of the budget ... 922,000 ........................... (re. $920,000)
For services and expenses of the New York state center for school
safety for the 2010-11 school year. Funds appropriated herein shall
be used to operate a statewide center and shall be subject to an
expenditure plan approved by the director of the budget ..........
466,000 ............................................. (re. $4,000)
For services and expenses of the health education program for the
2010-11 school year. Funds appropriated herein shall be available
for health-related programs including, but not limited to, those
providing instruction and supportive services in comprehensive
health education and/or acquired immune deficiency syndrome (AIDS)
education. Of the amounts appropriated herein, $86,000 shall be
available for the program previously operated as the school health demonstration program. Notwithstanding any other provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department to accomplish the purpose of this appropriation ...... 691,000 ................................................ (re. $292,000)

By chapter 53, section 1, of the laws of 2009:
For academic intervention for nonpublic schools based on a plan to be developed by the commissioner of education and approved by the director of the budget ... 922,000 ................. (re. $915,000)

By chapter 53, section 1, of the laws of 2009, as amended by chapter 53, section 1, of the laws of 2012:
For nonpublic school aid payable in the 2009-10 state fiscal year. Notwithstanding any provision of law, rule or regulation to the contrary, the amount appropriated herein represents the maximum amount payable during the 2009-10 state fiscal year ............ 80,605,000 ........................................ (re. $6,000)
For aid payable for additional nonpublic school aid. Notwithstanding any inconsistent provision of law, funds appropriated herein shall be available for payment of aid heretofore accrued and hereafter to accrue provided that, notwithstanding any provision of law, rule or regulation to the contrary, the amount appropriated herein represents the maximum amount payable during the 2009-10 state fiscal year ... 30,000,000 ........................................ (re. $5,000)

By chapter 53, section 1, of the laws of 2008:
For academic intervention for nonpublic schools based on a plan to be developed by the commissioner of education and approved by the director of the budget, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ............ 980,000 ........................................ (re. $922,000)

By chapter 53, section 1, of the laws of 2008, as amended by chapter 496, section 3, of the laws of 2008:
For nonpublic school aid for the 2008-09 school year program. Notwithstanding any inconsistent provision of law, funds appropriated herein shall be available for payment of aid heretofore accrued and hereafter to accrue provided that, notwithstanding any provision of law, rule or regulation to the contrary, reimbursement, and the State's liability for such reimbursement, shall be limited to ninety-eight percent of the actual cost incurred by the nonpublic school as approved by the commissioner of education; provided further that on and after September 1, 2008, notwithstanding any inconsistent provision of law, rule or regulation, the amount of state reimbursement and liability for costs and activities funded through this appropriation shall be further reduced by six percent of such reduced amount, and that the amount of this appropriation available for expenditure and disbursement on and after such date shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 .... 85,750,000 .................... (re. $1,000,000)
For aid payable for additional nonpublic school aid. Notwithstanding any inconsistent provision of law, funds appropriated herein shall be available for payment of aid heretofore accrued and hereafter to accrue provided that, notwithstanding any provision of law, rule or regulation to the contrary, reimbursement, and the State's liability for such reimbursement, shall be limited to ninety-eight percent of the actual cost incurred by the nonpublic school as approved by the commissioner of education; provided further that on and after
September 1, 2008, notwithstanding any inconsistent provision of law, rule or regulation, the amount of state reimbursement and liability for costs and activities funded through this appropriation shall be further reduced by six percent of such reduced amount, and that the amount of this appropriation available for expenditure and disbursement on and after such date shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ... 47,295,000 .................................................. (re. $3,306,000)

By chapter 53, section 1, of the laws of 2007, as amended by chapter 53, section 1, of the laws of 2012:
For academic intervention for nonpublic schools based on a plan to be developed by the commissioner of education and approved by the director of the budget ... 1,000,000 ............... (re. $1,000,000)
For nonpublic school aid for the 2007-08 school year program. Notwithstanding any inconsistent provision of law, funds appropriated herein shall be available for payment of aid heretofore accrued and hereafter to accrue ... 87,500,000 .................. (re. $4,918,000)

By chapter 53, section 1, of the laws of 2006:
For academic intervention for nonpublic schools based on a plan to be developed by the commissioner of education and approved by the director of the budget ... 1,000,000 ............... (re. $642,000)
For nonpublic school aid for the 2006-07 school year program. Notwithstanding any inconsistent provision of law, funds shall be available for payment of aid heretofore accrued and hereafter to accrue ... 87,500,000 .................. (re. $7,514,000)

By chapter 53, section 1, of the laws of 2005:
For nonpublic school aid for the 2005-06 school year program. Notwithstanding any inconsistent provision of law, funds shall be available for payment of aid heretofore accrued and hereafter to accrue ... 87,500,000 .................. (re. $5,303,000)

Special Revenue Funds - Federal
Federal Education Fund
Federal Department of Education Account - 25210

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
For grants to schools for specific programs including, but not limited to, grants for purposes under title I of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (21740) ... 1,771,819,000 ....... (re. $1,771,819,000)
For grants to schools and other eligible entities for state grants for improving teacher quality and mathematics and science partnerships pursuant to title II of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23418) ... 242,841,000 .................. (re. $242,841,000)
For grants to schools and other eligible entities for English language acquisition program pursuant to title III of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23417) ... 61,000,000 ............ (re. $61,000,000)
For grants to schools and other eligible entities for the 21st century community learning centers pursuant to title IV of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23416) ................................................... (re. $96,526,000)

For grants to schools and other eligible entities for the charter schools program pursuant to title V of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23415) ... 28,000,000 ......................... (re. $28,000,000)

For grants to schools and other eligible entities for the rural education initiative pursuant to title VI of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23414) ... 5,000,000 ....................... (re. $5,000,000)

For grants to schools and other eligible entities for homeless education program pursuant to title X of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23413) ... 8,000,000 ......................... (re. $8,000,000)

For grants to schools and other eligible entities for specific programs including, but not limited to, the Carl D. Perkins vocational and applied technology education act (VTEA). Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23477) ... 68,578,000 ......................................................... (re. $68,126,000)

For various grants to schools and other eligible entities. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation (23407) ... 29,425,000 ......................................................... (re. $29,425,000)

For the education of individuals with disabilities including up to $3,000,000 for services and expenses of early childhood direction centers and $500,000 for services and expenses of the center for autism and related disabilities at the state university of New York at Albany. Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein shall be available, subject to a plan developed by the commissioner of education and approved by the director of the budget, for grants to ensure appropriately certified teachers in schools providing special services or programs as defined in paragraphs e, g, i and l of subdivision 2 of section 4401 of the education law to children placed by school districts and in approved preschool programs that provide full and half-day educational programs in accordance with section 4410 of the education law for children placed by school district. Provided further that, in the allocation of funds, priority shall be given to those programs with a demonstrated need to increase the number of certified teachers to comply with state and federal requirements. Such funds shall be made available for such activities as certification preparation, training, assisting schools with
personnel shortages and supporting activities that improve the delivery of services to improve results for children with disabilities. Provided further that notwithstanding any inconsistent provision of law, of the funds appropriated herein: (i) $2,000,000 shall be available for payments to schools providing special services or programs as defined in paragraphs e, g, i, and l of subdivision 2 of section 4401 of the education law to help prevent excessive instructional staff turnover through a targeted adjustment of compensation for teachers providing direct instructional services to students at such schools. The commissioner of education shall develop an allocation plan, subject to the approval of the director of the budget, that distributes funds appropriated herein among eligible schools, as defined herein, that qualify based on the following criteria: eligible schools are those that have complied with all applicable requirements for previous grants for this purpose and whose average teacher salary are below the salary provided for similarly qualified teachers in public schools in the region in which such eligible school is located. The allocation to each qualifying school shall be calculated based on the number of weighted full time equivalent (FTE) staff, as defined herein, in the per FTE award amount. The total number of weighted FTE shall be determined by multiplying the actual number of FTE teachers providing classroom instruction at each school, as determined by the commissioner, by: 1) a factor of 2.0 for those schools where average salaries that are 50 percent or less of those in public school located in the same geographic region; 2) a factor of 1.5 for those schools where average salaries that are 50 percent and 75 percent of public schools located in the same geographic region; or 3) a factor of 1.0 for those schools where the average salaries that are 75-100 percent of public schools located in the same geographic region. The per FTE teacher award amount shall be calculated by dividing the $2,000,000 by the total number of weighted FTE staff; (ii) $2,000,000 shall be available for payments to schools providing special services or programs as defined in paragraphs e, g, i, and l of subdivision 2 of section 4401 of the education law and approved preschool programs in accordance with section 4410 of the education law to help prevent excessive instructional staff turnover through a targeted adjustment of compensation for teachers providing direct instructional services to students at such schools. The commissioner of education shall develop an allocation plan, subject to the approval of the director of the budget, that distributes funds appropriated herein among eligible schools; (iii) up to $10,000,000 shall be available for costs associated with schools operated under article 85 of the education law which otherwise would be payable through the department's general fund aid to localities appropriation, provided further that notwithstanding any inconsistent provision of law, any disbursements against this $10,000,000 shall immediately reduce the amounts appropriated in the education department's general fund aid to localities for costs associated with schools operated under article 85 of the education law by an equivalent amount, and the portion of such general fund appropriation so affected shall have no further force or effect. Notwithstanding any provision of the law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue and, 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. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, as needed, to accomplish the intent of this appropriation (21737) ...
By chapter 53, section 1, of the laws of 2014:

For grants to schools for specific programs including, but not limited to, grants for purposes under title I of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 1,771,819,000 ............... (re. $1,354,098,000)

For grants to schools and other eligible entities for state grants for improving teacher quality and mathematics and science partnerships pursuant to title II of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation .............. 242,841,000 ..................................... (re. $185,139,000)

For grants to schools and other eligible entities for English language acquisition program pursuant to title III of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 61,000,000 ..................... (re. $52,222,000)

For grants to schools and other eligible entities for the 21st century community learning centers pursuant to title IV of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 96,526,000 ...... (re. $39,219,000)

For grants to schools and other eligible entities for the charter schools program pursuant to title V of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 28,000,000 .......................... (re. $28,000,000)

For grants to schools and other eligible entities for the rural education initiative pursuant to title VI of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 5,000,000 .......................... (re. $4,700,000)

For grants to schools and other eligible entities for homeless education program pursuant to title X of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 8,000,000 .......................... (re. $5,454,000)

Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation .............. 68,578,000 .......................... (re. $27,030,000)

For various grants to schools and other eligible entities. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 68,578,000 .......................... (re. $27,030,000)
For the education of individuals with disabilities including up to $3,000,000 for services and expenses of early childhood direction centers and $500,000 for services and expenses of the center for autism and related disabilities at the state university of New York at Albany. Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein shall be available, subject to a plan developed by the commissioner of education and approved by the director of the budget, for grants to ensure appropriately certified teachers in schools providing special services or programs as defined in paragraphs e, g, i and l of subdivision 2 of section 4401 of the education law to children placed by school districts and in approved preschool programs that provide full and half-day educational programs in accordance with section 4410 of the education law for children placed by school district. Provided further that, in the allocation of funds, priority shall be given to those programs with a demonstrated need to increase the number of certified teachers to comply with state and federal requirements. Such funds shall be made available for such activities as certification preparation, training, assisting schools with personnel shortages and supporting activities that improve the delivery of services to improve results for children with disabilities. Provided further that notwithstanding any inconsistent provision of law, of the funds appropriated herein: (i) $2,000,000 shall be available for payments to schools providing special services or programs as defined in paragraphs e, g, i, and l of subdivision 2 of section 4401 of the education law to help prevent excessive instructional staff turnover through a targeted adjustment of compensation for teachers providing direct instructional services to students at such schools. The commissioner of education shall develop an allocation plan, subject to the approval of the director of the budget, that distributes funds appropriated herein among eligible schools, as defined herein, that qualify based on the following criteria: eligible schools are those that have complied with all applicable requirements for previous grants for this purpose and whose average teacher salary are below the salary provided for similarly qualified teachers in public schools in the region in which such eligible school is located. The allocation to each qualifying school shall be calculated based on the number of weighted full time equivalent (FTE) staff, as defined herein, in the per FTE award amount. The total number of weighted FTE shall be determined by multiplying the actual number of FTE teachers providing classroom instruction at each school, as determined by the commissioner, by: 1) a factor of 2.0 for those schools where average salaries that are 50 percent or less of those in public school located in the same geographic region; 2) a factor of 1.5 for those schools where average salaries that are 50 percent and 75 percent of public schools located in the same geographic region; or 3) a factor of 1.0 for those schools where the average salaries that are 75-100 percent of public schools located in the same geographic region. The per FTE teacher award amount shall be calculated by dividing the $2,000,000 by the total number of weighted FTE staff; (ii) $2,000,000 shall be available for payments to schools providing special services or programs as defined in paragraphs e, g, i, and l of subdivision 2 of section 4401 of the education law and approved preschool programs in accordance with section 4410 of the education law to help prevent excessive instructional staff turnover through a targeted adjustment of compensation for teachers providing direct instructional services to students at such schools. The commissioner of education shall develop an allocation plan, subject to the approval of the director of the budget, that distrib-
utes funds appropriated herein among eligible schools; (iii) up to $10,000,000 shall be available for costs associated with schools operated under article 85 of the education law which otherwise would be payable through the department's general fund aid to localities appropriation, provided further that notwithstanding any inconsistent provision of law, any disbursements against this $10,000,000 shall immediately reduce the amounts appropriated in the education department's general fund aid to localities for costs associated with schools operated under article 85 of the education law by an equivalent amount, and the portion of such general fund appropriation so affected shall have no further force or effect. Notwithstanding any provision of the law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue and, 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. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, as needed, to accomplish the intent of this appropriation ... 815,347,000 ................................. (re. $239,331,000)

By chapter 53, section 1, of the laws of 2013:

For grants to schools for specific programs including, but not limited to, grants for purposes under title I of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 1,771,819,000 ................................. (re. $706,947,000)

For grants to schools and other eligible entities for state grants for improving teacher quality and mathematics and science partnerships pursuant to title II of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 242,841,000 ................................. (re. $62,663,000)

For grants to schools and other eligible entities for English language acquisition program pursuant to title III of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 57,519,000 ................................. (re. $6,799,000)

For grants to schools and other eligible entities for the 21st century community learning centers pursuant to title IV of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 96,526,000 ................................. (re. $21,165,000)

For grants to schools and other eligible entities for the charter schools program pursuant to title V of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation ... 28,000,000 ................................. (re. $23,094,000)

For grants to schools and other eligible entities for the rural education initiative pursuant to title VI of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state
departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation

... 5,000,000 .................................................. (re. $3,090,000)

For grants to schools and other eligible entities for homeless education program pursuant to title X of the elementary and secondary education act. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation

... 8,000,000 .................................................. (re. $3,789,000)

For grants to schools and other eligible entities for specific programs including, but not limited to, the Carl D. Perkins vocational and applied technology education act (VTEA).

Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, subject to the approval of the director of the budget, as needed to accomplish the intent of this appropriation

68,578,000 .................................................. (re. $20,676,000)

For the education of individuals with disabilities including up to $3,000,000 for services and expenses of early childhood direction centers and $500,000 for services and expenses of the center for autism and related disabilities at the state university of New York at Albany. Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein shall be available, subject to a plan developed by the commissioner of education and approved by the director of the budget, for grants to ensure appropriately certified teachers in schools providing special services or programs as defined in paragraphs e, g, i and l of subdivision 2 of section 4401 of the education law to children placed by school districts and in approved preschool programs that provide full and half-day educational programs in accordance with section 4410 of the education law for children placed by school district. Provided further that, in the allocation of funds, priority shall be given to those programs with a demonstrated need to increase the number of certified teachers to comply with state and federal requirements. Such funds shall be made available for such activities as certification preparation, training, assisting schools with personnel shortages and supporting activities that improve the delivery of services to improve results for children with disabilities. Provided further that notwithstanding any inconsistent provision of law, of the funds appropriated herein: (i) $2,000,000 shall be available for payments to schools providing special services or programs as defined in paragraphs e, g, i, and l of subdivision 2 of section 4401 of the education law to help prevent excessive instructional staff turnover through a targeted adjustment of compensation for teachers providing direct instructional services to students at such schools. The commissioner of education shall develop an allocation plan, subject to the approval of the director of the budget, that distributes funds appropriated herein among eligible schools, as defined herein, that qualify based on the following criteria: eligible schools are those that have complied with all applicable requirements for previous grants for this purpose and whose average teacher salary are below the salary provided for similarly qualified teachers in public schools in the region in which such eligible school is located. The allocation to each qualifying school shall be calculated based on the number of weighted full time equivalent (FTE) staff, as defined herein, in the per FTE award amount. The total number of weighted FTE shall be determined by multiplying the actual number of FTE teachers providing classroom instruction at each school, as determined by the commissioner, by: 1) a factor of 2.0 for those schools where average salaries that are 50 percent or less of those in public school located in the same geographic region; 2) a factor of
1.5 for those schools where average salaries that are 50 percent and
75 percent of public schools located in the same geographic region; or 3) a factor of 1.0 for those schools where the average salaries that are 75-100 percent of public schools located in the same geographic region. The per FTE teacher award amount shall be calculated by dividing the $2,000,000 by the total number of weighted FTE staff; (ii) $2,000,000 shall be available for payments to schools providing special services or programs as defined in paragraphs e, g, i, and l of subdivision 2 of section 4401 of the education law and approved preschool programs in accordance with section 4410 of the education law to help prevent excessive instructional staff turnover through a targeted adjustment of compensation for teachers providing direct instructional services to students at such schools. The commissioner of education shall develop an allocation plan, subject to the approval of the director of the budget, that distributes funds appropriated herein among eligible schools; (iii) up to $10,000,000 shall be available for costs associated with schools operated under article 85 of the education law which otherwise would be payable through the department's general fund aid to localities appropriation, provided further that notwithstanding any inconsistent provision of law, any disbursements against this $10,000,000 shall immediately reduce the amounts appropriated in the education department's general fund aid to localities for costs associated with schools operated under article 85 of the education law by an equivalent amount, and the portion of such general fund appropriation so affected shall have no further force or effect. Provided that, notwithstanding any inconsistent provision of law, of the funds appropriated herein, up to $2,000,000 shall be available to support program and/or fiscal audits and/or reviews of individual preschool special education providers to be conducted by an external audit firm selected through a competitive request for proposals process or otherwise and, provided further that up to $2,000,000 shall be available for development of data collection and analysis systems to improve the capacity of the State, school districts and municipalities oversight of the provision of preschool special education services. Provided further that, to the extent permitted by federal law, $1,000,000 shall also be made available for grants to be awarded to municipalities to enhance program oversight. Notwithstanding any provision of the law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue and, 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. Notwithstanding any inconsistent provision of law, a portion of this appropriation may be suballocated to other state departments and agencies, as needed, to accomplish the intent of this appropriation ... 815,347,000 .............. (re. $104,652,000)

By chapter 53, section 1, of the laws of 2012:
For grants to schools and other eligible entities for specific programs in the, but not limited to, amounts indicated for such programs, including $1,776,819,000 for purposes under title I of the elementary and secondary education act, $247,841,000 for improving teacher quality and mathematics and science partnerships pursuant to title II of the elementary and secondary education act, $57,519,000 for English language acquisition pursuant to title III of the elementary and secondary education act, $96,526,000 for 21st century community learning centers pursuant to title IV of the elementary and secondary education act, $23,000,000 for charter schools programs pursuant to title V of the elementary and secondary education act, $42,425,000 for other purposes pursuant to the elementary...
and secondary education act and $68,578,000 for grants to schools
and other eligible entities for vocational and technical preparation
programs pursuant to the perkins career and technical improvement
act.
Notwithstanding any other provision of law to the contrary, funds
appropriated herein may be suballocated, subject to the approval of
the director of the budget, to any state agency or department to
accomplish the purpose of this appropriation ................................
2,312,708,000 ................................................................ (re. $100,000,000)
For the education of individuals with disabilities including up to
$3,000,000 for services and expenses of early childhood direction
centers and $500,000 for services and expenses of the center for
autism and related disabilities at the state university of New York
at Albany. Notwithstanding any inconsistent provision of law, a
portion of the funds appropriated herein shall be available, subject
to a plan developed by the commissioner of education and approved by
the director of the budget, for grants to ensure appropriately
certified teachers in schools providing special services or programs
as defined in paragraphs e, g, i and l of subdivision 2 of section
4401 of the education law to children placed by school districts and
in approved preschool programs that provide full and half-day educa-
tional programs in accordance with section 4410 of the education law
for children placed by school district. Provided further that, in
the allocation of funds, priority shall be given to those programs
with a demonstrated need to increase the number of certified teach-
 ers to comply with state and federal requirements. Such funds shall
be made available for such activities as certification preparation,
training, assisting schools with personnel shortages and supporting
activities that improve the delivery of services to improve results
for children with disabilities. Provided further that notwithstanding
any inconsistent provision of law, of the funds appropriated
herein: (i) $2,000,000 shall be available for payments to schools
providing special services or programs as defined in paragraphs e,
g, i, and l of subdivision 2 of section 4401 of the education law to
help prevent excessive instructional staff turnover through a
targeted adjustment of compensation for teachers providing direct
instructional services to students at such schools. The commissioner
of education shall develop an allocation plan, subject to the
approval of the director of the budget, that distributes funds
appropriated herein among eligible schools, as defined herein, that
qualify based on the following criteria: eligible schools are those
that have complied with all applicable requirements for previous
grants for this purpose and whose average teacher salary are below
the salary provided for similarly qualified teachers in public
schools in the region in which such eligible school is located. The
allocation to each qualifying school shall be calculated based on
the number of weighted full time equivalent (FTE) staff, as defined
herein, in the per FTE award amount. The total number of weighted
FTE shall be determined by multiplying the actual number of FTE
teachers providing classroom instruction at each school, as deter-
mined by the commissioner, by: 1) a factor of 2.0 for those schools
where average salaries that are 50 percent or less of those in
public school located in the same geographic region; 2) a factor of
1.5 for those schools where average salaries that are 50 percent and
75 percent of public schools located in the same geographic region;
or 3) a factor of 1.0 for those schools where the average salaries
that are 75-100 percent of public schools located in the same geographic region. The per FTE teacher award amount shall be calcu-
lated by dividing the $2,000,000 by the total number of weighted FTE
staff; (ii) $2,000,000 shall be available for payments to schools
providing special services or programs as defined in paragraphs e,
g, i, and l of subdivision 2 of section 4401 of the education law
and approved preschool programs in accordance with section 4410 of the education law to help prevent excessive instructional staff turnover through a targeted adjustment of compensation for teachers providing direct instructional services to students at such schools. The commissioner of education shall develop an allocation plan, subject to the approval of the director of the budget, that distributes funds appropriated herein among eligible schools; (iii) up to $10,000,000 shall be available for allowances to schools for the blind and deaf to support services to students attending these schools for costs which otherwise would be payable through the department's general fund aid to localities appropriation, provided further that notwithstanding any inconsistent provision of law, any disbursements against this $10,000,000 shall immediately reduce the amounts appropriated in the education department's general fund aid to localities for allowances to private schools for the blind and deaf by an equivalent amount, and the portion of such general fund appropriation so affected shall have no further force or effect. Notwithstanding any provision of the law to the contrary, funds appropriated herein shall be available for payment of liabilities heretofore accrued or hereafter to accrue and, 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 ... 815,347,000 ....................... (re. $2,000,000)

By chapter 53, section 1, of the laws of 2011:
For grants to schools for specific programs. Notwithstanding any other provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department to accomplish the purpose of this appropriation ... 3,747,000 ....................... (re. $3,747,000)
For grants to schools for specific programs including, but not limited to, grants for purposes under title I of the elementary and secondary education act. Notwithstanding any other provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department to accomplish the purpose of this appropriation .......
1,867,017,000 .................................... (re. $20,000,000)
For the purposes of the teacher incentive fund program as funded by the American recovery and reinvestment act of 2009. Funds appropriated herein shall be subject to all applicable reporting and accountability requirements contained in such act ............
20,500,000 ....................................... (re. $19,917,000)

By chapter 53, section 1, of the laws of 2010, as amended by chapter 53, section 1, of the laws of 2011:
For grants to schools for specific programs. Notwithstanding any other provision of law to the contrary, funds appropriated herein may be suballocated, subject to the approval of the director of the budget, to any state agency or department to accomplish the purpose of this appropriation ... 3,747,000 ....................... (re. $3,747,000)
For the purposes of the teacher incentive fund program as funded by the American recovery and reinvestment act of 2009. Funds appropriated herein shall be subject to all applicable reporting and accountability requirements contained in such act. Notwithstanding any other provision of the law to the contrary and subject to the approval of the director of the budget, a portion of the funds appropriated herein may be transferred to the credit of the state purposes account of the state education department to carry out the purposes of this program ... 20,000,000 ............. (re. $365,000)
EDUCATION DEPARTMENT
AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Health and Human Services Account - 25122

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
For grants to schools for specific programs (21742) .......... 5,000,000 ............................................... (re. $5,000,000)

By chapter 53, section 1, of the laws of 2014:
For grants to schools for specific programs ........................ 5,000,000 ............................................ (re. $50,000)

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal USDA-Food and Nutrition Services Account - 25026

By chapter 53, section 1, of the laws of 2015, as added by chapter 61, section 1, of the laws of 2015:
For grants to schools and other eligible entities for programs funded through the national school lunch act (21703) .......... 1,109,310,000 ........................................ (re. $1,109,310,000)

By chapter 53, section 1, of the laws of 2014:
For grants to schools and other eligible entities for programs funded through the national school lunch act .......... 1,077,000,000 ................................... (re. $183,456,000)

By chapter 53, section 1, of the laws of 2013:
For grants to schools and other eligible entities for programs funded through the national school lunch act .......... 1,052,000,000 ........................................ (re. $137,872,000)

By chapter 53, section 1, of the laws of 2012:
For grants to schools and other eligible entities for programs funded through the national school lunch act .......... 966,000,000 ........................................ (re. $41,000,000)

By chapter 53, section 1, of the laws of 2011:
For grants to schools and other eligible entities for programs funded through the national school lunch act .......... 821,987,000 ........................................ (re. $235,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Commercial Gaming Revenue Account - 23702

The appropriation made by chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:
For payment, pursuant to section 97-nnnn of the state finance law, of additional aid to school districts otherwise eligible for an apportionment pursuant to subdivision 4 of section 3602 of the education
law, in order to support elementary and secondary education, which, notwithstanding any provision of law to the contrary, shall for purposes of this appropriation mean support through after-school programs, gap elimination adjustment restoration apportionments and/or foundation aid; provided that, for the 2014-15 school year, $81,000,000 shall be available from the funds appropriated herein and shall be payable, on or after April 1, 2015, as a portion of the gap elimination adjustment restoration in such year. Provided further that, $81,000,000 of the funds appropriated herein shall be available for the 2015-16 school year and no more than 70 percent of such $81,000,000 shall be available for the 2015-16 state fiscal year. Provided further that, $81,000,000 of the funds appropriated herein shall be available for the 2016-17 school year and no more than 70 percent of such $81,000,000 shall be available for the 2016-17 state fiscal year; and provided further that, notwithstanding any provision of law to the contrary, the funds appropriated herein shall only be available to support such purposes and shall not be interchanged with any other item of appropriation; and provided that notwithstanding section 40 of the state finance law or any provision of law to the contrary, this appropriation shall remain in full force and effect to the maximum extent allowed by law .............. 720,000,000 ..................................... (re. $720,000,000)
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STATE BOARD OF ELECTIONS

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

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REGULATION OF ELECTIONS PROGRAM

General Fund

Local Assistance Account - 10000

By chapter 50, section 1, of the laws of 2006, as amended by chapter 496, section 1, of the laws of 2008:

The sum of five million dollars ($5,000,000) is hereby appropriated for services and expenses related to the alteration of poll sites to provide accessibility for disabled voters. Such funds shall be allocated to local boards of elections in proportion to the percentage of the state's registered voters residing in each local board's jurisdiction on December 31, 2004. Local boards of elections shall submit an alteration plan to improve handicap accessibility to the state board of elections. Such moneys shall be payable on the audit and warrant of the state comptroller, on vouchers certified or approved by the state board of elections pursuant to subdivision four of section 3-100 of the election law, in the manner provided by law, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008...

Special Revenue Funds - Federal

Federal Health and Human Services Fund

Poll Site Accessibility Account - 25169

By chapter 53, section 1, of the laws of 2012:

For services and expenses including prior year liabilities related to the alteration of poll sites to provide accessibility for disabled voters. Such funds shall be allocated to local boards of elections in proportion to the percentage of the state's registered voters residing in each local board's jurisdiction on December 31, 2004. Local boards of elections shall submit an alteration plan to improve handicap accessibility to the state board of elections. Such moneys shall be payable on the audit and warrant of the state comptroller, on vouchers certified or approved by the state board of elections pursuant to subdivision 4 of section 3-100 of the election law, in the manner provided by law...

By chapter 53, section 1, of the laws of 2011:

For services and expenses including prior year liabilities related to the alteration of poll sites to provide accessibility for disabled voters. Such funds shall be allocated to local boards of elections in proportion to the percentage of the state's registered voters residing in each local board's jurisdiction on December 31, 2004. Local boards of elections shall submit an alteration plan to improve handicap accessibility to the state board of elections. Such moneys shall be payable on the audit and warrant of the state comptroller, on vouchers certified or approved by the state board of elections pursuant to subdivision 4 of section 3-100 of the election law, in the manner provided by law...
By chapter 50, section 1, of the laws of 2009:
Additional funding for services and expenses related to the implementation of the help America vote act of 2002, including the purchase of new voting machines and disability accessible ballot marking devices for use by the local boards of elections pursuant to the help America vote act of 2002. Such moneys shall be allocated to the local boards of elections in proportion to the percentage of the state's registered voters residing in each local board's jurisdiction on December 31, 2004 ... 7,000,000 ............ (re. $500,000)

By chapter 50, section 1, of the laws of 2009, as amended by chapter 53, section 1, of the laws of 2011:
For services and expenses related to the implementation of the help America vote act of 2002, including the purchase of new voting machines and disability accessible ballot marking devices for use by the local boards of elections pursuant to the help America vote act of 2002. Such moneys shall be allocated to local boards of elections in proportion to the percentage of the state's registered voters residing in each local board's jurisdiction on December 31, 2004 ... 1,500,000 ........................................ (re. $1,500,000)

By chapter 50, section 1, of the laws of 2008, as amended by chapter 53, section 1, of the laws of 2011:
For services and expenses related to the implementation of the help America vote act of 2002, including the purchase of new voting machines and disability accessible ballot marking devices for use by the local boards of elections pursuant to the help America vote act of 2002. Such moneys shall be allocated to local boards of elections in proportion to the percentage of the state's registered voters residing in each local board's jurisdiction on December 31, 2004 ... 9,300,000 ........................................ (re. $9,300,000)

By chapter 50, section 1, of the laws of 2005, as added by chapter 62, section 1, of the laws of 2005:
For services and expenses incurred for poll worker training and voter education efforts pursuant to a chapter of the laws of 2005 ... 10,000,000 ........................................ (re. $3,100,000)

By chapter 181, section 20, of the laws of 2005, as amended by chapter 55, section 3, of the laws of 2006:
For services and expenses related to the purchase of new voting machines and voting systems for use by local boards of elections pursuant to the Help America Vote Act of 2002. Notwithstanding any other provision of law, such funds may only be expended in accordance with the provisions of this act related to the allocation of such funds and the procurement and purchase of voting systems and voting machines, including section ten of this act entitled "Formula for allocating Help America Vote Act money to local boards of election" and section twelve of this act entitled "Help America Vote Act voting machine and system implementation procurement process". Such moneys shall be payable on the audit and warrant of the state comptroller on vouchers certified or approved in the manner provided by law ... 190,000,000 ......................... (re. $10,000,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

APPROPRIATIONS REAPPROPRIATIONS
--- ---
1 General Fund ....................... 0 21,758,400
2 All Funds ......................... 0 21,758,400

ADMINISTRATION PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:

Avon, Town of, for Flood Mitigation (25752) 80,000 (re. $80,000)
Avon, Village of, for Flood Mitigation (25753) 85,000 (re. $85,000)
Caledonia, Village of, for Flood Mitigation (25754) 100,000 (re. $100,000)
Islip, Town of, For Roberto Clemente Park Cleanup (25755) 1,000,000 (re. $1,000,000)
Catskill Master Plan Stewardship and Planning (25756) 500,000 (re. $500,000)
Chautauqua County, including $25,000 for Sunset Bay, $100,000 for Chadwick Bay, $100,000 for Barcelona Harbor, and $50,000 for Chautauqua Lake Watershed Management Alliance (25757) 275,000 (re. $275,000)
For services and expenses related to a Long Island nitrogen management and mitigation plan. Not less than $1,875,000 of this appropriation shall be made available for services and expenses of the Long Island regional planning council. Notwithstanding any other provision of law, the director of the budget is hereby authorized to transfer up to $3,125,000 of this appropriation to state operations (25758) 5,000,000 (re. $5,000,000)
Services and expenses of Cornell community integrated pest management (24756) 550,000 (re. $550,000)
Services and expenses of the Universal Waste Rule Program administered by the Food Industry Alliance (25759) 100,000 (re. $100,000)
Udell's Cove Preservation Committee (25760) 210,000 (re. $210,000)
Town of North Elba/ORDA (25761) 250,000 (re. $250,000)
Jefferson County Soil and Water Conservation District for Goose Bay Invasive Control (25762) 25,000 (re. $25,000)
For additional services and expenses of the invasive species and dredging projects. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote (25763) 400,000 (re. $400,000)

By chapter 53, section 1, of the laws of 2014:

Sewage-Right-to-Know program 500,000 (re. $500,000)
Services and expenses of Cornell community integrated pest management 550,000 (re. $221,000)
Pharmaceutical take back program 150,000 (re. $150,000)
Dutch Hollow Brook Watershed 200,000 (re. $200,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

The Rockland Bergen Flood Mitigation task force .......................... (re. $100,000)
1
Services and expenses of EPCAL sewage treatment facility ............. (re. $5,000,000)
2

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53, 3
section 1, of the laws of 2015:

Invasive species control and water dredging projects to include:

- Allegany County Soil and Water Conservation District, including 4
  $100,000 for Cuba Lake and $25,000 for Rushford Lake and $30,000 for 5
  streams and creeks dredging and debris removal ........................ (re. $155,000)

- Cattaraugus County Department of Public Works, including $30,000 for 6
  Conewango Creek dredging; $25,000 for Lime invasive management; 7
  $30,000 for Thatcher Brook Channel dredging; and $30,000 for the 8
  dredging of debris and sediment at dams within the county ......... (re. $115,000)

- Chautauqua County Soil and Water Conservation District, included 9
  $100,000 for Bear Lake and $100,000 for Cassadage Lake ............. (re. $200,000)

- Chautauqua Lake Association dredging and debris cleaning projects 10
  $50,000 ............................................... (re. $50,000)

- Oswego County Soil and Water Conservation District, including $300,000 11
  for the Town of Granby, Lake Neatahwanta Dredging projects .... ... (re. $300,000)

- Hanover, Town of ... 75,000 ............................................. (re. $75,000)

- Jamestown Audubon Society ... 30,000 .................................. (re. $30,000)

- Livingston County Soil and Water Conservation District ............... (re. $25,000)

- Town of Oswegatchie for Black Lake Invasive Control projects .... (re. $100,000)

- Fulton, City of ... 200,000 ............................................. (re. $200,000)

- Oswego River Invasive Control ... 150,000 .......................... (re. $150,000)

- Cayuga Community College- Owasco Lake Watershed Restoration ... (re. $600,000)

By chapter 53, section 1, of the laws of 2013:

For services and expenses of Cornell community integrated pest manage- 1
ment ... 500,000 .................................................. (re. $5,000)

By chapter 53, section 1, of the laws of 2013, as amended by chapter 53, 2
section 1, of the laws of 2015:

For invasive species control and water dredging projects to include:

- Hanover, Town of ... 75,000 ............................................. (re. $75,000)

By chapter 53, section 1, of the laws of 2012:

For services and expenses of the invasive species program including $50,000 for Lake Chautauqua and $100,000 for Lake George .............. (re. $328,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 1, 4
section 4, of the laws of 2009:

For services and expenses of the Greenwood Lake bi-state commission 5
... 226,000 .................................................. (re. $29,000)

For services and expenses of a Road Salt Study in the Adirondacks ... 6
150,000 .................................................. (re. $150,000)

For services and expenses of a Flood Mitigation Study - Village of Larchmont ... 75,000 ............................................. (re. $20,000)

Edgewood Oak Brush Plains Preserve Improvement ....................... (re. $255,000)
DEPARTMENT OF ENVIRONMENTAL CONSERVATION

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Section</th>
<th>Description</th>
<th>Amount</th>
<th>Reappropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>55</td>
<td>1</td>
<td>For services and expenses for the Delaware River Basin Flood Control</td>
<td>245,000</td>
<td>(re. $123,000)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Edgewood Oak Brush Plains Preserve Improvement</td>
<td>220,500</td>
<td>(re. $95,000)</td>
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<tr>
<td></td>
<td></td>
<td>Peconic Estuary</td>
<td>196,000</td>
<td>(re. $141,000)</td>
</tr>
<tr>
<td>55</td>
<td>1</td>
<td>For services and expenses of a Jamaica Bay waterfront access improvement project</td>
<td>1,568,000</td>
<td>(re. $1,400,000)</td>
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</table>

AIR AND WATER QUALITY MANAGEMENT PROGRAM

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Section</th>
<th>Description</th>
<th>Amount</th>
<th>Reappropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>53</td>
<td>1</td>
<td>For services and expenses of the following commissions notwithstanding any law to the contrary:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>The Interstate environmental commission</td>
<td>15,000</td>
<td>(re. $300)</td>
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<tr>
<td></td>
<td></td>
<td>The New England Interstate commission</td>
<td>38,000</td>
<td>(re. $1,200)</td>
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<tr>
<td></td>
<td></td>
<td>The Ohio river basin commission</td>
<td>14,000</td>
<td>(re. $200)</td>
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<tr>
<td></td>
<td></td>
<td>The Great Lakes commission</td>
<td>60,000</td>
<td>(re. $700)</td>
</tr>
</tbody>
</table>

SOLID AND HAZARDOUS WASTE MANAGEMENT PROGRAM

<table>
<thead>
<tr>
<th>Chapter</th>
<th>Section</th>
<th>Description</th>
<th>Amount</th>
<th>Reappropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>53</td>
<td>1</td>
<td>For payment to Essex county under an agreement with the department of environmental conservation (24802)</td>
<td>300,000</td>
<td>(re. $300,000)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>For payment to Hamilton county under an agreement with the department of environmental conservation (24803)</td>
<td>150,000</td>
<td>(re. $150,000)</td>
</tr>
</tbody>
</table>

By chapter 53, section 1, of the laws of 2013:

For community impact research grants. Such grants shall be in an amount of up to $50,000 for community groups for projects that address a community's exposure to multiple environmental harms and risks. Such projects shall include studies to investigate the environment, or related public health issues of the community. Projects shall include research that will be used to expand the knowledge or understanding of the affected community. The results of the investigation shall be disseminated to members of the affected community. Community groups eligible for funding shall be located in the same area as the environmental and/or related public health issues to be addressed by the project. Such groups shall be primarily focused on addressing the environmental and/or related public health issues of the residents of the affected community and shall be comprised primarily of members of the affected community. |

490,000 | (re. $490,000) |
shall include research that will be used to expand the knowledge or
understanding of the affected community. The results of the investiga-
tion shall be disseminated to members of the affected community.
Community groups eligible for funding shall be located in the same
area as the environmental and/or related public health issues to be
addressed by the project. Such groups shall be primarily focused on
addressing the environmental and/or related public health issues of
the residents of the affected community and shall be comprised
primarily of members of the affected community .....................
490,000 ............................................. (re. $455,000)

By chapter 53, section 1, of the laws of 2012:
For community impact research grants. Such grants shall be in an
amount of up to $50,000 for community groups for projects that
address a community’s exposure to multiple environmental harms and
risks. Such projects shall include studies to investigate the envi-
ronment, or related public health issues of the community. Projects
shall include research that will be used to expand the knowledge or
understanding of the affected community. The results of the investi-
gation shall be disseminated to members of the affected community.
Community groups eligible for funding shall be located in the same
area as the environmental and/or related public health issues to be
addressed by the project. Such groups shall be primarily focused on
addressing the environmental and/or related public health issues of
the residents of the affected community and shall be comprised
primarily of members of the affected community .....................
490,000 ............................................. (re. $195,000)

By chapter 53, section 1, of the laws of 2011:
For community impact research grants. Such grants shall be in an
amount of up to $50,000 for community groups for projects that
address a community’s exposure to multiple environmental harms and
risks. Such projects shall include studies to investigate the envi-
ronment, or related public health issues of the community. Projects
shall include research that will be used to expand the knowledge or
understanding of the affected community. The results of the investi-
gation shall be disseminated to members of the affected community.
Community groups eligible for funding shall be located in the same
area as the environmental and/or related public health issues to be
addressed by the project. Such groups shall be primarily focused on
addressing the environmental and/or related public health issues of
the residents of the affected community and shall be comprised
primarily of members of the affected community .....................
490,000 ............................................. (re. $276,000)

By chapter 55, section 1, of the laws of 2010:
For community impact research grants. Such grants shall be in an
amount of up to $50,000 for community groups for projects that
address a community’s exposure to multiple environmental harms and
risks. Such projects shall include studies to investigate the envi-
ronment, or related public health issues of the community. Projects
shall include research that will be used to expand the knowledge or
understanding of the affected community. The results of the investi-
gation shall be disseminated to members of the affected community.
Community groups eligible for funding shall be located in the same
area as the environmental and/or related public health issues to be
addressed by the project. Such groups shall be primarily focused on
addressing the environmental and/or related public health issues of
the residents of the affected community and shall be comprised
primarily of members of the affected community .....................
490,000 ............................................. (re. $175,000)
By chapter 55, section 1, of the laws of 2009:

For community impact research grants. Such grants shall be in an amount of up to $50,000 for community groups for projects that address a community's exposure to multiple environmental harms and risks. Such projects shall include studies to investigate the environment, or related public health issues of the community. Projects shall include research that will be used to expand the knowledge or understanding of the affected community. The results of the investigation shall be disseminated to members of the affected community. Community groups eligible for funding shall be located in the same area as the environmental and/or related public health issues to be addressed by the project. Such groups shall be primarily focused on addressing the environmental and/or related public health issues of the residents of the affected community and shall be comprised primarily of members of the affected community ................. 490,000 ............................................. (re. $132,000)

By chapter 55, section 1, of the laws of 2008:

For community impact research grants. Such grants shall be in an amount of up to $50,000 for community groups for projects that address a community's exposure to multiple environmental harms and risks. Such projects shall include studies to investigate the environment, or related public health issues of the community. Projects shall include research that will be used to expand the knowledge or understanding of the affected community. The results of the investigation shall be disseminated to members of the affected community. Community groups eligible for funding shall be located in the same area as the environmental and/or related public health issues to be addressed by the project. Such groups shall be primarily focused on addressing the environmental and/or related public health issues of the residents of the affected community and shall be comprised primarily of members of the affected community ................. 490,000 .............................................. (re. $32,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 55, section 1, of the laws of 2008:

For community impact research grants. Such grants shall be in an amount of up to $50,000 for community groups for projects that address a community's exposure to multiple environmental harms and risks. Such projects shall include studies to investigate the environment, or related public health issues of the community. Projects shall include research that will be used to expand the knowledge or understanding of the affected community. The results of the investigation shall be disseminated to members of the affected community. Community groups eligible for funding shall be located in the same area as the environmental and/or related public health issues to be addressed by the project. Such groups shall be primarily focused on addressing the environmental and/or related public health issues of the residents of the affected community and shall be comprised primarily of members of the affected community ................. 490,000 .............................................. (re. $18,000)

By chapter 55, section 1, of the laws of 2006, as amended by chapter 55, section 1, of the laws of 2008:

For community impact research grants. Such grants shall be in an amount of up to $25,000 for community groups for projects that address a community's exposure to multiple environmental harms and risks. Such projects shall include studies to investigate the environment, economy and public health of the community. Projects shall be of a research nature that will be used to expand the knowledge or understanding of the affected community. The results of the investigation shall be disseminated to members of the affected community.
Community groups eligible for funding shall be located in the same area as the environmental and/or public health problems to be addressed by the project. Such groups shall be primarily focused on addressing the environmental and/or public health problems of the residents of the affected community and shall be comprised primarily of members of the affected community...

By chapter 55, section 1, of the laws of 2005:

For community impact research grants. Such grants shall be in an amount of up to $25,000 for community groups for projects that address a community's exposure to multiple environmental harms and risks. Such projects shall include studies to investigate the environment, economy and public health of the community. Projects shall be of a research nature that will be used to expand the knowledge or understanding of the affected community. The results of the investigation shall be disseminated to members of the affected community.

Community groups eligible for funding shall be located in the same area as the environmental and/or public health problems to be addressed by the project. Such groups shall be primarily focused on addressing the environmental and/or public health problems of the residents of the affected community and shall be comprised primarily of members of the affected community...

(Re. $53,000)
DEPARTMENT OF FAMILY ASSISTANCE  
OFFICE OF CHILDREN AND FAMILY SERVICES  

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For payment according to the following schedule:

<table>
<thead>
<tr>
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<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
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<tbody>
<tr>
<td>General Fund</td>
<td>1,899,601,927</td>
<td>594,557,050</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>1,347,215,000</td>
<td>2,333,486,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>13,802,000</td>
<td>17,236,000</td>
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<tr>
<td>All Funds</td>
<td>3,260,618,927</td>
<td>2,945,279,050</td>
</tr>
</tbody>
</table>

SCHEDULE

<table>
<thead>
<tr>
<th>CHILD CARE PROGRAM</th>
<th>491,988,377</th>
</tr>
</thead>
</table>

General Fund
Local Assistance Account - 10000

The money hereby appropriated is 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, the money hereby appropriated shall be available to the office net of disallowances, refunds, reimbursements and credits.

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.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be
increased or decreased by interchange with
any other appropriation or with any other
item or items within the amounts appropri-
ated within the 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.
Notwithstanding any other provision of law,
the money hereby appropriated, in combina-
tion with the money appropriated in feder-
al block grant, federal day care account,
including any funds transferred or subal-
located by the office of temporary and
disability assistance special revenue
funds - federal / aid to localities feder-
al health and human services fund federal
temporary assistance to needy families
block grant funds at the request of local
social services districts and, upon
approval of the director of the budget,
transfer of federal temporary assistance
for needy families block grant funds made
available from the New York works compli-
ance fund program or otherwise specif-
ically appropriated therefor, shall
constitute the state block grant for child
care. The money hereby appropriated is to
be available to social services districts
for child care assistance pursuant to
title 5-C of article 6 of the social
services law and shall be apportioned
among the social services districts by the
office according to an allocation plan
developed by the office and submitted to
the director of the budget for approval
within 60 days of enactment of the budget.
A district's block grant allocation,
including any funds the office of tempo-
rary and disability assistance transfers
from a district's flexible fund for family
services allocation to the state block
grant for child care at the district's
request, for a particular federal fiscal
year is available only for child care
assistance expenditures made during that
federal fiscal year and which are claimed
by March 31 of the year immediately
following the end of that federal fiscal
year. Notwithstanding any other provision
of law, any claims for child care assis-
tance made by a social services district
for expenditures made during a particular
federal fiscal year, other than claims
made under title XX of the federal social
security act and under the food stamp
employment and training program, shall be
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counted against the social services
district's block grant allocation for that
federal fiscal year.

A social services district shall expend its
allocation from the block grant in accord-
ance with the applicable provisions in
federal law and regulations relating to
the federal funds included in the state
block grant for child care and the regu-
lations of the office of children and
family services. Notwithstanding any other
 provision of law, each district's claims
submitted under the state block grant for
child care will be processed in a manner
that maximizes the availability of federal
funds and ensures that the district meets
its maintenance of effort requirement in
each applicable federal fiscal year

(13907) .................................. 168,845,700

For services and expenses of a program to
increase participation of afterschool,
daycare, or other out-of-school care
providers who are eligible to participate
in the child and adult care food program.
Methods of increasing participation shall
include but not be limited to outreach and
technical assistance provided that such
funds shall be awarded to nonprofit organ-
izations through a competitive process and
provided further that such funds may be
transferred or suballocated to any state
agency to accomplish the intent of this
appropriation (13926) ............... 250,000

For services and expenses of the united
federation of teachers to provide profes-
sional development to child care providers
including but not necessarily limited to
licensed group family day care home,
registered family day care home and legal-
ly-exempt providers located in the city of
New York, to meet existing training
requirements and to enhance the develop-
ment of such providers (14033) .......... 2,500,000

For services and expenses of the united
federation of teachers to establish and
operate a quality grant program for child
care providers which may include licensed
group family day care home providers,
registered family day care home providers
and legally-exempt providers located in
the city of New York (14052) .......... 5,000,000

For services and expenses of the civil
service employees association, Local 1000,
AFSCME, AFL-CIO to provide professional
development to child care providers which
shall include but not necessarily be
limited to, licensed group family day care
home, registered family day care home and
legally-exempt providers located outside
the city of New York, to meet existing
training requirements and to enhance the
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development of such providers; provided
however, that, pursuant to a request by
the civil services association, the funds
may be made available to CSEA Workers'
Opportunity Resources and Knowledge Insti-
tute (CSEA WORK Institute), or other
administrator designated by the union to
administer and implement the program for
the union (14034) .................................... 2,195,302

For services and expenses of the civil
service employees association, Local 1000,
AFSCME, AFL-CIO to establish and operate a
quality grant program for licensed group
day care home and registered family
day care home providers outside the city
of New York; provided however, that,
pursuant to a request by the civil
services association, the funds may be
made available to CSEA Workers' Opportu-
nity Resources and Knowledge Institute
(CSEA WORK Institute), or other adminis-
trator designated by the union to adminis-
ter and implement the program for the
union (14032) ............................ 4,108,375

Program account subtotal ..................... 182,899,377

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Day Care Account - 25175

For services and expenses related to the
child care block grant.
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 appropriated herein shall be available
for aid to municipalities, for services
and expenses under the child care block
grant 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.
Such funds are to be available for payment
of aid, services and expenses heretofore
accrued or hereafter to accrue to munici-
palities. Subject to the approval of the
director of the budget, such funds shall
be available to the office net of disal-
lowances, refunds, reimbursements, and
credits.
Notwithstanding any inconsistent provision
of law, the amount herein appropriated may
be transferred to any other appropriation
within the office of children and family
services and/or the office of temporary
and disability assistance and/or suballo-
cated to the office of temporary and disa-
bility assistance for the purpose of
paying local social services districts’
costs of the above program and may be
increased or decreased by interchange with
any other appropriation or with any other
item or items within the amounts appropri-
ated within the office of children and
family services general fund - local
assistance account or special revenue
funds federal/state operations federal day
care 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 chair-
man of the senate finance committee and
the chairman of the assembly ways and
means committee.
Notwithstanding any other provision of law,
the money hereby appropriated including
any funds transferred by the office of
temporary and disability assistance
special revenue funds - federal / aid to
localities federal health and human
services fund, federal temporary assist-
ance to needy families block grant funds
at the request of local social services
districts and, upon approval of the direc-
tor of the budget, transfer of federal
temporary assistance for needy families
block grant funds made available from the
New York works compliance fund program or
otherwise specifically appropriated there-
for, in combination with the money appro-
priated in the general fund / aid to
localities local assistance account,
appropriated for the state block grant for
child care shall constitute the state
block grant for child care.
Of the amounts appropriated herein, up to
$216,755,000 of the state block grant for
child care may be used for child care assistance pursuant to title 5-C of article 6 of the social services law. The funds that are to be available to social services districts for child care assistance shall be apportioned among the social services districts by the office according to the allocation plan developed by the office and submitted to the director of the budget for approval within 60 days of enactment of the budget. A district's block grant allocation, including any funds the office of temporary and disability assistance transfers from a district's flexible fund for family services allocation to the state block grant for child care at the district's request, for a particular federal fiscal year is available only for child care assistance expenditures made during that federal fiscal year and which are claimed by March 31 of the year immediately following the end of that federal fiscal year. Notwithstanding any other provision of law, any claims for child care assistance made by a social services district for expenditures made during a particular federal fiscal year, other than claims made under title XX of the federal social security act and under the food stamp employment and training program, shall be counted against the social services district's block grant allocation for that federal fiscal year.

A social services district shall expend its allocation from the block grant in accordance with the applicable provisions in federal law and regulations relating to the federal funds included in the state block grant for child care and the regulations of the office of children and family services. Notwithstanding any other provision of law, each district's claims submitted under the state block grant for child care will be processed in a manner that maximizes the availability of federal funds and ensures that the district meets its maintenance of effort requirement in each applicable federal fiscal year. Funds appropriated herein shall be subject to the amount awarded in federal grant funding.

Of the amounts appropriated herein, up to $38,332,000 of the funds may be available for funding to social services districts for child care assistance should additional health and human services funding be available.

Of the amounts appropriated herein, up to $22,034,000 may be available for services and expenses for the operation and coordination of child care resource and referral
agencies. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $6,125,000 may be available for services and expenses for the operation and coordination of legally exempt enrollment agencies located in the city of New York. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $1,100,000 may be available for services and expenses for the operation of infant/toddler resource centers. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $6,434,000 may be available for services and expenses of child care provider training.

Of the amounts appropriated herein, up to $10,240,000 may be available for services
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and expenses of child care scholarships and ongoing professional development.
Of the amounts appropriated herein, up to $2,000,000 may be available for services and expenses of the development and maintenance of automated systems in support of licensing and oversight of child day care providers.
Of the amounts appropriated herein, up to $586,000 may be available for services and expenses to make awards through a competitive grant process for start-up expenses and for the promotion of child health and safety, including equipment and minor renovations.
Of the amounts appropriated herein, up to $300,000 may be available for services and expenses for the establishment and/or operation of child care services in the state's courts.
Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the state university of New York including community colleges and state operated campuses.
Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the city university of New York, including community colleges and senior colleges.
Of the amounts appropriated herein, up to $750,000 may be available for suballocation to the department of agriculture and markets for services and expenses of child care services provided to children of migrant workers in programs operated by non-profit organizations under contract with the department of agriculture and markets to provide such care.
Of the amount appropriated herein, up to $50,000 may be available for services and expenses of conducting a market rate survey (13950) ........................... 308,746,000

Program account subtotal .................. 308,746,000

For services and expenses related to administering the "quality child care and protection act" specifically, the provision of grants to child day care providers for health and safety purposes, for training of child day care provider staff and other activities to increase the

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Quality Child Care and Protection Account - 21900

For services and expenses related to administering the "quality child care and protection act" specifically, the provision of grants to child day care providers for health and safety purposes, for training of child day care provider staff and other activities to increase the
Notwithstanding any inconsistent provision of law, the amount appropriated herein, shall be available under a foster care block grant for state reimbursement of eligible social services district expenditures for the provision and administration of foster care services including care, maintenance, supervision, and tuition; for supervision of foster children placed in federally funded job corps programs; for care, maintenance, supervision, and tuition for adjudicated juvenile delinquents and persons in need of supervision placed in residential programs operated by authorized agencies and in out-of-state residential programs; and for the provision and administration of the kinship guardian assistance program including kinship guardianship assistance payments and payments for non-recurring guardianship expenses.

Notwithstanding any other provision of law, a portion of the funds are available to reimburse social services districts for the change in the maximum state aid rates established by the office of children and family services for the 2016-17 rate year pursuant to section 398-a of the social services law and sections 4003 and 4405 of the education law to reflect the continuation of the cost of living adjustments that became effective April 1, 2008 for payments made to foster parents and for salary and fringe benefit costs and other critical nonpersonal services costs for foster care programs as determined by the office. Social services districts must adjust the amount of payments made for care provided by congregate care and foster boarding home programs and to foster parents to reflect the cost of living adjustments in the manner specified by the office. Each authorized agency operating a congregate care or foster boarding home program in New York state for which the office sets a maximum state
aid rate pursuant to section 398-a of the social services law or section 4003 or 4405 of the education law shall submit, at the time and in a manner to be determined by the office, a written certification, attesting that the funds received for the continuation of the cost of living adjustment to the maximum state aid rate that became effective April 1, 2008 for that program will be or were used solely in accordance with the requirements of the cost of living adjustment established by the office. Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part I of chapter 60 of the laws of 2014, for the period commencing on April 1, 2016 and ending March 31, 2017 the commissioner shall apply a cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement. Within the amounts appropriated herein, state reimbursement to each social services district for services identified herein that are otherwise reimbursable by the state from April 1, 2016 through March 31, 2017 shall be limited to a district allocation, hereinafter referred to as the district's block grant allocation. Notwithstanding any other provision of law, such block grant allocation shall be based, in part, on each district's claims for such costs, adjusted by the applicable cost allocation methodology and net of any retroactive payments for the 12 month period ending June 30, 2015 that are submitted on or before January 4, 2016 and, in part, on such other factors as determined by the office of children and family services and approved by the director of the budget. Any portion of a social services district's allocation from funds appropriated herein not claimed by such district during the state fiscal year may be used by such district for expenditures on preventive services provided pursuant to section 409-a of the social services law, independent living services and aftercare services provided pursuant to regulations of the department of family assistance, claimed by such district during the next state fiscal year up to the amount remaining from the district's foster care block grant allocation, provided however, that any claims for such services during the next state fiscal year in excess of such amount shall be subject to 62 percent state reimbursement exclusive of any federal funds made available
for such purposes, in accordance with
directives of the department of family
assistance and subject to the approval of
the director of the budget. Any claims
submitted by a social services district
for reimbursement for a particular state
fiscal year for which the social services
district does not receive state or federal
reimbursement during that state fiscal
year may not be claimed against that
district's block grant apportionment for
the next state fiscal year.
The office of children and family services,
with the approval of the director of the
budget, may reduce a district's block
grant allocation by the state share
derelease related to federal retroactive
reimbursement for such foster care
services identified herein. The office,
with the approval of the director of the
budget, may reduce a district's block
grant allocation by the state share of
disallowances or sanctions taken against
the district pursuant to the social
services law or federal law.
Notwithstanding any other provision of law,
the state shall not be responsible for
reimbursing a social services district and
a district shall not seek state reimburse-
ment for any portion of any state disal-
lowance or sanction taken against the
social services district, or any federal
disallowance attributable to final federal
agency decisions or to settlement made, on
or after July 1, 1995, when such disallow-
ance or sanction results from the failure
of the social services district to comply
with federal or state requirements,
including, but not limited to, failure to
document eligibility for federal or state
funds in the case record; provided, howev-
er, if the office determines that any
federal disallowance for services provided
between January 1, 1999 and May 31, 1999
results solely from the late enactment of
the state legislation implementing the
federal adoption and safe families act,
the state shall be solely responsible for
the full amount of the disallowance or
sanction; provided, further, however, this
provision shall be deemed to apply both
prospectively and retroactively regardless
of whether such sanctions or disallowances
are for services provided or claims made
prior to or after April 1, 2016.
Notwithstanding any other provision of law,
y any federal disallowance resulting from a
federal title IV-E eligibility review or
audit that uses extrapolated statistic
techniques shall be passed along by the
state to any and all social services
districts that the office of children and
family services has determined have not
complied with the title IV-E eligibility
requirements or have not taken the neces-
sary actions to ensure compliance with
such requirements including, but not
limited to, failing to: assess and fully
document all the criteria and have readily
available all the necessary documents to
establish and continue title IV-E eligi-
bility for all title IV-E eligible chil-
dren within the required time frames;
claim title IV-E funding only for cases
that meet all of the title IV-E eligibil-
ity criteria; and fully implement the
social services payment system on or
before April 1, 2005 for all direct and
voluntary agency foster care services.
Notwithstanding any law to the contrary, the
office of children and family services
shall impose on social services districts
any federal disallowance issued against
the state as a result of a federal title
IV-E secondary eligibility review regard-
less of the date the children may have
entered foster care, the date the eligi-
bility or payment errors occurred, or the
filing date of any federal claims for
reimbursement; provided, however, that the
state shall be responsible for the disal-
lowed costs and expenditures related to
the placement of children in a facility
operated by the office of children and
family services, which shall be determined
in the same manner as the disallowed costs
and expenditures for social services
districts other than the city of New York.
In order to reimburse the federal govern-
ment for the full amount of any disallow-
ance imposed on the state by the federal
administration for children and families
within the timeframes necessary to avoid
any potential interest payments on such
amount, the office of children and family
services is authorized to immediately
offset funds otherwise due to each
district for a pro rata share of the total
disallowed costs based on the percentage
of applicable federal title IV-E claims
made by that district for the relevant
time period as compared to the total
applicable statewide title IV-E claims.
The amount of the offset against each
district will be adjusted, if necessary,
upon completion of the disallowance allo-
cation process. The final allocation of
the amount of any federal disallowance
resulting from a title IV-E secondary
eligibility review shall be allocated
among the districts so that each district
shall be responsible for the amount
attributable to each of the district's children or cases that are determined by the federal review to be unallowable. Each district shall also be responsible for a portion of the federal extrapolated disallowance amount based on the relative error rate for the district. The city of New York's error rate will be based on the federal sample and federal statistics. For all social services districts other than the city of New York, the error rate will be based on a review conducted by the district of a sample of children and/or cases determined by the office of children and family services and a re-review of a sub-sample by the office of those children and/or cases determined by the office. The office of children and family services will determine what is reasonable in establishing the size of the sample and sub-sample for each district. The office of children and family services shall notify each social services district of the federal audit period that the social services district must review. Any child or case from the social services district that was included in the federal sample will automatically be included in the social services district's review sample and the determination made at the federal review regarding that child or case will govern for the purposes of the social services district's review. The social services district must complete and submit the results of its review to the office of children and family services within 60 days of receipt of the sample. The error rate for the district will be based on the findings of the district's review and the office of children and family services' re-review. If a social services district does not complete its review within 60 days of receiving the sample from the office of children and family services, the office of children and family services shall assign an error rate to the social services district based on the relative percentage of the district's applicable title IV-E claims for the relevant period as compared to applicable statewide title IV-E claims for that period and other circumstances that the office of children and family services may consider in order to allocate 100 percent of the federal disallowance. The office of children and family services shall apply each social services district's error rate to the total amount of the district's applicable title IV-E claims including associated administrative expenses. The resulting
dollar amounts for all of the social
districts will be summed to
derive the total amount of title IV-E
claims deemed to be in error statewide. To
establish a disallowance percentage for
each social services district, the amount
of the district's title IV-E claims deemed
to be in error will be divided by the
amount of statewide title IV-E claims
deemed to be in error. The resulting
disallowance percentage for each district
will be applied to the entire title IV-E
extrapolated disallowance calculated by
the federal review to determine the amount
of the extrapolated disallowance for which
the district is responsible. Each district
will be credited for the amount already
disallowed for any individual children or
cases found to be in error during the
federal review. The exclusive appeal
rights for the review of the amount of the
federal disallowance assigned to each
social services district shall be pursuant
to article 78 of the civil practice laws
and rules; provided, however, that in any
such action all of the social services
districts shall be joined as necessary
parties and the venue of any such action
shall be in Rensselaer county. Any social
services district that fails to complete
its sample review in the required time
frames shall have no right to appeal and
shall not be a necessary party to any
action brought by another social services
district.
The money hereby appropriated is to be
available for payment of state aid hereto-
fore accrued or hereafter to accrue to
municipalities. Subject to the approval of
the director of the budget, the money
hereby appropriated shall be available to
the office net of disallowances, refunds,
reimbursements, and credits.
Notwithstanding any inconsistent provision
of law, the amount herein appropriated may
be transferred to any other appropriation
within the office of children and family
services and/or the office of temporary
and disability assistance and/or suballo-
cated to the office of temporary and disa-
ability assistance for the purpose of
paying local social services districts' costs of the above program and may be
increased or decreased by interchange with
any other appropriation or with any other
item or items within the amounts appropri-
ated within the 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. 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.
Notwithstanding the provisions of any other
law to the contrary, the office of chil-
dren and family services may, on behalf of
social services districts, make payments
to foster boarding homes paid directly by
social services districts by direct depos-
it or debit card. Local social services
districts shall reimburse the office for
the costs of administering such direct
deposit or debit card payments.
Notwithstanding any inconsistent provision
of the social services law or the state
finance law, the office of children and
family services shall, on a quarterly
basis, request that the office of tempo-
rary and disability assistance reimburse
the office of children and family services
for the non-federal share of the costs of
administering such direct deposit or debit
card payments to capture the local share
of such costs.
Notwithstanding any other provision of law,
if a social services district fails to
provide reimbursement to the office of
children and family services pursuant to
section 529 of the executive law within 60
days of receiving a bill for services
under such section, or by the date certain
set by such office for providing
reimbursement, whichever is later, the
offices of the department of family
assistance are authorized to exercise the
state's set-off rights by withholding any
amounts due and owing to such district under this appropriation, up to such amounts due and owing to the state under section 529 of the executive law and transferring such funds to the miscellaneous special revenue fund youth facility per diem account (YF).
Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, approved by, or under contract with the office of children and family services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services (13997) 445,526,000
Notwithstanding any inconsistent provision of law, the amount appropriated herein shall be made available to reimburse 62 percent of eligible social services district expenditures that are claimed by March 31, 2017 for child welfare services which shall include and be limited to preventive services provided pursuant to section 409-a of the social services law other than community optional preventive services, child protective services, independent living 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 9 of article 6 of the social services law and regulations of the department of family assistance incurred on or after October 1, 2015 and before October 1, 2016 and that are otherwise reimbursable by the state on or after April 1, 2016, after first deducting therefrom any federal funds properly received or to be received on account thereof upon

certification by the social services
district that it will not be using these
funds to supplant other state and local
funds and that the district will not
submit claims for reimbursement under this
appropriation for the same type and level
of services that the county previously
provided and claimed under any contract in
existence on October 1, 2002 as other than
child protective, preventive, independent
living, after care or adoption services or
adoption administration.
The money hereby appropriated is to be
available for payment of state aid hereto-
fore accrued or hereafter to accrue to
municipalities. Subject to the approval of
the director of the budget, the money
hereby appropriated shall be available to
the office net of disallowances, refunds,
reimbursements, and credits; provided,
however, that notwithstanding any other
provision of law, for a district to
receive reimbursement for such services,
the amount of funds that the district
expends on such services from its flexible
fund for family services allocation and
any flexible fund for family services
funds transferred at the district's
request to the title XX social services
block grant must, to the extent that fami-
lies are eligible therefore, be equal to
or greater than the district's portion of
the $342,322,341 statewide child welfare
threshold amount, which shall be estab-
lished pursuant to a formula developed by
the office of temporary and disability
assistance and the office of children and
family services and approved by the direc-
tor of the budget.
Notwithstanding any other provision of law,
selected social services districts may
authorize the office of temporary and
disability assistance to intercept a
portion of the funds on behalf of the
office of children and family services
otherwise due to the districts under this
appropriation and/or under any other
general fund – aid to localities appropri-
ation available to such districts to
suballocate to the office of mental health
and subsequently for suballocation from
the office of mental health to the depart-
ment of health to use for the 38.9 percent
of the non-federal share of the medical
assistance payments for home and community
based waiver services provided in accord-
ance with subdivision 9 of section 366 of
the social services law as authorized by
such selected social services districts
which choose to use preventive services
funds to support such costs.
Notwithstanding any other provision of law, social services districts may authorize the office of temporary and disability assistance to intercept a portion of the funds on behalf of the office of children and family services otherwise due to the districts under this appropriation and/or under any other general fund - aid to localities appropriation available to such districts to transfer to any miscellaneous special revenue fund available to the office of children and family services to use for the local share of the federal funds available for education and training vouchers provided in accordance with section 477 of title IV-E of the social security act as authorized by such social services districts which choose to use funds to support such costs.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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.

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. Notwithstanding the provisions of any other law to the contrary, the office of children and family services may, on behalf of local social services districts, make payments for adoption subsidies by direct deposit or debit card. Local social services districts shall reimburse the office for the costs of administering such direct deposit or debit card payments. Notwithstanding any inconsistent provision of the social services law or the state finance law, the office of children and family services shall, on a quarterly basis, request that the office of temporary and disability assistance reimburse the office of children and family services in an amount equal to 38 percent of the non-federal share of the costs of administering such direct deposit or debit card payments to capture the local share of such costs. Notwithstanding any other provision of law, the office of children and family services shall reissue per diem rates, required pursuant to section 529 of the executive law, for calendar years 2002 through 2009 to remove any adjustments to the costs included in determining such rates to reflect any changes in federal funding made available to the office or to local social services districts for such costs and, provided further, the office shall not include any such adjustments in per diem rates established hereafter. All reimbursement made by local social services districts for care, maintenance and supervision under this section shall be paid directly to the state through the office of children and family services for deposit into a miscellaneous special revenue fund known as the youth facility per diem account. Notwithstanding any other provision of law, if a social services district fails to provide reimbursement to the office of children and family services pursuant to section 529 of the executive law within 60 days of receiving a bill for services under such section, or by the date certain set by such office for providing reimbursement, whichever is later, the offices of the department of family assistance are authorized to exercise the state's set-off rights by withholding any amounts due and owing to such district under this appropriation, up to such amounts due and owing to the state under
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section 529 of the executive law and
transferring such funds to the miscellaneous special revenue fund youth facility
per diem account (YF).
Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ted, certified, regulated, funded,
approved by, or under contract with the
office of children and family services, a
local governmental unit as such term is
defined in article 41 of the mental
hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursuant
to section 6503-a of the education law
in order to perform any activities or
provide any services (13998) ............. 635,073,000
Notwithstanding any other provision of law,
the amount appropriated herein shall be
available to reimburse for 98 percent of
65 percent of eligible social services
district expenditures that are claimed by
March 31, 2017 for those community preven-
tive services provided from October 1,
2015 through September 30, 2016 at a cost
that does not exceed the cost that was in
effect on October 1, 2008 and that a
social services district can demonstrate
had been approved by the office of chil-
dren and family services on or before
October 1, 2008; provided, however, that
should insufficient funds be available to
provide state reimbursement for 98 percent
of 65 percent of such costs, reimbursement
shall be made proportionally to each
district based on the percentage of their
total eligible claims to the amount appro-
priated; and, provided further, however,
that if the amount appropriated exceeds
the amount of funds necessary to reimburse
98 percent of 65 percent of the eligible
social services district expenditures, the
office may, to the extent funds are avail-
able, provide reimbursement for 98 percent
of 65 percent of eligible social services
district expenditures for new community
preventive services programs approved by
the office and only up to the amounts
approved by the office. A local social
services district seeking federal and/or
state reimbursement for community preven-
tive services provided on or after October
1, 2015 must submit claims that separately
identify the costs of such services in a
form and manner and at such times as are
required by the department of family
assistance and that information regarding
outcome based measures that demonstrate
quality of services provided and program
effectiveness be submitted to the office
of children and family services in a form
and manner and at such times as required
by the office. Of the amount appropriated
herein, up to $1 million may be used to
provide additional funding to an eligible
program or programs with evaluation
results that show program effectiveness
and demonstrate private monetary support
as determined by the office of children
and family services and approved by the
director of the budget (13999) ......... 12,124,750
Notwithstanding any other provision of law,
for suballocation to the office of mental
health and subsequently for suballocation
from the office of mental health to the
department of health for 94 percent of 65
percent of the nonfederal share of medical
assistance payments for home and community
based waiver services provided in accord-
ance with subdivision 9 of section 366 of
the social services law as authorized by
selected social services districts which
choose to use preventive services funds to
support such costs and to authorize the
office of temporary and disability assist-
ance to intercept funds otherwise due to
the districts to provide the 38.9 percent
local share of such preventive services
expenditures.
Notwithstanding any inconsistent provision
of law, including section 1 of part C of
chapter 57 of the laws of 2006, as amended
by section 1 of part I of chapter 60 of
the laws of 2014, for the period commenc-
ing on April 1, 2016 and ending March 31,
2017 the commissioner shall apply a cost
of living adjustment for the purpose of
establishing rates of payments, contracts
or any other form of reimbursement
(14001).................................. 6,213,000
For services and expenses of the office of
children and family services and local
social services districts for activities
necessary to comply with certain
provisions of the adoption and safe fami-
ilies act of 1997 (P.L. 105-89) and chapter
7 of the laws of 1999 and chapter 668 of
the laws of 2006 requiring criminal record
checks for foster care parents, prospec-
tive adoptive parents, and adult household
members. Funds appropriated herein shall
be made available in accordance with a
plan to be developed by the commissioner
of the office of children and family
services and approved by the director of
the budget. Funds appropriated herein
shall be available for 94 percent of 98
percent of one-half of the non-federal
share of the national and state fees for
fingerprinting foster care parents,
prospective adoptive parents, and other
adult household members. Notwithstanding
any inconsistent provision of law, and
pursuant to chapter 7 of the laws of 1999
and chapter 668 of the laws of 2006, local
social services districts shall reimburse
the commissioner of the office of children
and family services for an amount equal to
53.94 percent of the non-federal share of
the cost of obtaining state and national
fingerprint records. Notwithstanding any
inconsistent provision of law, and pursu-
ant to chapter 7 of the laws of 1999 and
chapter 668 of the laws of 2006, the
commissioner of the office of children and
family services shall, on behalf of local
social services districts, make payments
to the division of criminal justice
services for processing of state and
national criminal record checks and any
other related costs. The commissioner
shall ensure expenditures made pursuant to
this provision reflect appropriate federal
and local shares. The commissioner of the
office of children and family services
shall request that the commissioner of the
office of temporary and disability assist-
ance reimburse the commissioner of the
office of children and family services in
an amount equal to 53.94 percent of the
nonfederal share of such payments provided
that such reimbursement in payments
reflects actual expenditures made on
behalf of each local social services
district to capture the local share of
such costs. Notwithstanding any inconsistent provision
of the social services law or the state
finance law, the commissioner shall, on a
quarterly basis, request that the commis-
sioner of the office of temporary and
disability assistance reimburse the
commissioner of the office of children and
family services in an amount equal to
53.94 percent of the non-federal share of
such fees to capture the local share of
such fees. Such reimbursement shall occur
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on or before the one hundred and twentieth
day following the close of the preceding
quarter and shall be charged among
districts based on the number of children
currently placed in foster care in each
local social services district provided
that this methodology is revised quarterly
to reflect most current available data.
Amounts appropriated herein may, subject
to the director of the budget, be inter-
changed or transferred with any other
appropriation of the office of children
and family services or the office of
temporary and disability assistance as
necessary to reimburse the state share of
local social services district costs
appropriated herein (14002) .............. 1,857,000

For services and expenses for the adoption
subsidy program pursuant to title 9 of
article 6 of the social services law.
Notwithstanding any inconsistent provision
of law, the liability of the state to
social services districts and the amount
to be distributed or otherwise expended by
the state to reimburse social services
districts pursuant to section 456 of the
social services law shall be 62 percent of
eligible social services district expendi-
tures.
The amount hereby appropriated is to be
available for payment of aid heretofore
accrued or hereafter to accrue to munici-
palities. Subject to the approval of the
director of the budget, the amount hereby
appropriated shall be available to the
office net of disallowances, refunds,
reimbursements, and credits.
Notwithstanding any inconsistent provision
of law, the amount herein appropriated may
be transferred to any other appropriation
within the office of children and family
services and/or the office of temporary
and disability assistance and/or suballo-
cated to the office of temporary and disa-
bility assistance for the purpose of
paying local social services districts’
costs of the above program and may be
increased or decreased by interchange with
any other appropriation or with any other
item or items within the amounts appropri-
ated within the 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.
Notwithstanding any inconsistent provision
of law, in lieu of payments authorized by
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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.
The amounts appropriated herein shall be
available for reimbursement of local
district claims only to the extent that
such claims are submitted within twenty-
four 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 director of the budget.
Notwithstanding any inconsistent provision
of law, including section 1 of part C of
chapter 57 of the laws of 2006, as amended
by section 1 of part I of chapter 60 of
the laws of 2014, for the period commenc-
ing on April 1, 2016 and ending March 31,
2017 the commissioner shall apply a cost
of living adjustment for the purpose of
establishing rates of payments, contracts
or any other form of reimbursement.
Notwithstanding any other provision of law,
if a social services district fails to
provide reimbursement to the office of
children and family services pursuant to
section 529 of the executive law within 60
days of receiving a bill for services
under such section, or by the date certain
set by such office for providing
reimbursement, whichever is later, the
offices of the department of family
assistance are authorized to exercise the
state's set-off rights by withholding any
amounts due and owing to such district
under this appropriation, up to such
amounts due and owing to the state under
section 529 of the executive law and
transferring such funds to the miscella-
neous special revenue fund youth facility
per diem account (YF) (13917) ............ 187,850,000
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1 For services and expenditures to be made in accordance with 42 U.S.C. 673(a)(8)(D).
2 Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the office of children and family services 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 ................................ 5,000,000

5,000,000

For services and expenses for foster care, adult and child protective services, preventive and adoption services provided by Indian tribes pursuant to subdivision 2 of section 39 of the social services law, after deducting therefrom any federal funds properly received or to be received. Notwithstanding the provisions of any other law to the contrary, the liability of the state and the amount to be distributed or otherwise expended by the state shall be 92 percent of eligible expenditures.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, approved by, or under contract with the office of children and family services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services (14003) ............. 3,700,000
For services and expenses of certain child fatality review teams approved by the office of children and family services for the purposes of investigating and/or reviewing the death of children (14004) ........ 829,100

For services and expenses of certain local or regional multidisciplinary child abuse investigation teams approved by the office of children and family services for the purpose of investigating reports of suspected child abuse or maltreatment and for new and established child advocacy centers (14005) ......................... 5,229,900

The money hereby appropriated is to be available for payment of state aid hereeto-fore accrued or hereafter to accrue to municipalities. Subject to the approval of the director of the budget, the money hereby appropriated shall be available to the office net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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.

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 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. Notwithstanding any inconsistent provision of law, the amount hereby appropriated shall be available for the designated purposes, less the amount, as certified by the director of the budget, of any transfers from the general fund to the tobacco control and insurance initiatives pool established pursuant to section 2807-v of the public health law, to reflect the state savings attributable to this program resulting from an increase in the federal medical assistance percentage available to the state pursuant to the applicable provisions of the federal social security act.

The amounts appropriated herein shall be available for reimbursement of local district claims only to the extent that such claims are submitted within twenty-four 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 director of the budget.

For services and expenses of medical care for foster children. The amount appropriated herein shall be available for transfer or suballocation to the department of health for the medical assistance program for such services and expenses (14006) ...

For services and expenses, including local administrative costs, for providing medicaid home and community based waiver services pursuant to subdivision 12 of section 366 of the social services law. The amount appropriated herein is subject to a spending plan approved by the division of the budget and may be available for transfer or suballocation to the department of health for the medical assistance program for such services and expenses.

Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part I of chapter 60 of the laws of 2014, for the period commencing on April 1, 2016 and ending March 31, 2017 the commissioner shall apply a cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded,
approved by, or under contract with the
office of children and family services, a
local governmental unit as such term is
defined in article 41 of the mental
hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursu-
ant to section 6503-a of the education law
in order to perform any activities or
provide any services (13919) .............

The money hereby appropriated is to be
available for payment of state aid hereto-
fore accrued or hereafter to accrue to
municipalities. Subject to the approval of
the director of the budget, the money
hereby appropriated shall be available to
the office net of disallowances, refunds,
reimbursements, and credits.

Notwithstanding any inconsistent provision
of law, the amount herein appropriated may
be transferred to any other appropriation
within the office of children and family
services and/or the office of temporary
and disability assistance and/or suballo-
cated to the office of temporary and disa-
ability assistance for the purpose of
paying local social services districts'
costs of the above program and may be
increased or decreased by interchange with
any other appropriation or with any other
item or items within the amounts appropi-
ated within the 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.

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.
The amounts appropriated herein shall be
available for reimbursement of local
district claims only to the extent that
such claims are submitted within twenty-
four 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 director of the budget.
Notwithstanding any inconsistent provision
of law, including section 1 of part C of
chapter 57 of the laws of 2006, as amended
by section 1 of part I of chapter 60 of
the laws of 2014, for the period commencing on April 1, 2016 and ending March 31,
2017 the commissioner shall apply a cost
of living adjustment for the purpose of
establishing rates of payments, contracts
or any other form of reimbursement.
Notwithstanding subdivision 10 of section
153 of the social services law and any
other provision of law to the contrary,
for state fiscal year 2016-17, the amount
appropriated herein shall be available for
18.424 percent reimbursement for local
expenditures for maintenance of handi-
capped children placed by school
districts pursuant to article 89 of the
education law, except that in the case of
a student attending a state-operated
school for the deaf or blind pursuant to
article 87 or 88 of the education law who
was not placed in such school by a school
district shall be subject to 94 percent of
98 percent of 50 percent reimbursement by
the state after first deducting therefrom
any federal funds received or to be
received on account of such expenditures

(13920) .................................. 40,924,000
The money hereby appropriated is to be
available for payment of state aid hereto-
fore accrued or hereafter to accrue to
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municipalities. Subject to the approval of
the director of the budget, the money
hereby appropriated shall be available to
the office net of disallowances, refunds,
reimbursements, and credits.
Notwithstanding any inconsistent provision
of law, the amount herein appropriated may
be transferred to any other appropriation
within the office of children and family
services and/or the office of temporary
and disability assistance and/or suballo-
cated to the office of temporary and disa-
bility assistance for the purpose of
paying local social services districts'
costs of the above program and may be
increased or decreased by interchange with
any other appropriation or with any other
item or items within the amounts appropri-
ated within the 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.
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.
Notwithstanding section 398-a of the social
services law or any other law to the
contrary, the amount appropriated herein,
or such other amount as may be approved by
the director of the budget, shall be
available for 94 percent of 98 percent of
50 percent reimbursement after deducting
any federal funds available therefor to
social services districts for amounts
attributable to dormitory authority bill-
ings or approved refinancing of such bill-
ings which result in local social services
district's claims in excess of a local
district's foster care block grant allo-
cation. In addition, subject to the
approval of the director of the budget, a
portion of funds appropriated herein, or
such other amount as may be approved by
the director of the budget, shall be
available for reimbursement related to
payments made by a social services
district to foster care providers subject
to the provisions of section 410-i of the
social services law for expenses directly
related to projects funded through the
housing finance agency for those foster
care providers which also received revised
or supplemental rates from the applicable
regulating agency to accommodate the hous-
ing finance agency payments or the refi-
nancing of previously approved dormitory
authority payments.
Notwithstanding section 398-a of the social
services law or any other law to the
contrary, such reimbursement shall be
available for 94 percent of 98 percent of
50 percent of social services district
costs, after deducting federal funds
available therefor, for those social
services districts' claims in excess of a
social services district's foster care
block grant allocation for those amounts
exclusively attributable to the previously
approved revised or supplemental rates. In
addition, subject to the approval of the
director of the budget, a portion of funds
appropriated herein may also be used for
payments to the dormitory authority of the
state of New York for advisory services
including, but not limited to, site visits
and review of applications, building plans
and cost estimates for voluntary agency
programs for which the office of children
and family services establishes maximum
state aid rates and for capital projects
for residential institutions for children
seeking financing under paragraph b of
subdivision 40 of section 1680 of the
public authorities law, as amended by
chapter 508 of the laws of 2006 (13921) .. 6,620,000
For eligible services and expenses provided
during state fiscal year 2016-17 by a city
with a population in excess of one million
for a close to home initiative to provide
juvenile justice services. Funds appropri-
ated herein shall be made available for
eligible services provided consistent with
plans that cover juvenile delinquents in
non-secure and limited secure settings
submitted by a city with a population in
excess of one million and approved by the
office of children and family services and
the director of the budget. The office of
children and family services shall not
reimburse any claims for expenditures for
residential services unless they are
submitted in final within twenty-two
months of the calendar quarter in which
the claimed service or services were
delivered and shall not reimburse any
claims that were or will be transferred
from this appropriation to the foster care
block grant appropriation or the child
welfare services appropriation.
Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded,
approved by, or under contract with the
office of children and family services, a
local governmental unit as such term is
defined in article 41 of the mental
hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursu-
ant to section 6503-a of the education law
in order to perform any activities or
provide any services (13927) ............ 41,400,000
For payment of state aid for services and
expenses for programs pursuant to section
530 of the executive law for secure and
non-secure detention services provided
from January 1, 2016 to December 31, 2016;
provided, however, notwithstanding the
provisions of any other law to the contra-
ary, the liability of the state and the
amount to be distributed or otherwise
expended by the state pursuant to section
530 of the executive law shall be deter-
mined by first calculating the amount of
the expenditure or other liability pursu-
ant to such law after taking into consid-
eration any other limitations on the
amount of such expenditure or liability
set forth in the state budget for such
year, and then reducing the amount so
calculated by two percent of such amount.
Within the amounts appropriated herein, state reimbursement shall be limited to
the amount of the municipality's distribution. Notwithstanding any other provision
of law, allocations shall be based on a plan developed by the office of children and family services and approved by the director of the budget and shall be based, in part, on each municipality's history of detention utilization, youth population and other factors as determined by the office. Any portion of a municipality's distribution not claimed by the municipality for reimbursement of detention expenditures made during the period January 1, 2016 through December 31, 2016 may be claimed by such municipality to reimburse 62 percent of expenditures during such period for supervision and treatment services for juveniles programs not otherwise reimbursable pursuant to chapter 58 of the laws of 2011. Notwithstanding any provision of law to the contrary, the amount appropriated herein may provide for reimbursement of up to 100 percent of the cost of care, maintenance and supervision for youth whose residence is outside the county providing the services up to the county's distribution; provided that upon such reimbursement from this appropriation, the office of children and family services shall bill, and the home county of such youth shall reimburse the office of children and family services, for 51 percent of the cost of care, maintenance and supervision of such youth.

Notwithstanding any law to the contrary, the office of children and family services may require that such claims and data on detention use be submitted to the office electronically in the manner and format required by the office.

Notwithstanding any law to the contrary, the office shall be authorized to promulgate regulations permitting the office to impose fiscal sanctions in the event that the office finds non-compliance with regulations governing secure and nonsecure detention facilities and to establish cost standards related to reimbursement of secure and non-secure detention services. Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other local assistance - general fund appropriation within the office of chil-
Notwithstanding any other provision of law, if a social services district fails to provide reimbursement to the office of children and family services pursuant to section 529 of the executive law within 60 days of receiving a bill for services under such section, or by the date certain set by such office for providing reimbursement, whichever is later, the offices of the department of family assistance are authorized to exercise the state's set-off rights by withholding any amounts due and owing to such district under this appropriation, up to such amounts due and owing to the state under section 529 of the executive law and transferring such funds to the miscellaneous special revenue fund youth facility per diem account (YF).

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, approved by, or under contract with the office of children and family services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services (13922) 76,160,000

Notwithstanding any provision of law to the contrary, the amount appropriated herein shall be available to the office of children and family services for payment of the state share of a county's prior years claim for reimbursement based upon a subsequent review by the office of actual expenditures for care, maintenance and supervision provided to youth in
detention, to address any underpayment of
state aid to the county for services and
expenses for detention in a prior calendar
year (14067) ............................. 9,444,000
Notwithstanding any inconsistent provision
of law, the amount appropriated herein
shall be available under the supervision
and treatment services for juveniles
program for 62 percent state reimbursement
to counties and the city of New York for
eligible expenditures for the provision
and administration of eligible supervision
and treatment services for juveniles
programs during the period of October 1,
2016 through September 30, 2017 that have
been approved by the office of children
and family services pursuant to a plan
approved by the director of the budget;
provided, however, if a municipality is
unable to use all of its allocation for
such program period within the required
time frames, the municipality may apply to
the office of children and family services
for a waiver to permit the municipality to
continue to have the funds available to it
for an additional one-year program period
for eligible expenditures.
Within the amounts appropriated herein,
state reimbursement shall be limited to
the amount of such municipality's distrib-
ution. The office of children and family
services shall not reimburse any claims
unless they are submitted within 12 months
of the calendar quarter in which the
claimed services were delivered. These
funds shall not be used to supplant other
state and local funds (14068) ............ 8,376,000
Notwithstanding section 530 of the executive
law or any other law to the contrary, for
reimbursement of 49 percent of approved
capital expenditures for secure juvenile
detention, however, 100 percent reimburse-
ment shall be provided for approved capi-
tal expenditures from this appropriation
that are pursuant to a chapter of the laws
of 2016 as submitted by the governor as a
program bill associated with raising the
age of juvenile jurisdiction. Such
reimbursement shall be in the form of
depreciation of approved capital costs and
interest on bonds, notes or other indebt-
edness necessarily undertaken to finance
construction costs. Notwithstanding any
provision of laws to the contrary, funding
for such costs shall be limited to the
amount appropriated herein. Notwithstanding
any law to the contrary, the office of
children and family services may require
that such claims for reimbursement of
capital expenditures be submitted to the
office electronically in the manner and
format required by the office. Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of children and family services, authorize the interchange of moneys appropriated herein with any other local assistance - general fund appropriation within the office of children and family services (14008) ......................... 4,600,000

For eligible services and expenses of youth development programs as determined by the office of children and family services. Notwithstanding any other provision of law to the contrary, a youth development program shall mean a program designed to provide community-level services to promote positive youth development but shall not include approved runaway programs or transitional independent living support programs as such terms are defined in section 532-a of the executive law. Each county or a city with a population of one million or more, which shall be known as a municipality, operating a youth development program approved by the office of children and family services shall be eligible for one hundred percent state reimbursement of its qualified expenditures, subject to the amount available under this appropriation and exclusive of any federal funds made available therefor, not to exceed the municipality's distribution of state aid for youth development programs. The amount appropriated herein for youth development programs shall be distributed by the office of children and family services to eligible municipalities that have a comprehensive plan that has been developed in consultation with the applicable municipal youth bureau and approved by the office of children and family services. The distribution of the amount appropriated herein to eligible municipalities by the office of children and family services shall be based on factors as determined by the office and subject to the approval of the director of budget; such factors shall include the number of youth under the age of twenty-one residing in the municipality as shown by the last published federal census certified in the same manner as provided by section fifty-four of the state finance law and may include, but not be limited to, the percentage of youth living in poverty within the municipality or such other factors as provided for in the regulations of the office of children and family services. Up to fifteen percent
of the youth development funds that a
municipality would allocate to an approved
local youth bureau pursuant to an approved
comprehensive plan may be used for admin-
istrative functions performed by such
local youth bureau. Notwithstanding any
provision of law to the contrary, an
approved local youth bureau that is not
providing, operating, administering or
monitoring youth development programs
shall not receive funding under this
appropriation. The office shall not reim-
burse any claims for youth development
programs unless they are submitted within
twelve months of the calendar quarter in
which the expenditure was made. The office
may require that such claims be submitted
to the office electronically in the manner
and format required by the office. A muni-
cipality may enter into contracts to
effectuate its youth development program
as approved by the office of children and
family services. No expenditures shall be
made from this appropriation for youth
development programs until a plan has been
approved by the director of the budget and
a certificate of approval allocating these
funds has been issued by the director of
the budget.
Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded,
approved by, or under contract with the
office of children and family services, a
local governmental unit as such term is
defined in article 41 of the mental
hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursu-
ant to section 6503-a of the education law
in order to perform any activities or
provide any services (13925) ............ 14,121,700
For payment of state aid for programs for
the provision of eligible services to
runaway and homeless youth pursuant to a
plan, submitted by an eligible county, or
a city having a population of one million
or more, which shall be known as a munici-
pality, and approved by the office of
such municipality's comprehensive plan;
the office of children and family services
shall not reimburse any claims unless they
are submitted within 12 months of the
calendar quarter in which the claimed
service or services were delivered.
Notwithstanding any law to the contrary,
the office of children and family services
may require that such claims for provision
of services to runaway and homeless youth
be submitted to the office electronically
in the manner and format required by the
office, and the information regarding
outcome based measures that demonstrate
quality of services provided and program
effectiveness be submitted to the office
in a form and manner and at such times as
required by the office. No expenditures
shall be made from this appropriation
until an annual expenditure plan is
approved by the director of the budget and
a certificate of approval allocating these
funds has been issued by the director of
the budget and copies of such certificate
or any amendment thereto filed with the
state comptroller, the chairperson of the
senate finance committee and the chair-
person of the assembly ways and means
committee.
Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded,
approved by, or under contract with the
office of children and family services, a
local governmental unit as such term is
defined in article 41 of the mental
hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursu-
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1  ant to section 6503-a of the education law
2  in order to perform any activities or
3  provide any services (14009) ............  4,484,000
4  For services and expenses provided by local
5  probation departments, for the post-placement
6  care of youth leaving a youth residential facility and for services and
7  expenses of the office of children and
8  family services related to community-based
9  programs for youth in the care of the
10  office of children and family services
11  which may include but not be limited to
12  multi-systemic therapy, family functional
13  therapy and/or functional therapeutic
14  foster care, and electronic monitoring.
15  Funds appropriated herein shall be made
16  available subject to the approval of an
17  expenditure plan by the director of the
18  budget. Funded programs shall submit
19  information regarding outcome based meas-
20  ures that demonstrate quality of services
21  provided and program effectiveness to the
22  office in a form and manner and at such
23  times as required by the office (14010) ..  311,700
24  Notwithstanding sections 131-u and 459-c of
25  the social services law or any other law
26  to the contrary, for reimbursement of 98
27  percent of 50 percent of eligible expendi-
28  tures to local social services districts
29  for the provision and administration of,
30  after first deducting therefrom any feder-
31  al funds properly received or to be
32  received on account thereof: adult protec-
33  tive services; residential services for
34  victims of domestic violence who are
35  determined to be ineligible for public
36  assistance during the time the victims
37  were residing in residential programs for
38  victims of domestic violence; and nonresi-
39  dential services for victims of domestic
40  violence.
41  The money hereby appropriated is to be
42  available for payment of state aid hereto-
43  fore accrued or hereafter to accrue to
44  municipalities. Subject to the approval of
45  the director of the budget, the money
46  hereby appropriated shall be available to
47  the office net of disallowances, refunds,
48  reimbursements, and credits.
49  Notwithstanding any inconsistent provision
50  of law, the amount herein appropriated may
51  be transferred to any other appropriation
52  within the office of children and family
53  services and/or the office of temporary
54  and disability assistance and/or suballo-
55  cated to the office of temporary and disa-
56  bility assistance for the purpose of
57  paying local social services districts'
58  costs of the above program and may be
59  increased or decreased by interchange with
60  any other appropriation or with any other
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

AID TO LOCALITIES  2016-17

item or items within the amounts appropri-
ated within the 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.
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.
Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
at, certified, regulated, funded, approved by, or under contract with the
office of children and family services, a
local governmental unit as such term is
defined in article 41 of the mental
hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services (14012) ............ 44,000,000

For services and expenses of kinship care programs. Such funds are available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue or expand existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or award new contracts through a competitive process. Such contracts shall provide for submission of information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office (14077) ..................... 338,750

For services and expenses related to the home visiting program. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue or expand existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts through a competitive process. Such contracts shall provide for submission of information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office (13928) ..................... 23,288,200

For services and expenses of the William B. Hoyt memorial children and family trust fund, for prevention and support service programs for victims of family violence pursuant to article 10-A of the social services law. Programs funded through such trust shall submit information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office. Funds appropriated herein may
be transferred to the office of children and family services miscellaneous special revenue fund, children and family trust fund (14015) ............................. 621,850
For services and expenses for supportive housing for young adults aged 25 years or younger leaving or having recently left foster care or who had been in foster care for more than a year after their 16th birthday and who are at-risk of street homelessness or sheltered homelessness provided under the joint project between the state and the city of New York, known as the New York New York III supportive housing agreement. No expenditure shall be made until a certificate of allocation has been approved by the director of the budget with copies to be filed with the chairpersons of the senate finance committee and the assembly ways and means committee. The amount appropriated herein may be transferred or otherwise made available to the city of New York administration for children's services for services and expenses related to implementing the project.
Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part I of chapter 60 of the laws of 2014, for the period commencing on April 1, 2016 and ending March 31, 2017 the commissioner shall apply any cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement.
Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, approved by, or under contract with the office of children and family services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for
248

DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

AID TO LOCALITIES  2016-17

nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services (13929) ............ 2,170,000

For services and expenses of the Catholic Family Center in Rochester to establish and operate a statewide kinship information and referral network (14013) ........ 220,500

For services and expenses of the advantage after school program. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to extend or expand current contracts with community based organizations, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts through a competitive process to community based organizations (14014) ................. 17,255,300

For services and expenses of a public/private partnership pilot program to fund new and expand existing preventive, early childhood development, and other services to at-risk children, youth and families and such funds shall not be used to supplant other state, local or federal funding. Notwithstanding any other provision of law to the contrary, state funding for the pilot program shall be limited to the amount appropriated herein and shall not constitute more than 65 percent of eligible program expenditures, with the remaining 35 percent of program expenditures to be supported with private funds. The funds shall be distributed through a competitive process for services in an eligible region pursuant to a plan prepared by the office of children and family services and approved by the director of the budget. Eligible regions are the Capital, Central New York, Finger Lakes, Long Island, Mid-Hudson, Mohawk Valley, New York City, North Country, Southern Tier or Western New York regions (13903) ......................... 3,409,000

Program account subtotal ................ 1,711,886,750

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Special Revenue Funds - Federal
Federal Health and Human Services Fund
Social Services Block Grant Account - 25182

For services and expenses for supportive social services provided pursuant to title XX of the federal social security act. Notwithstanding any other provision of law, the moneys hereby appropriated shall
be apportioned by the office of children
and family services to local social
services districts, to reimburse local
district expenditures for supportive
services and training subject to the
approval of the director of the budget;
provided, however, that reimbursement to
social services districts for eligible
expenditures for services incurred during
a particular federal fiscal year will be
limited to expenditures claimed by March
31 of the following year.
Notwithstanding any other provision of law,
of the funds available herein, including
any funds transferred from the temporary
assistance to needy families block grant
to the title XX block grant, $66,000,000
shall be allocated to social services
districts, solely for reimbursement of
expenditures for the provision and admin-
istration of adult protective services,
residential services for victims of domes-
tic violence who are determined to be
ineligible for public assistance during
the time the victims were residing in
residential programs for victims of domes-
tic violence, and nonresidential services
for victims of domestic violence, pursuant
to an allocation plan developed by the
office and submitted for approval by the
division of the budget no later than 60
days following enactment of this chapter,
based on each district's claims for such
costs and any other factors as identified
in the allocation plan, adjusted by appli-
cable cost allocation methodology and net
of any retroactive payments for the 12
month period ending June 30, 2015 that are
submitted on or before January 4, 2016;
provided, however, that if the office
determines that the total amount of a
social services district's claims for such
services which could be reimbursed from
these funds is less than the amount allo-
cated to the district for such claims, the
office may, subject to approval by the
director of the budget, reallocate the
unused funds to other social services
districts with eligible claims that exceed
their allocation.
Funds appropriated herein 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
The funds hereby appropriated are to be
available for payment of state aid hereto-
fore accrued or hereafter to accrue to
municipalities. Subject to the approval of
DEPARTMENT OF FAMILY ASSISTANCE
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AID TO LOCALITIES  2016-17

the director of the budget, such funds hereby appropriated shall be available to the office net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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.

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 (13985) $150,000,000

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Program account subtotal $150,000,000

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Special Revenue Funds - Federal
Federal Health and Human Services Fund
Title IV-a, IV-b, IV-e Account - 25175

For services and expenses for the foster care and adoption assistance program, and the kinship guardianship 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 feder-
al social security act including the
federal share of costs incurred implement-
ing the federal adoption and safe families
act of 1997 (P.L. 105-89); provided,
however, that reimbursement to social
services districts for eligible expendi-
tures for services other than the foster
care and adoption assistance program, and
the kinship guardianship assistance
program incurred during a particular
federal fiscal year will be limited to
expenditures claimed by March 31 of the
following year.
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 appropriated herein 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
Such funds are to be available for payment
of aid heretofore accrued or hereafter to
accru to municipalities. Subject to the
approval of the director of the budget,
such funds shall be available to the
office net of disallowances, refunds,
reimbursements, and credits.
Notwithstanding any inconsistent provision
of law, the amount herein appropriated may
be transferred to any other appropriation
within the office of children and family
services and/or the office of temporary
and disability assistance and/or suballo-
cated to the office of temporary and disa-
bility assistance for the purpose of
paying local social services districts'
costs of the above program and may be
increased or decreased by interchange with
any other appropriation or with any other
item or items within the amounts appropri-
ated within the 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 (13955) .................. 868,900,000
--------------
Program account subtotal .................. 868,900,000
--------------
Special Revenue Funds - Other
Combined Expendable Trust Fund
Children and Family Trust Fund Account - 20128
For services and expenses related to the
administration and implementation of
contracts for prevention and support
service programs for victims of family
violence under the William B. Hoyt memori-
al children and family trust fund pursuant
to article 10-A of the social services
law. Funds appropriated to the children
and family trust fund shall be available
for expenditure for such services and
expenses herein (14015) .................. 3,459,000
--------------
Program fund subtotal .................. 3,459,000
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Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Family Preservation and Federal Family Violence Services
Account - 22082
For services and expenses associated with
the home visiting program, the coordinated
children's services initiative, domestic
violence programs and related programs,
subject to the approval of the director of
the budget (13911) .................. 10,000,000
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Program account subtotal .................. 10,000,000
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NEW YORK STATE COMMISSION FOR THE BLIND PROGRAM ........ 350,000
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<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Special Revenue Funds - Federal</td>
<td></td>
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<tr>
<td>Federal Education Fund</td>
<td></td>
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<tr>
<td>Rehabilitation Services/Supported Employment Account - 25213</td>
<td></td>
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<tr>
<td>For services and expenses related to the New York state commission for the</td>
<td>350,000</td>
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<tr>
<td>blind including transfer or suballocation to the state education department</td>
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<td>(13953)</td>
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<tr>
<td>TRAINING AND DEVELOPMENT PROGRAM</td>
<td>24,034,800</td>
</tr>
<tr>
<td>General Fund</td>
<td></td>
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<tr>
<td>Local Assistance Account - 10000</td>
<td></td>
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<tr>
<td>For state reimbursement to local social services districts for training</td>
<td></td>
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<tr>
<td>expenses associated with title IV-a, title IV-e, title IV-d, title IV-f</td>
<td></td>
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<tr>
<td>and title XIX of the federal social security act or their successor</td>
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<td>titles and programs. Funds appropriated herein shall be available</td>
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<tr>
<td>for aid to municipalities and for payments to the federal government for</td>
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<tr>
<td>expenditures made pursuant to the social services law and the state plan</td>
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<td>for individual and family grant program under the disaster relief act of</td>
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<tr>
<td>1974. Such funds are to be available for payment of aid heretofore accrued</td>
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<td>or hereafter to accrue to municipalities. Subject to the approval of the</td>
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<td>director of the budget, such funds shall be available to the office net of</td>
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<td>disallowances, refunds, reimbursements, and credits. Notwithstanding any</td>
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<td>inconsistent provision of law, the amount herein appropriated may be</td>
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<td>transferred to any other appropriation and/or suballocated to any other</td>
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<td>agency for the purpose of paying local social services district cost or may</td>
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<td>be increased or decreased by interchange with any other appropriation or</td>
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<td>any other item or items within the amounts appropriated within the office</td>
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<td>of children and family services - local assistance account with the</td>
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<td>approval of the director of the budget who shall file such approval with</td>
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<tr>
<td>the department of audit and control and copies thereof with the chairman</td>
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<td>of the senate finance committee and the chairman of the assembly ways and</td>
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<tr>
<td>means committee. The amount appropriated herein, as may be adjusted by</td>
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<tr>
<td>transfer of general fund moneys for administration of child welfare,</td>
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<tr>
<td>training and development, public assistance, and food stamp programs</td>
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<tr>
<td>appropriated in the office of children and family services and the office</td>
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</tbody>
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| of tempo-
<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>rary and disability assistance, shall constitute total state reimbursement for all local training programs in state fiscal year 2016-17 (13984)</td>
<td>$4,815,800</td>
</tr>
<tr>
<td>2</td>
<td>Program account subtotal</td>
<td>$4,815,800</td>
</tr>
<tr>
<td>3</td>
<td>Special Revenue Funds - Federal Federal Health and Human Services Fund</td>
<td></td>
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<tr>
<td>4</td>
<td>For reimbursement to local social services districts for training expenses associated with title IV-a, title IV-e, title IV-d and title XIX of the federal social security act or their successor titles and programs. Funds appropriated herein 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. 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 net of disallowances, refunds, reimbursements, and credits. Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation and/or suballocated to any other agency for the purpose of paying local social services district cost, or may be increased or decreased by interchange with any other item or items within the amounts appropriated within the 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 (13984)</td>
<td>$19,219,000</td>
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<tr>
<td>5</td>
<td>Program account subtotal</td>
<td>$19,219,000</td>
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</table>
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 CHILD CARE PROGRAM

2 General Fund
3 Local Assistance Account - 10000

6 By chapter 53, section 1, of the laws of 2015:
7 The money hereby appropriated is to be available for payment of state
8 aid heretofore accrued or hereafter to accrue to municipalities. 9
Subject to the approval of the director of the budget, the money
10 hereby appropriated shall be available to the office net of
11 disallowances, refunds, reimbursements and credits.
12 Notwithstanding any inconsistent provision of law, in lieu of payments
13 authorized by the social services law, or payments of federal funds
14 otherwise due to the local social services districts for programs
15 provided under the federal social security act or the federal food
16 stamp act, funds herein appropriated, in amounts certified by the
17 state commissioner or the state commissioner of health as due from
18 local social services districts each month as their share of
19 payments made pursuant to section 367-b of the social services law
20 may be set aside by the state comptroller in an interest-bearing
21 account with such interest accruing to the credit of the locality in
22 order to ensure the orderly and prompt payment of providers under
23 section 367-b of the social services law pursuant to an estimate
24 provided by the commissioner of health of each local social services
25 district's share of payments made pursuant to section 367-b of the
26 social services law.
27 Notwithstanding any inconsistent provision of law, the amount herein
28 appropriated may be transferred to any other appropriation within
29 the office of children and family services and/or the office of
30 temporary and disability assistance and/or suballocated to the
31 office of temporary and disability assistance for the purpose of
32 paying local social services districts' costs of the above program
33 and may be increased or decreased by interchange with any other
34 appropriation or with any other item or items within the amounts
35 appropriated within the office of children and family services
36 general fund - local assistance account with the approval of the
37 director of the budget who shall file such approval with the
38 department of audit and control and copies thereof with the chairman
39 of the senate finance committee and the chairman of the assembly
40 ways and means committee.
41 Notwithstanding any other provision of law, the money hereby
42 appropriated, in combination with the money appropriated in federal
43 block grant, federal day care account, including any funds
44 transferred or suballocated by the office of temporary and
45 disability assistance special revenue funds - federal / aid to
46 localities federal health and human services fund federal temporary
47 assistance to needy families block grant funds at the request of
48 local social services districts and, upon approval of the director
49 of the budget, transfer of federal temporary assistance for needy
50 families block grant funds made available from the New York works
51 compliance fund program or otherwise specifically appropriated
52 therefore, shall constitute the state block grant for child care. The
53 money hereby appropriated is to be available to social services
54 districts for child care assistance pursuant to title 5-C of article
55 6 of the social services law and shall be apportioned among the
56 social services districts by the office according to an allocation
57 plan developed by the office and submitted to the director of the
58 budget for approval within 60 days of enactment of the budget. A
59 district's block grant allocation, including any funds the office of
60 temporary and disability assistance transfers from a district's
61 flexible fund for family services allocation to the state block
grant for child care at the district's request, for a particular
federal fiscal year is available only for child care assistance
expenditures made during that federal fiscal year and which are
claimed by March 31 of the year immediately following the end of
that federal fiscal year. Notwithstanding any other provision of
law, any claims for child care assistance made by a social services
district for expenditures made during a particular federal fiscal
year, other than claims made under title XX of the federal social
security act and under the food stamp employment and training
program, shall be counted against the social services district's
block grant allocation for that federal fiscal year.

A social services district shall expend its allocation from the block
grant in accordance with the applicable provisions in federal law
and regulations relating to the federal funds included in the state
block grant for child care and the regulations of the office of
children and family services. Notwithstanding any other provision of
law, each district's claims submitted under the state block grant
for child care will be processed in a manner that maximizes the
availability of federal funds and ensures that the district meets
its maintenance of effort requirement in each applicable federal
fiscal year (13907) ... 265,364,700 ............. (re. $102,290,000)

For additional expenses for the expansion of child care assistance
programs. Funds shall be distributed to social services districts
that agree to use such funds to expand the availability of
subsidized child care. Any social services district that accepts
such funding shall certify that it will not use such funds to
supplant other state, federal or local funds for child care
subsidies (13900) ... 3,481,000 ................... (re. $3,481,000)

For services and expenses of a program to increase participation of
afterschool, daycare, or other out-of-school care providers who are
eligible to participate in the child and adult care food program.
Methods of increasing participation shall include but not be limited
to outreach and technical assistance provided that such funds shall
be awarded to nonprofit organizations through a competitive process
and provided further that such funds may be transferred or to
suballocated to any state agency to accomplish the intent of this
appropriation (13926) ... 250,000 .................... (re. $250,000)

For services and expenses of the united federation of teachers to
provide professional development to child care providers including
but not necessarily limited to licensed group family day care home, registered family day care home and legally-exempt providers located
in the city of New York, to meet existing training requirements and
to enhance the development of such providers (14033) ............
1,500,000 ........................................... (re. $1,500,000)

For services and expenses of the united federation of teachers to
establish and operate a quality grant program for child care
providers which may include licensed group family day care home providers, registered family day care home providers and legally-
exempt providers located in the city of New York (14052) ...........
5,000,000 ............................................ (re. $5,000,000)

For services and expenses of the civil service employees association,
Local 1000, AFSCME, AFL-CIO to provide professional development to
child care providers which shall include but not necessarily be
limited to, licensed group family day care home, registered family
day care home and legally-exempt providers located outside the city
of New York, to meet existing training requirements and to enhance
the development of such providers; provided however, that, pursuant
to a request by the civil services association, the funds may be
made available to CSEA Workers' Opportunity Resources and Knowledge
Institute (CSEA WORK Institute), or other administrator designated by the union to administer and implement the program for the union including the payment of liabilities incurred prior to April 1, 2015.

Of the amounts appropriated herein, not more than $1,980,600 shall be available for services provided during state fiscal year 2014-15 (14034) ... 4,175,900 ....................... (re. $4,175,900)

For services and expenses of the civil service employees association, Local 1000, AFSCME, AFL-CIO to establish and operate a quality grant program for licensed group family day care home and registered family day care home providers outside the city of New York; provided however, that, pursuant to a request by the civil services association, the funds may be made available to CSEA Workers' Opportunity Resources and Knowledge Institute (CSEA WORK Institute), or other administrator designated by the union to administer and implement the program for the union including the payment of liabilities incurred prior to April 1, 2015.

Of the amounts appropriated herein, not more than $4,108,375 shall be available for services provided during state fiscal year 2014-15 (14032) ... 8,216,750 ......................... (re. $8,216,750)

For services and expenses of child care services provided to children of migrant workers in programs operated by non-profit organizations under contract with the department of agriculture and markets to provide such care. The funds appropriated herein may be suballocated to the department of agriculture and markets (14035) .................... 1,754,000 ........................ (re. $1,754,000)

Notwithstanding any inconsistent provision of law, the funds appropriated herein, shall be available for transfer to the federal health and human services fund, local assistance account, federal day care account to operate and support enrollment in the child care facilitated enrollment pilot program which expand access to child care subsidies for working families who live or are employed within the borough of Manhattan from 14th Street to 42nd Street with income up to 275 percent of the federal poverty level as provided to the Consortium for Worker Education to administer and to implement a plan approved by the office of children and family services. The administrative cost, including the cost of the development of the evaluation of the pilot program shall not exceed ten percent of the funds available for the purpose. The remaining portion of the funds shall be allocated to the office of children and family services to the local social services district where the recipient families reside as determined by the project administrator based on projected need and cost of providing child care subsidies payment to working families enrolled through the pilot initiative, provided however the local social services district shall not reimburse subsidy payment in excess of the amount the subsidy funding appropriated herein can support and the applicable local social services district shall not be required to approve or pay for subsidies not funded herein. Child care subsidies paid on behalf of eligible families shall be reimbursed at the actual cost of care up to the applicable market rate for the district in which the child care is provided and in accordance with the fee schedule of the local social services district making the subsidy payment. Up to ten percent of funds available for this purpose shall be made available to the Consortium for Worker Education, or other designated administrator, to administer and to implement a plan approved by the office of children and family services for this pilot program. This administrator shall prepare and submit to the office of children and family services, the chairs of the senate committee on social services, the senate committee on children and families, the senate committee on labor, the chairs of the assembly committee on children
and families, the assembly committee on social services, and the
assembly committee on labor a report on the pilot program with
recommendations. Such report shall include available information
regarding the pilot program or participants in the pilot program,
including but not limited to: the number of income eligible children
of working parents with income greater than 200 percent but at or
less than 275 percent of the federal poverty level, the ages of the
children served by the program, the number of families served by the
program who are in receipt of family assistance, the factors that
parents considered when searching for child care, the factors that
barred the families' access to child care assistance prior to their
enrollment in the facilitated enrollment program, the number of
families who receive a child care subsidy pursuant to this program
who choose to use such subsidy for regulated child care, and the
number of families who receive a child care subsidy pursuant to this
program who choose to use such subsidy to receive child care
services provided by a legally exempt provider. Such report shall be
submitted by the program administrator, on or before November 1,
2015, provided that if such report is not received by November 30,
2015, reimbursement for administrative costs shall be either reduced
or withheld, and failure of an administrator to submit a timely
report may jeopardize such administrator's program from receiving
funding in future years. The administrator for this pilot program
shall submit bi-monthly reports to the office of children and family
services, the local social services district, the administration for
children's services, and the legislature. Each bi-monthly report
shall provide without benefit of personal identifying information,
the pilot program's current enrollment level, amount of the child's
subsidy, co-payment levels, and any other information as needed or
required by the office of children and family services. Further, the
office of children and family services shall provide technical
assistance to the pilot program to assist with program
administration and timely coordination of the bi-monthly claiming
process. Notwithstanding any other provision of law, this pilot
program maintained herein may be terminated if the administrator for
such program mismanages such program, by engaging in actions
including but not limited to, improper use of funds, providing for
child care subsidies in excess of the amount the subsidy funding
appropriated herein can support, and failing to submit claims for
reimbursement in a timely fashion (13944) .................
500,000 ............................................. (re. $500,000)

By chapter 53, section 1, of the laws of 2015, as amended by chapter 54,
section 2, of the laws of 2015:
Notwithstanding any inconsistent provision of law, the funds
appropriated herein, shall be available for transfer to the federal
health and human services fund, local assistance account, federal
day care account to operate and support enrollment in the child care
facilitated enrollment pilot program which expand access to child
care subsidies for working families who live or are employed within
Onondaga County with income up to 275 percent of the federal poverty
level as provided to the NYS AFL-CIO Workforce Development Institute
to administer and to implement a plan approved by the office of
children and family services. The administrative cost, including the
cost of the development of the evaluation of the pilot program shall
not exceed ten percent of the funds available for the purpose. The
remaining portion of the funds shall be allocated to the office of
children and family services to the local social services district
where the recipient families reside as determined by the project
administrator based on projected need and cost of providing child
care subsidies payment to working families enrolled through the
pilot initiative, provided however the local social services
district shall not reimburse subsidy payment in excess of the amount
the subsidy funding appropriated herein can support and the
applicable local social services district shall not be required to
approve or pay for subsidies not funded herein. Child care subsidies
paid on behalf of eligible families shall be reimbursed at the
actual cost of care up to the applicable market rate for the
district in which the child care is provided and in accordance with
the fee schedule of the local social services district making the
subsidy payment. Up to ten percent of funds available for this
purpose shall be made available to the NYS AFL-CIO Workforce
development institute, or other designated administrator, to
administer and to implement a plan approved by the office of
children and family services for this pilot program. This
administrator shall prepare and submit to the office of children and
family services, the chairs of the senate committee on social
services, the senate committee on children and families, the senate
committee on labor, the chairs of the assembly committee on children
and families, the assembly committee on social services, and the
assembly committee on labor a report on the pilot program with
recommendations. Such report shall include available information
regarding the pilot program or participants in the pilot program,
including but not limited to: the number of income eligible children
of working parents with income greater than 200 percent but at or
less than 275 percent of the federal poverty level, the ages of the
children served by the program, the number of families served by the
program who are in receipt of family assistance, the factors that
parents considered when searching for child care, the factors that
barred the families' access to child care assistance prior to their
enrollment in the facilitated enrollment program, the number of
families who receive a child care subsidy pursuant to this program
who choose to use such subsidy for regulated child care, and the
number of families who receive a child care subsidy pursuant to this
program who choose to use such subsidy to receive child care
services provided by a legally exempt provider. Such report shall be
submitted by the program administrator, on or before November 1,
2015, provided that if such report is not received by November 30,
2015, reimbursement for administrative costs shall be either reduced
or withheld, and failure of an administrator to submit a timely
report may jeopardize such administrator's program from receiving
funding in future years. The administrator for this pilot program
shall submit bi-monthly reports to the office of children and family
services, the local social services district, the administration for
children's services, and the legislature. Each bi-monthly report
shall provide without benefit of personal identifying information,
the pilot program's current enrollment level, amount of the child's
subsidy, co-payment levels, and any other information as needed or
required by the office of children and family services. Further, the
office of children and family services shall provide technical
assistance to the pilot program to assist with program
administration and timely coordination of the bi-monthly claiming
process. Notwithstanding any other provision of law, this pilot
program maintained herein may be terminated if the administrator for
such program mismanages such program, by engaging in actions
including but not limited to, improper use of funds, providing for
child care subsidies in excess of the amount the subsidy funding
appropriated herein can support, and failing to submit claims for
reimbursement in a timely fashion (13946) ..........................
324,000 ............................................. (re. $324,000)
By chapter 53, section 1, of the laws of 2014:

For services and expenses of the united federation of teachers to provide professional development to child care providers including but not necessarily limited to licensed group family day care home, registered family day care home and legally-exempt providers located in the city of New York, to meet existing training requirements and to enhance the development of such providers ....................... 500,000 ............................................. (re. $142,000)

For services and expenses of the united federation of teachers to establish and operate a quality grant program for child care providers which may include licensed group family day care home providers, registered family day care home providers and legally-exempt providers located in the city of New York ....................... 1,500,000 ........................................... (re. $1,143,000)

For services and expenses of child care services provided to children of migrant workers in programs operated by non-profit organizations under contract with the department of agriculture and markets to provide such care. The funds appropriated herein may be suballocated to the department of agriculture and markets ....................... 1,754,000 ........................................... (re. $113,000)

By chapter 53, section 1, of the laws of 2012:

For services and expenses of the civil service employees association, Local 1000, AFSCME, AFL-CIO to establish and operate a quality grant program for licensed group family day care home and registered family day care home providers outside the city of New York; provided however, that, pursuant to a request by the civil services association, the funds may be made available to CSEA Workers' Opportunity Resources and Knowledge Institute (CSEA WORK Institute), or other administrator designated by the union to administer and implement the program for the union ... 3,735,000 .............. (re. $40,000)

By chapter 53, section 1, of the laws of 2011, as amended by chapter 53, section 1, of the laws of 2012:

Notwithstanding any inconsistent provision of law, the funds appropriated herein shall be available to operate and support enrollment in the child care facilitated enrollment pilot programs which expand access to child care subsidies for working families living or employed in the Liberty Zone, the boroughs of Brooklyn, Queens, and Bronx, and in the county of Monroe, with income up to 275 percent of the federal poverty level. Of the amount appropriated herein, $1,605,000 shall be made available for Monroe county, and $3,855,000 shall be made available for all other projects. Up to $160,500 shall be made available to the current designated administrator in the county of Monroe, or to a successor administrator designated by the current administration to administer such county's program and to implement a plan approved by the office of children and family services; and up to $385,500 shall be made available to the Consortium for Worker Education, Inc., or other designated successor, to administer and to implement a plan approved by the office of children and family services for the programs in the Liberty Zone, and the boroughs of Brooklyn, Queens and Bronx. Each pilot program administrator shall prepare and submit to the office of children and family services, the chairs of the senate committee on children and families and the senate committee on social services, the chair of the assembly committee on children and families, the chair of the assembly committee on social services, the chair of the senate committee on labor, and the chair of the assembly committee on labor, an evaluation of the pilot with recommendations for continuation or dissolution of the program supported by appropriate documentation. Such evaluation shall include available, information regard-
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...
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ing for child care subsidies in excess of the amount the subsidy
funding appropriated herein can support, and failing to submit
claims for reimbursement in a timely fashion ....................... 3
5,460,000 .................................................................. (re. $819,000)

By chapter 53, section 1, of the laws of 2010, as amended by chapter 53,
section 1, of the laws of 2011:

For services and expenses of the civil service employees association,
Local 1000, AFSCME, AFL-CIO to provide professional development to
child care providers which shall include but not necessarily be
limited to, licensed group family day care home, registered family
day care home and legally-exempt providers located outside the city
of New York, to meet existing training requirements and to enhance
the development of such providers; provided however, that, pursuant
to a request by the civil services association, the funds may be
made available to CSEA Workers' Opportunity Resources and Knowledge
Institute (CSEA WORK Institute), or other administrator designated
by the union to administer and implement the program for the union
... 500,000 ............................................................. (re. $10,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Day Care Account - 25175

By chapter 53, section 1, of the laws of 2015:

For services and expenses related to the child care block grant.
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 appropriated herein shall be available for aid to
municipalities, for services and expenses under the child care block
grant 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.

Such funds are to be available for payment of aid, services and
expenses 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 net of
disallowances, refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be transferred to any other appropriation within
the office of children and family services and/or the office of
temporary and disability assistance and/or suballocated to the
office of temporary and disability assistance for the purpose of
paying local social services districts' costs of the above program
and may be increased or decreased by interchange with any other
appropriation or with any other item or items within the amounts
appropriated within the office of children and family services
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general fund - local assistance account or special revenue funds
federal/state operations federal day care 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 other provision of law, the money hereby
appropriated including any funds transferred by the office of
temporary and disability assistance special revenue funds - federal
/ aid to localities federal health and human services fund, federal
temporary assistance to needy families block grant funds at the
request of local social services districts and, upon approval of the
director of the budget, transfer of federal temporary assistance for
needy families block grant funds made available from the New York
works compliance fund program or otherwise specifically appropriated
therefor, in combination with the money appropriated in the general
fund / aid to localities local assistance account, appropriated for
the state block grant for child care shall constitute the state
block grant for child care.

Of the amounts appropriated herein, up to $216,755,000 of the state
block grant for child care may be used for child care assistance
pursuant to title 5-C of article 6 of the social services law. The
funds that are to be available to social services districts for
child care assistance shall be apportioned among the social services
districts by the office according to the allocation plan developed
by the office and submitted to the director of the budget for
approval within 60 days of enactment of the budget. A district's
block grant allocation, including any funds the office of temporary
and disability assistance transfers from a district's flexible fund
for family services allocation to the state block grant for child
care at the district's request, for a particular federal fiscal year
is available only for child care assistance expenditures made during
that federal fiscal year and which are claimed by March 31 of the
year immediately following the end of that federal fiscal year.

Notwithstanding any other provision of law, any claims for child
care assistance made by a social services district for expenditures
made during a particular federal fiscal year, other than claims made
under title XX of the federal social security act and under the food
stamp employment and training program, shall be counted against the
social services district's block grant allocation for that federal
fiscal year.

A social services district shall expend its allocation from the block
grant in accordance with the applicable provisions in federal law
and regulations relating to the federal funds included in the state
block grant for child care and the regulations of the office of
children and family services. Notwithstanding any other provision of
law, each district's claims submitted under the state block grant
for child care will be processed in a manner that maximizes the
availability of federal funds and ensures that the district meets
its maintenance of effort requirement in each applicable federal
fiscal year. Funds appropriated herein shall be subject to the
amount awarded in federal grant funding.

Of the amounts appropriated herein, up to $38,332,000 of the funds may
be available for funding to social services districts for child care
assistance should additional health and human services funding be
available.

Of the amounts appropriated herein, up to $22,034,000 may be available
for services and expenses for the operation and coordination of
child care resource and referral agencies. Such funds are to be
available pursuant to a plan prepared by the office of children and
family services and approved by the director of the budget to
continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $6,125,000 may be available for services and expenses for the operation and coordination of legally exempt enrollment agencies located in the city of New York. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $1,100,000 may be available for services and expenses for the operation of infant/toddler resource centers. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $6,434,000 may be available for services and expenses of child care provider training.

Of the amounts appropriated herein, up to $586,000 may be available for services and expenses to make awards through a competitive grant process for start-up expenses and for the promotion of child health and safety, including equipment and minor renovations.

Of the amounts appropriated herein, up to $300,000 may be available for services and expenses for the establishment and/or operation of child care services in the state's courts.

Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the city university of New York, including community colleges and senior colleges.

Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the state university of New York including community colleges and state operated campuses.

Of the amounts appropriated herein, up to $750,000 may be available for suballocation to the department of agriculture and markets for services and expenses of child care services provided to children of migrant workers in programs operated by non-profit organizations under contract with the department of agriculture and markets to provide such care.
Of the amount appropriated herein, up to $50,000 may be available for services and expenses of conducting a market rate survey (13950)...

By chapter 53, section 1, of the laws of 2014:

For services and expenses related to the child care block grant.

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 appropriated herein shall be available for aid to municipalities, for services and expenses under the child care block grant 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. Such funds are to be available for payment of aid, services and expenses 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 net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the office of children and family services general fund - local assistance account or special revenue funds federal/state operations federal day care 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 other provision of law, the money hereby appropriated including any funds transferred by the office of temporary and disability assistance special revenue funds - federal / aid to localities federal health and human services fund, federal temporary assistance to needy families block grant funds at the request of local social services districts and, upon approval of the director of the budget, transfer of federal temporary assistance for needy families block grant funds made available from the New York works compliance fund program or otherwise specifically appropriated therefor, in combination with the money appropriated in the general fund / aid to localities local assistance account, appropriated for the state block grant for child care shall constitute the state block grant for child care.

Of the amounts appropriated herein, up to $216,755,000 of the state block grant for child care may be used for child care assistance
pursuant to title 5-C of article 6 of the social services law. The
funds that are to be available to social services districts for
child care assistance shall be apportioned among the social services
districts by the office according to the allocation plan developed
by the office and submitted to the director of the budget for
approval within 60 days of enactment of the budget. A district's
block grant allocation, including any funds the office of temporary
and disability assistance transfers from a district's flexible fund
for family services allocation to the state block grant for child
care at the district's request, for a particular federal fiscal year
is available only for child care assistance expenditures made during
that federal fiscal year and which are claimed by March 31 of the
year immediately following the end of that federal fiscal year.
Notwithstanding any other provision of law, any claims for child
care assistance made by a social services district for expenditures
made during a particular federal fiscal year, other than claims made
under title XX of the federal social security act and under the food
stamp employment and training program, shall be counted against the
social services district's block grant allocation for that federal
fiscal year.
A social services district shall expend its allocation from the block
grant in accordance with the applicable provisions in federal law
and regulations relating to the federal funds included in the state
block grant for child care and the regulations of the office of
children and family services. Notwithstanding any other provision of
law, each district's claims submitted under the state block grant
for child care will be processed in a manner that maximizes the
availability of federal funds and ensures that the district meets
its maintenance of effort requirement in each applicable federal
fiscal year. Funds appropriated herein shall be subject to the
amount awarded in federal grant funding.
Of the amounts appropriated herein, up to $38,332,000 of the funds may
be available for funding to social services districts for child care
assistance should additional health and human services funding be
available.
Of the amounts appropriated herein, up to $22,034,000 may be available
for services and expenses for the operation and coordination of
child care resource and referral agencies. Such funds are to be
available pursuant to a plan prepared by the office of children and
family services and approved by the director of the budget to
continue existing programs with existing contractors that are satis-
factorily performing as determined by the office of children and
family services, to award new contracts to not-for-profit organiza-
tions to continue programs where the existing contractors are not
satisfactorily performing as determined by the office of children
and family services and/or to award new contracts to not-for-profit
organizations through a competitive process.
Of the amounts appropriated herein, up to $6,125,000 may be available
for services and expenses for the operation and coordination of
legally exempt enrollment agencies located in the city of New York.
Such funds are to be available pursuant to a plan prepared by the
office of children and family services and approved by the director
of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.
Of the amounts appropriated herein, up to $1,100,000 may be available
for services and expenses for the operation of infant/toddler
resource centers. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $6,434,000 may be available for services and expenses of child care provider training.

Of the amounts appropriated herein, up to $10,240,000 may be available for services and expenses of child care scholarships education and ongoing professional development.

Of the amounts appropriated herein, up to $2,000,000 may be available for services and expenses of the development and maintenance of automated systems in support of licensing and oversight of child day care providers.

Of the amounts appropriated herein, up to $586,000 may be available for services and expenses to make awards through a competitive grant process for start-up expenses and for the promotion of child health and safety, including equipment and minor renovations.

Of the amounts appropriated herein, up to $300,000 may be available for services and expenses for the establishment and/or operation of child care services in the state's courts.

Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the State University of New York including community colleges and state operated campuses.

Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the City University of New York, including community colleges and senior colleges.

Of the amounts appropriated herein, up to $750,000 may be available for suballocation to the department of agriculture and markets for services and expenses of child care services provided to children of migrant workers in programs operated by non-profit organizations under contract with the department of agriculture and markets to provide such care.

Of the amount appropriated herein, up to $50,000 may be available for services and expenses of conducting a market rate survey.

By chapter 53, section 1, of the laws of 2013:

For services and expenses related to the child care block grant.

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 appropriated herein shall be available for aid to munici-
palities, for services and expenses under the child care block grant
and for payments to the federal government for expenditures made
pursuant to the social services law and the state plan for individ-
ual and family grant program under the disaster relief act of 1974.
Such funds are to be available for payment of aid, services and
expenses heretofore accrued or hereafter to accrue to munici-
palities. Subject to the approval of the director of the budget, such funds shall be available to the office net of disallowances,
refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be transferred to any other appropriation within
the office of children and family services and/or the office of
temporary and disability assistance and/or suballocated to the
office of temporary and disability assistance for the purpose of
paying local social services districts' costs of the above program
and may be increased or decreased by interchange with any other
appropriation or with any other item or items within the amounts
appropriated within the office of children and family services
general fund - local assistance account or special revenue funds
defederal/state operations federal day care 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 other provision of law, the money hereby appropri-
ated including any funds transferred by the office of temporary and
disability assistance special revenue funds - federal / aid to
localities federal health and human services fund, federal temporary
assistance to needy families block grant funds at the request of
local social services districts and, upon approval of the director
of the budget, transfer of federal temporary assistance for needy
families block grant funds made available from the New York works
compliance fund program or otherwise specifically appropriated
therefor, in combination with the money appropriated in the general
fund / aid to localities local assistance account, appropriated for
the state block grant for child care shall constitute the state
block grant for child care.
Of the amounts appropriated herein, up to $216,755,000 of the state
block grant for child care may be used for child care assistance
pursuant to title 5-C of article 6 of the social services law. The
funds that are to be available to social services districts for
child care assistance shall be apportioned among the social services
districts by the office according to the allocation plan developed
by the office and submitted to the director of the budget for
approval within 60 days of enactment of the budget. A district's
block grant allocation, including any funds the office of temporary
and disability assistance transfers from a district's flexible fund
for family services allocation to the state block grant for child
care at the district's request, for a particular federal fiscal year
is available only for child care assistance expenditures made during
that federal fiscal year and which are claimed by March 31 of the
year immediately following the end of that federal fiscal year.
Notwithstanding any other provision of law, any claims for child
care assistance made by a social services district for expenditures
made during a particular federal fiscal year, other than claims made
under title XX of the federal social security act and under the food
stamp employment and training program, shall be counted against the
social services district's block grant allocation for that federal
fiscal year.
A social services district shall expend its allocation from the block grant in accordance with the applicable provisions in federal law and regulations relating to the federal funds included in the state block grant for child care and the regulations of the office of children and family services. Notwithstanding any other provision of law, each district's claims submitted under the state block grant for child care will be processed in a manner that maximizes the availability of federal funds and ensures that the district meets its maintenance of effort requirement in each applicable federal fiscal year. Funds appropriated herein shall be subject to the amount awarded in federal grant funding.

Of the amounts appropriated herein, up to $38,332,000 of the funds may be available for funding to social services districts for child care assistance should additional health and human services funding be available.

Of the amounts appropriated herein, up to $22,034,000 may be available for services and expenses for the operation and coordination of child care resource and referral agencies. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $6,125,000 may be available for services and expenses for the operation and coordination of legally exempt enrollment agencies located in the city of New York. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $1,100,000 may be available for services and expenses for the operation of infant/toddler resource centers. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $6,434,000 may be available for services and expenses of child care provider training.

Of the amounts appropriated herein, up to $10,240,000 may be available for services and expenses of child care scholarships education and ongoing professional development.

Of the amounts appropriated herein, up to $2,000,000 may be available for services and expenses of the development and maintenance of automated systems in support of licensing and oversight of child day care providers.
Of the amounts appropriated herein, up to $586,000 may be available for services and expenses to make awards through a competitive grant process for start-up expenses and for the promotion of child health and safety, including equipment and minor renovations.

Of the amounts appropriated herein, up to $300,000 may be available for services and expenses for the establishment and/or operation of child care services in the state's courts.

Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the state university of New York including community colleges and state operated campuses.

Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the city university of New York, including community colleges and senior colleges.

Of the amounts appropriated herein, up to $750,000 may be available for suballocation to the department of agriculture and markets for services and expenses of child care services provided to children of migrant workers in programs operated by non-profit organizations under contract with the department of agriculture and markets to provide such care.

Of the amount appropriated herein, up to $50,000 may be available for services and expenses of conducting a market rate survey ...........

308,746,000 ...................................... (re. $46,921,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53, section 1, of the laws of 2013:

For services and expenses related to the child care block grant. 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 appropriated herein shall be available for aid to municipalities, for services and expenses under the child care block grant 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. Such funds are to be available for payment of aid, services and expenses 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 net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts
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appropriated within the office of children and family services
general fund - local assistance account or special revenue funds
federal/state operations federal day care 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 other provision of law, the money hereby appropri-
ated including any funds transferred by the office of temporary and
disability assistance special revenue funds - federal / aid to
localities federal health and human services fund, federal temporary
assistance to needy families block grant funds at the request of
local social services districts and, upon approval of the director
of the budget, transfer of federal temporary assistance for needy
families block grant funds made available from the New York works
compliance fund program or otherwise specifically appropriated
therefore, in combination with the money appropriated in the general
fund / aid to localities local assistance account, appropriated for
the state block grant for child care shall constitute the state
block grant for child care.

Of the amounts appropriated herein, up to $216,755,000 of the state
block grant for child care may be used for child care assistance
pursuant to title 5-C of article 6 of the social services law. The
funds that are to be available to social services districts for
child care assistance shall be apportioned among the social services
districts by the office according to the allocation plan developed
by the office and submitted to the director of the budget for
approval within 60 days of enactment of the budget. A district's
block grant allocation, including any funds the office of temporary
and disability assistance transfers from a district's flexible fund
for family services allocation to the state block grant for child
care at the district's request, for a particular federal fiscal year
is available only for child care assistance expenditures made during
that federal fiscal year and which are claimed by March 31 of the
year immediately following the end of that federal fiscal year.
Notwithstanding any other provision of law, any claims for child
care assistance made by a social services district for expenditures
made during a particular federal fiscal year, other than claims made
under title XX of the federal social security act and under the food
stamp employment and training program, shall be counted against the
social services district's block grant allocation for that federal
fiscal year.

A social services district shall expend its allocation from the block
grant in accordance with the applicable provisions in federal law
and regulations relating to the federal funds included in the state
block grant for child care and the regulations of the office of
children and family services. Notwithstanding any other provision of
law, each district's claims submitted under the state block grant
for child care will be processed in a manner that maximizes the
availability of federal funds and ensures that the district meets
its maintenance of effort requirement in each applicable federal
fiscal year. Funds appropriated herein shall be subject to the
amount awarded in federal grant funding.

Of the amounts appropriated herein, up to $38,332,000 of the funds may
be available for funding to social services districts for child care
assistance should additional health and human services funding be
available.
Of the amounts appropriated herein, up to $22,034,000 may be available
for services and expenses for the operation and coordination of
child care resource and referral agencies. Such funds are to be
available pursuant to a plan prepared by the office of children and
family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $6,125,000 may be available for services and expenses for the operation and coordination of legally exempt enrollment agencies located in the city of New York. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $1,100,000 may be available for services and expenses for the operation of infant/toddler resource centers. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to not-for-profit organizations to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts to not-for-profit organizations through a competitive process.

Of the amounts appropriated herein, up to $6,434,000 may be available for services and expenses of child care provider training.

Of the amounts appropriated herein, up to $10,240,000 may be available for services and expenses of child care scholarships education and ongoing professional development.

Of the amounts appropriated herein, up to $2,000,000 may be available for services and expenses of the development and maintenance of automated systems in support of licensing and oversight of child day care providers.

Of the amounts appropriated herein, up to $586,000 may be available for services and expenses to make awards through a competitive grant process for start-up expenses and for the promotion of child health and safety, including equipment and minor renovations.

Of the amounts appropriated herein, up to $300,000 may be available for services and expenses for the establishment and/or operation of child care services in the state's courts.

Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the state university of New York including community colleges and state operated campuses.

Of the amounts appropriated herein, up to $2,020,000 may be available for services and expenses of subsidy and quality activities at the city university of New York, including community colleges and senior colleges.

Of the amounts appropriated herein, up to $750,000 may be available for suballocation to the department of agriculture and markets for services and expenses of child care services provided to children of
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migrant workers in programs operated by non-profit organizations
under contract with the department of agriculture and markets to
provide such care.

Of the amount appropriated herein, up to $50,000 may be available for
services and expenses of conducting a market rate survey ...........
308,746,000 ................................. (re. $30,200,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Quality Child Care and Protection Account - 21900

By chapter 53, section 1, of the laws of 2015:
For services and expenses related to administering the "quality child
care and protection act" specifically, the provision of grants to
child day care providers for health and safety purposes, for
training of child day care provider staff and other activities to
increase the availability and/or quality of child care programs. No
expenditure shall be made from this account until an expenditure
plan has been approved by the director of the budget (13950) .......
343,000 ............................................. (re. $343,000)

FAMILY AND CHILDREN'S SERVICES PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
Notwithstanding any other provision of law, the amount appropriated
herein shall be available to reimburse for 98 percent of 65 percent
of eligible social services district expenditures that are claimed
by March 31, 2016 for those community preventive services provided
from October 1, 2014 through September 30, 2015 at a cost that does
not exceed the cost that was in effect on October 1, 2008 and that a
social services district can demonstrate had been approved by the
office of children and family services on or before October 1, 2008;
provided, however, that should insufficient funds be available to
provide state reimbursement for 98 percent of 65 percent of such
costs, reimbursement shall be made proportionally to each district
based on the percentage of their total eligible claims to the amount
appropriated; and, provided further, however, that if the amount
appropriated exceeds the amount of funds necessary to reimburse 98
percent of 65 percent of the eligible social services district
expenditures, the office may, to the extent funds are available,
provide reimbursement for 98 percent of 65 percent of eligible
social services district expenditures for new community preventive
services programs approved by the office and only up to the amounts
approved by the office. A local social services district seeking
federal and/or state reimbursement for community preventive services
provided on or after October 1, 2014 must submit claims that
separately identify the costs of such services in a form and manner
and at such times as are required by the department of family
assistance and that information regarding outcome based measures
that demonstrate quality of services provided and program
effectiveness be submitted to the office of children and family
services in a form and manner and at such times as required by the
office. Of the amount appropriated herein, up to $1 million may be
used to provide additional funding to an eligible program or
programs with evaluation results that show program effectiveness and
demonstrate private monetary support as determined by the office of
children and family services and approved by the director of the
budget (13999) ... 12,124,750 .................... (re. $12,124,750)
Notwithstanding any other provision of law, for suballocation to the office of mental health and subsequently for suballocation from the office of mental health to the department of health for 94 percent of 65 percent of the nonfederal share of medical assistance payments for home and community based waiver services provided in accordance with subdivision 9 of section 366 of the social services law as authorized by selected social services districts which choose to use preventive services funds to support such costs and to authorize the office of temporary and disability assistance to intercept funds otherwise due to the districts to provide the 38.9 percent local share of such preventive services expenditures.

Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part I of chapter 60 of the laws of 2014, for the period commencing on April 1, 2015 and ending March 31, 2016 the commissioner shall not apply any cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement (14001) ... 6,201,000 ....... (re. $6,201,000)

For services and expenses of the office of children and family services and local social services districts for activities necessary to comply with certain provisions of the adoption and safe families act of 1997 (P.L. 105-89) and chapter 7 of the laws of 1999 and chapter 668 of the laws of 2006 requiring criminal record checks for foster care parents, prospective adoptive parents, and adult household members. Funds appropriated herein shall be made available in accordance with a plan to be developed by the commissioner of the office of children and family services and approved by the director of the budget. Funds appropriated herein shall be available for 94 percent of 98 percent of one-half of the non-federal share of the national and state fees for fingerprinting foster care parents, prospective adoptive parents, and other adult household members.

Notwithstanding any inconsistent provision of law, and pursuant to chapter 7 of the laws of 1999 and chapter 668 of the laws of 2006, local social services districts shall reimburse the commissioner of the office of children and family services for an amount equal to 53.94 percent of the non-federal share of the cost of obtaining state and national fingerprint records. Notwithstanding any inconsistent provision of law, and pursuant to chapter 7 of the laws of 1999 and chapter 668 of the laws of 2006, the commissioner of the office of children and family services shall, on behalf of local social services districts, make payments to the division of criminal justice services for processing of state and national criminal record checks and any other related costs. The commissioner shall ensure expenditures made pursuant to this provision reflect appropriate federal and local shares. The commissioner of the office of children and family services shall request that the commissioner of the office of temporary and disability assistance reimburse the commissioner of the office of children and family services in an amount equal to 53.94 percent of the non-federal share of such payments provided that such reimbursement in payments reflects actual expenditures made on behalf of each local social services district to capture the local share of such costs.

Notwithstanding any inconsistent provision of the social services law or the state finance law, the commissioner shall, on a quarterly basis, request that the commissioner of the office of temporary and disability assistance reimburse the commissioner of the office of children and family services in an amount equal to 53.94 percent of the non-federal share of such fees to capture the local share of such fees. Such reimbursement shall occur on or before the one-hundred and twentieth day following the close of the preceding quarter and shall be charged among districts based on the number of
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1. Children currently placed in foster care in each local social services district provided that this methodology is revised quarterly to reflect most current available data. Amounts appropriated herein may, subject to the director of the budget, be interchanged or transferred with any other appropriation of the office of children and family services or the office of temporary and disability assistance as necessary to reimburse the state share of local social services district costs appropriated herein (14002) ... 1,857,000 .................................................. (re. $1,857,000)

2. For services and expenses for foster care, adult and child protective services, preventive and adoption services provided by Indian tribes pursuant to subdivision 2 of section 39 of the social services law, after deducting therefrom any federal funds properly received or to be received. Notwithstanding the provisions of any other law to the contrary, the liability of the state and the amount to be distributed or otherwise expended by the state shall be 92 percent of eligible expenditures (14003) ... 3,700,000 .... (re. $2,276,000)

3. For services and expenses of certain child fatality review teams approved by the office of children and family services for the purposes of investigating and/or reviewing the death of children (14004) ... 829,100 ............................................. (re. $829,100)

4. For services and expenses of certain local or regional multidisciplinary child abuse investigation teams approved by the office of children and family services for the purpose of investigating reports of suspected child abuse or maltreatment and for new and established child advocacy centers (14005) ............... 5,229,900 .................................................. (re. $5,229,900)

5. For additional services and expenses of child advocacy centers. This funding is to be distributed to newly established child advocacy centers and existing child advocacy centers weighted on a three year average of client volume (13932) ... 2,570,000 .... (re. $2,570,000)

6. The money hereby appropriated is 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, the money hereby appropriated shall be available to the office net of disallowances, refunds, reimbursements, and credits.

7. Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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.

8. 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.

Notwithstanding section 398-a of the social services law or any other law to the contrary, the amount appropriated herein, or such other amount as may be approved by the director of the budget, shall be available for reimbursements after deducting any federal funds available therefor to social services districts for amounts attributable to dormitory authority billings or approved refinancing of such billings which result in local social services districts' claims in excess of a local district's foster care block grant allocation. In addition, subject to the approval of the director of the budget, a portion of funds appropriated herein, or such other amount as may be approved by the director of the budget, shall be available for reimbursement related to payments made by a social services district to foster care providers subject to the provisions of section 410-i of the social services law for expenses directly related to projects funded through the housing finance agency for those foster care providers which also received revised or supplemental rates from the applicable regulating agency to accommodate the housing finance agency payments or the refinancing of previously approved dormitory authority payments.

Notwithstanding section 398-a of the social services law or any other law to the contrary, such reimbursement shall be available for 94 percent of 98 percent of 50 percent reimbursement costs, after deducting federal funds available therefor, for those social services districts' claims in excess of a social services district's foster care block grant allocation for those amounts exclusively attributable to the previously approved revised or supplemental rates. In addition, subject to the approval of the director of the budget, a portion of funds appropriated herein may also be used for payments to the dormitory authority of the state of New York for advisory services including, but not limited to, site visits and review of applications, building plans and cost estimates for voluntary agency programs for which the office of children and family services establishes maximum state aid rates and for capital projects for residential institutions for children seeking financing under paragraph b of subdivision 40 of section 1680 of the public authorities law, as amended by chapter 508 of the laws of 2006 (13921) ... 6,620,000 ............................. (re. $6,225,000)

For eligible services and expenses provided during state fiscal year 2015-16 by a city with a population in excess of one million for a close to home initiative to provide juvenile justice services. Funds appropriated herein shall be made available for eligible services provided consistent with plans that cover juvenile delinquents in non-secure and limited secure settings submitted by a city with a population in excess of one million and approved by the office of children and family services and the director of the budget. The office of children and family services shall not reimburse any claims for expenditures for residential services unless they are submitted in final within twenty two months of the calendar quarter in which the claimed service or services were delivered and shall not reimburse any claims that were or will be transferred from this appropriation to the foster care block grant appropriation or the child welfare services appropriation (13927) ....................... 41,400,000 ............................. (re. $41,400,000)

For payment of state aid for services and expenses for programs pursuant to section 530 of the executive law for secure and non-secure detention services provided from January 1, 2015 to December
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31, 2015; provided, however, notwithstanding the provisions of any
other law to the contrary, the liability of the state and the amount
to be distributed or otherwise expended by the state pursuant to
section 530 of the executive law shall be determined by first
calculating the amount of the expenditure or other liability
pursuant to such law after taking into consideration any other
limitations on the amount of such expenditure or liability set forth
in the state budget for such year, and then reducing the amount so
calculated by two percent of such amount. Within the amounts
appropriated herein, state reimbursement shall be limited to the
amount of the municipality's distribution. Notwithstanding any other
provision of law, allocations shall be based on a plan developed by
the office of children and family services and approved by the
director of the budget and shall be based, in part, on each
municipality's history of detention utilization, youth population
and other factors as determined by the office. Any portion of a
municipality's distribution not claimed by the municipality for
reimbursement of detention expenditures made during the period
January 1, 2015 through December 31, 2015 may be claimed by such
municipality to reimburse 62 percent of expenditures during such
period for supervision and treatment services for juveniles programs
not otherwise reimbursable pursuant to chapter 58 of the laws of
2011. Notwithstanding any provision of law to the contrary, the
amount appropriated herein may provide for reimbursement of up to
100 percent of the cost of care, maintenance and supervision for
youth whose residence is outside the county providing the services
up to the county's distribution; provided that upon such
reimbursement from this appropriation, the office of children and
family services shall bill, and the home county of such youth shall
reimburse the office of children and family services, for 51 percent
of the cost of care, maintenance and supervision of such youth.
Notwithstanding any law to the contrary, the office of children and
family services may require that such claims and data on detention
use be submitted to the office electronically in the manner and
format required by the office.
Notwithstanding any law to the contrary, the office shall be
authorized to promulgate regulations permitting the office to impose
fiscal sanctions in the event that the office finds non-compliance
with regulations governing secure and nonsecure detention facilities
and to establish cost standards related to reimbursement of secure
and non-secure detention services.
Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of the office of children and
family services, authorize the transfer or interchange of moneys
appropriated herein with any other local assistance - general fund
appropriation within the office of children and family services
except where transfer or interchange of appropriation is prohibited
or otherwise restricted by law.
Notwithstanding any other provision of law, if a social services
district fails to provide reimbursement to the office of children
and family services pursuant to section 529 of the executive law
within 60 days of receiving a bill for services under such section,
or by the date certain set by such office for providing
reimbursement, whichever is later, the offices of the department of
family assistance are authorized to exercise the state's set-off
rights by withholding any amounts due and owing to such district
under this appropriation, up to such amounts due and owing to the
state under section 529 of the executive law and transferring such
funds to the miscellaneous special revenue fund youth facility per
diem account (YF) (13922) ... 76,160,000 ........ (re. $47,649,000)
Notwithstanding any provision of law to the contrary, the amount appropriated herein shall be available to the office of children and family services for payment of the state share of a county's prior years claim for reimbursement based upon a subsequent review by the office of actual expenditures for care, maintenance and supervision provided to youth in detention, to address any underpayment of state aid to the county for services and expenses for detention in a prior calendar year (14067) ... 12,344,000 ............. (re. $12,344,000)

For eligible services and expenses of youth development programs as determined by the office of children and family services. Notwithstanding any other provision of law to the contrary, a youth development program shall mean a program designed to provide community-level services to promote positive youth development but shall not include approved runaway programs or transitional independent living support programs as such terms are defined in section 532-a of the executive law. Each county or a city with a population of one million or more, which shall be known as a municipality, operating a youth development program approved by the office of children and family services shall be eligible for one hundred percent state reimbursement of its qualified expenditures, subject to the amount available under this appropriation and exclusive of any federal funds made available therefor, not to exceed the municipality’s distribution of state aid for youth development programs. The amount appropriated herein for youth development programs shall be distributed by the office of children and family services to eligible municipalities that have a comprehensive plan that has been developed in consultation with the applicable municipal youth bureau and approved by the office of children and family services. The distribution of the amount appropriated herein to eligible municipalities by the office of children and family services shall be based on factors as determined by the office and subject to the approval of the director of budget; such factors shall include the number of youth under the age of twenty-one residing in the municipality as shown by the last published federal census certified in the same manner as provided by section fifty-four of the state finance law and may include, but not be limited to, the percentage of youth living in poverty within the municipality or such other factors as provided for in the regulations of the office of children and family services. Up to fifteen percent of the youth development funds that a municipality would allocate to an approved local youth bureau pursuant to an approved comprehensive plan may be used for administrative functions performed by such local youth bureau. Notwithstanding any provision of law to the contrary, an approved local youth bureau that is not providing, operating, administering or monitoring youth development programs shall not receive funding under this appropriation. The office shall not reimburse any claims for youth development programs unless they are submitted within twelve months of the calendar quarter in which the expenditure was made. The office may require that such claims be submitted to the office electronically in the manner and format required by the office. A municipality may enter into contracts to effectuate its youth development program as approved by the office of children and family services. No expenditures shall be made from this appropriation for youth development programs until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget (13925) .............. 14,121,700 ....................................... (re. $14,121,700)

For additional eligible services and expenses of calendar year 2015 of youth development programs as determined by the office of children and family services. Notwithstanding any other provision of law to
the contrary, a youth development program shall mean a program designed to provide community-level services to promote positive youth development but shall not include approved runaway programs or transitional independent living support programs as such terms are defined in section 532-a of the executive law. Each county or a city with a population of one million or more, which shall be known as a municipality, operating a youth development program approved by the office of children and family services shall be eligible for one hundred percent state reimbursement of its qualified expenditures, subject to the amount available under this appropriation and exclusive of any federal funds made available therefor, not to exceed the municipality's distribution of state aid for youth development programs. The amount appropriated herein for youth development programs shall be distributed by the office of children and family services to eligible municipalities that have a comprehensive plan that has been developed in consultation with the applicable municipal youth bureau and approved by the office of children and family services. The distribution of the amount appropriated herein to eligible municipalities by the office of children and family services shall be based on factors as determined by the office and subject to the approval of the director of budget; such factors shall include the number of youth under the age of twenty-one residing in the municipality as shown by the last published federal census certified in the same manner as provided by section fifty-four of the state finance law and may include, but not be limited to, the percentage of youth living in poverty within the municipality or such other factors as provided for in the regulations of the office of children and family services. Up to fifteen percent of the youth development funds that a municipality would allocate to an approved local youth bureau pursuant to an approved comprehensive plan may be used for administrative functions performed by such local youth bureau. Notwithstanding any provision of law to the contrary, an approved local youth bureau that is not providing, operating, administering or monitoring youth development programs shall not receive funding under this appropriation. The office shall not reimburse any claims for youth development programs unless they are submitted within twelve months of the calendar quarter in which the expenditure was made. The office may require that such claims be submitted to the office electronically in the manner and format required by the office. A municipality may enter into contracts to effectuate its youth development program as approved by the office of children and family services. No expenditures shall be made from this appropriation for youth development programs until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget. 

For payment of state aid for programs for the provision of eligible services to runaway and homeless youth pursuant to a plan, submitted by an eligible county, or a city having a population of one million or more, which shall be known as a municipality, and approved by the office of children and family services as part of such municipality's comprehensive plan; the office of children and family services shall not reimburse any claims unless they are submitted within 12 months of the calendar quarter in which the claimed service or services were delivered. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for provision of services to runaway and homeless youth be submitted to the office electronically in the manner and format required by the office, and the information regarding outcome based measures that demonstrate quality of services provided and
program effectiveness be submitted to the office in a form and manner and at such times as required by the office. No expenditures shall be made from this appropriation until an annual expenditure plan is approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget and copies of such certificate or any amendment thereto filed with the state comptroller, the chairperson of the senate finance committee and the chairperson of the assembly ways and means committee (14009) ... 2,355,800 .................. (re. $2,355,800)

For payment of state aid for programs for the provision of services to runaway and homeless youth for the period January 1, 2015 through December 31, 2015 pursuant to subdivisions 2, 3 and 4 of section 420 of the executive law and pursuant to chapter 800 of the laws of 1985 amending the runaway and homeless youth act for the provision of transitional independent living support services and the establishment and operation of young adult shelters for youth between the ages of 16 to 21; the office of children and family services shall not reimburse any claims unless they are submitted within 12 months of the calendar quarter in which the claimed service or services were delivered. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for provision of services to runaway and homeless youth be submitted to the office electronically in the manner and format required by the office, and the information regarding outcome based measures that demonstrate quality of services provided and program effectiveness be submitted to the office in a form and manner and at such times as required by the office. No expenditures shall be made from this appropriation until an annual expenditure plan is approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget and copies of such certificate or any amendment thereto filed with the state comptroller, the chairperson of the senate finance committee and the chairperson of the assembly ways and means committee (15375) ... 2,128,000 ................... (re. $2,024,000)

For services and expenses provided by local probation departments, for the post-placement care of youth leaving a youth residential facility and for services and expenses of the office of children and family services related to community-based programs for youth in the care of the office of children and family services which may include but not be limited to multi-systemic therapy, family functional therapy and/or functional therapeutic foster care, and electronic monitoring.

Funds appropriated herein shall be made available subject to the approval of an expenditure plan by the director of the budget. Funded programs shall submit information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office (14010) ... 311,700 ............ (re. $311,700)

For services and expenses of kinship care programs. Such funds are available pursuant to a plan prepared by the office of children and family services related to community-based programs for youth in the care of the office of children and family services which may include but not be limited to multi-systemic therapy, family functional therapy and/or functional therapeutic foster care, and electronic monitoring.

Funds appropriated herein shall be made available subject to the approval of an expenditure plan by the director of the budget. Funded programs shall submit information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office (14010) ... 311,700 ............ (re. $311,700)
outcome based measures that demonstrate quality of services provided
and program effectiveness to the office in a form and manner and at
such times as required by the office (14077) ......................... (re. $338,750)
For additional services and expenses of 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. Such funds are available pursuant to a plan prepared
by the office of children and family services and approved by the
director of the budget to continue or expand existing programs with
existing contractors that are satisfactorily performing as
determined by the office of children and family services, to award
new contracts to continue programs where the existing contractors
are not satisfactorily performing as determined by the office of
children and family services and/or to award new contracts through a
competitive process (13947) ... 1,000,000 ............ (re. $949,000)
For services and expenses related to the home visiting program. Such
funds are to be available pursuant to a plan prepared by the office
of children and family services and approved by the director of the
budget to continue or expand existing programs with existing
contractors that are satisfactorily performing as determined by the
office of children and family services, to award new contracts to
continue programs where the existing contractors are not
satisfactorily performing as determined by the office of children
and family services and/or to award new contracts through a
competitive process. Such contracts shall provide for submission of
information regarding outcome based measures that demonstrate
quality of services provided and program effectiveness to the office
in a form and manner and at such times as required by the office
(13928) ... 23,288,200 ........................... (re. $22,200,000)
For services and expenses of the William B. Hoyt memorial children and
family trust fund, for prevention and support service programs for
victims of family violence pursuant to article 10-A of the social
services law. Programs funded through such trust shall submit
information regarding outcome based measures that demonstrate
quality of services provided and program effectiveness to the office
in a form and manner and at such times as required by the office.
Funds appropriated herein may be transferred to the office of
children and family services miscellaneous special revenue fund,
children and family trust fund (14015) ... 621,850 .. (re. $621,850)
For services and expenses for supportive housing for young adults aged
25 years or younger leaving or having recently left foster care or
who had been in foster care for more than a year after their 16th
birthday and who are at-risk of street homelessness or sheltered
homelessness provided under the joint project between the state and
the city of New York, known as the New York New York III supportive
housing agreement. No expenditure shall be made until a certificate
of allocation has been approved by the director of the budget with
copies to be filed with the chairpersons of the senate finance
committee and the assembly ways and means committee. The amount
appropriated herein may be transferred or otherwise made available
to the city of New York administration for children's services for
services and expenses related to implementing the project.
Notwithstanding any inconsistent provision of law, including section 1
of part C of chapter 57 of the laws of 2006, as amended by section 1
of part I of chapter 60 of the laws of 2014, for the period
commencing on April 1, 2015 and ending March 31, 2016 the
commissioner shall not apply any cost of living adjustment for the
purpose of establishing rates of payments, contracts or any other
form of reimbursement (13929) ... 2,166,000 ........ (re. $2,166,000)
For services and expenses of the Catholic Family Center in Rochester to establish and operate a statewide kinship information and referral network (14013) ... 220,500 ............... (re. $220,500)

For services and expenses of the advantage after school program. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to extend or expand current contracts with community based organizations, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts through a competitive process to community based organizations (14014) ... 17,255,300 ............ (re. $16,886,000)

For additional services and expenses of the advantage after school program. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to extend or expand current contracts with community based organizations, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts through a competitive process to community based organizations (13949) ...........................

2,000,000 ................................. (re. $2,000,000)

For services and expenses of a public/private partnership pilot program to fund new and expand existing preventive, early childhood development, and other services to at-risk children, youth and families and such funds shall not be used to supplant other state, local or federal funding. Notwithstanding any other provision of law to the contrary, state funding for the pilot program shall be limited to the amount appropriated herein and shall not constitute more than 65 percent of eligible program expenditures, with the remaining 35 percent of program expenditures to be supported with private funds. The funds shall be distributed through a competitive process for services in an eligible region pursuant to a plan prepared by the office of children and family services and approved by the director of the budget. Eligible regions are the Capital, Central New York, Finger Lakes, Long Island, Mid-Hudson, Mohawk Valley, New York City, North Country, Southern Tier or Western New York regions (13903) ... 3,409,000 ............... (re. $3,409,000)

For state aid to reimburse 100 percent of social services district expenditures related to the improvement of staff to client ratios in the local district child protective workforce including, but not limited to new hiring to increase the number of caseworkers and to increase the number of supervisory staff in the local district child protective workforce. Each social services district receiving these funds shall certify that the district will not be using these funds to supplant other state and local funds and that the district will not submit claims for reimbursement under this appropriation for the same type and level of funding so certified, and the district shall submit to the office of children and family services information regarding outcome based measures that demonstrate quality of services provided and program effectiveness of such improved staff to client ratios in a form and manner and at such times as required by the office; provided, however, that a district may use these funds for expenditures to continue or expand activities that were funded with last year's appropriation that was enacted for this purpose (14000) ... 757,200 ............................ (re. $757,200)

For services and expenses of 2-1-1 New York, including funding to qualified regional collaborators (13931) ...........................

1,250,000 ................................. (re. $1,250,000)
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For services and expenses related to the settlement house program. Funded programs shall submit information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office (14017) ... 2,450,000 ... (re. $2,450,000)

For services and expenses associated with sexually exploited children and youth up to age 21. Notwithstanding any other provision of law, the state's liability under subdivision 5 of section 447-b of the social services law shall be limited to the amount appropriated herein (14055) ... 3,000,000 ...................... (re. $3,000,000)

For services and expenses of the community reinvestment program (13982) ... 1,750,000 ............................. (re. $1,750,000)

For services and expenses of the center for alternative sentencing and employment services (CASES) (13981) ... 200,000 ..... (re. $200,000)

For services and expenses for the NYS Alliance of Boys & Girls Clubs (13983) ... 750,000 ................................. (re. $750,000)

For suballocation to the division of criminal justice services for services and expenses of legal services for the elderly or disadvantaged of western New York for the prevention of elder abuse (13905) ... 100,000 ................................. (re. $100,000)

For services and expenses of the Community Action Organization of Erie County (13908) ... 250,000 ........................... (re. $250,000)

For services and expenses of the Broadway Housing Communities settlement house (14074) ... 100,000 .............. (re. $100,000)

For services and expenses of Wyandanch Family Life Center (13951) .... 50,000 ................................. (re. $50,000)

For services and expenses of the Alliance of New York State YMCAs (13957) ... 500,000 ................................. (re. $500,000)

For services and expenses of Morrisville Auxiliary of State University College of Agriculture and Technology at Morrisville, N.Y. for the American Legion Boys State Program (13958) ..................

50,000 ............................................... (re. $50,000)

For services and expenses of the Boro Park Jewish Community Council (13967) ... 50,000 ................................. (re. $50,000)

For services and expenses of the Brooklyn Chinese-American Association (15381) ... 25,000 ................................. (re. $25,000)

For services and expenses of Guardians of the Sick (13970) ............

75,000 ............................................... (re. $75,000)

For services and expenses of HASC Center (13972) ...................

175,000 ............................................... (re. $175,000)

For services and expenses of the Jewish Association for Services for the Aged (13973) ... 25,000 ................................. (re. $25,000)

For services and expenses of OHEL Children's Home & Family Services (15380) ... 150,000 ................................. (re. $150,000)

For services and expenses of SBH Community Service Network (13974) ...

25,000 ............................................... (re. $25,000)

For services and expenses of Young Men's and Young Women's Hebrew Association of Boro Park (13975) ... 25,000 ........ (re. $25,000)

For services and expenses of the Greater Whitestone Taxpayers Community Center (13976) ... 100,000 ...................... (re. $100,000)

For services and expenses of the YMCA of Greater New York (13977) ...

200,000 ............................................... (re. $200,000)

For services and expenses of New Alternatives for children aftercare (13978) ... 466,000 ................................. (re. $466,000)

For services and expenses of the Central NY Ronald McDonald House Charities (13979) ... 100,000 ................................. (re. $100,000)

For services and expenses of Bedford Stuyvesant Restoration Corporation (13980) ... 150,000 ................................. (re. $150,000)

For services and expenses of Gateway Youth Outreach (13990) ....

100,000 ............................................... (re. $75,000)
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For services and expenses of Nicholas Center for Autism (13992) ...........
50,000 .................................................. (re. $50,000)

For services and expenses of Kids of Courage (13993) ...................
25,000 .................................................. (re. $25,000)

For services and expenses of Family and Children's Association (15207)
... 100,000 ........................................... (re. $100,000)

The appropriation made by chapter 53, section 1, of the laws of 2015, is
hereby amended and reappropriated to read:
Notwithstanding any inconsistent provision of law, the amount
appropriated herein shall be available under the supervision and
treatment services for juveniles program for 62 percent state
reimbursement to counties and the city of New York for eligible
expenditures for the provision and administration of eligible
supervision and treatment services for juveniles programs during the
period of April 1, 2015 through [March 31] September 30, 2016 that
have been approved by the office of children and family services
pursuant to a plan approved by the director of the budget; provided,
however, if a municipality is unable to use all of its allocation
for such program period within the required time frames, the
municipality may apply to the office of children and family services
for a waiver to permit the municipality to continue to have the
funds available to it for an additional one-year program period for
eligible expenditures. Notwithstanding any inconsistent provision of
law, counties and the city of New York may apply to the office of
children and family services to extend or amend their approved
fiscal year 2015-2016 plan for the supervision and treatment for
juveniles program in order for eligible supervision and treatment
for juveniles program services to be provided within such county or
municipality between April 1, 2016 and September 30, 2016.

Within the amounts appropriated herein, state reimbursement shall be
limited to the amount of such municipality's distribution. The
office of children and family services shall not reimburse any
claims unless they are submitted within 12 months of the calendar
quarter in which the claimed services were delivered. These funds
shall not be used to supplant other state and local funds (14068)
... 8,376,000 ........................................... (re. $8,193,000)

Notwithstanding section 530 of the executive law or any other law to
the contrary, for reimbursement of 49 percent of approved capital
expenditures for secure juvenile detention, however, 100 percent
reimbursement shall be provided for approved capital expenditures
from this appropriation that are pursuant to a chapter of the laws
of [2015] 2016 as submitted by the governor as a program bill
associated with raising the age of juvenile jurisdiction. Such
reimbursement shall be in the form of depreciation of approved
capital costs and interest on bonds, notes or other indebtedness
necessarily undertaken to finance construction costs. Notwithstanding any provision of laws to the contrary, funding for
such costs shall be limited to the amount appropriated herein.
Notwithstanding any law to the contrary, the office of children and
family services may require that such claims for reimbursement of
capital expenditures be submitted to the office electronically in
the manner and format required by the office. Notwithstanding
section 51 of the state finance law and any other provision of law
to the contrary, the director of the budget may, upon the advice of
the commissioner of the office of children and family services,
authorize the interchange of moneys appropriated herein with any
other local assistance - general fund appropriation within the
office of children and family services (14008) ....................
10,000,000 ............................................. (re. $9,680,000)
By chapter 53, section 1, of the laws of 2014:
Notwithstanding any other provision of law, the amount appropriated herein shall be available to reimburse for 98 percent of 65 percent of eligible social services district expenditures that are claimed by March 31, 2015 for those community preventive services provided from October 1, 2013 through September 30, 2014 at a cost that does not exceed the cost that was in effect on October 1, 2008 and that a social services district can demonstrate had been approved by the office of children and family services on or before October 1, 2008; provided, however, that should insufficient funds be available to provide state reimbursement for 98 percent of 65 percent of such costs, reimbursement shall be made proportionally to each district based on the percentage of their total eligible claims to the amount appropriated; and, provided further, however, that if the amount appropriated exceeds the amount of funds necessary to reimburse 98 percent of 65 percent of the eligible social services district expenditures, the office may, to the extent funds are available, provide reimbursement for 98 percent of 65 percent of eligible social services district expenditures for new community preventive services programs approved by the office and only up to the amounts approved by the office. A local social services district seeking federal and/or state reimbursement for community preventive services provided on or after October 1, 2013 must submit claims that separately identify the costs of such services in a form and manner and at such times as are required by the department of family assistance and that information regarding outcome based measures that demonstrate quality of services provided and program effectiveness be submitted to the office of children and family services in a form and manner and at such times as required by the office. Of the amount appropriated herein, up to $1 million may be used to provide additional funding to an eligible program or programs with evaluation results that show program effectiveness and demonstrate private monetary support as determined by the office of children and family services and approved by the director of the budget...

For state aid to reimburse 100 percent of social services district expenditures related to the improvement of staff to client ratios in the local district child protective workforce including, but not limited to new hiring to increase the number of caseworkers and to increase the number of supervisory staff in the local district child protective workforce. Each social services district receiving these funds shall certify that the district will not be using these funds to supplant other state and local funds and that the district will not submit claims for reimbursement under this appropriation for the same type and level of funding so certified, and the district shall submit to the office of children and family services information regarding outcome based measures that demonstrate quality of services provided and program effectiveness of such improved staff to client ratios in a form and manner and at such times as required by the office; provided, however, that a district may use these funds for expenditures to continue or expand activities that were funded with last year's appropriation that was enacted for this purpose...

Notwithstanding any other provision of law, for suballocation to the office of mental health to the department of health for 94 percent of 65 percent of the nonfederal share of medical assistance payments for home and community based waiver services provided in accordance with subdivision 9 of section 366 of the social services law as authorized by selected social services districts which choose to use...
preventive services funds to support such costs and to authorize the
office of temporary and disability assistance to intercept funds
otherwise due to the districts to provide the 38.9 percent local
share of such preventive services expenditures.
Notwithstanding any inconsistent provision of law, including section 1
of part C of chapter 57 of the laws of 2006, as amended by section 1
of part N of chapter 56 of the laws of 2013, for the period commenc-
ing on April 1, 2014 and ending March 31, 2015 the commissioner
shall not apply any cost of living adjustment for the purpose of
establishing rates of payments, contracts or any other form of
reimbursement ... 6,121,000 ....................... (re. $1,827,000)
For services and expenses of the office of children and family
services and local social services districts for activities neces-
sary to comply with certain provisions of the adoption and safe
families act of 1997 (P.L. 105-89) and chapter 7 of the laws of 1999
and chapter 668 of the laws of 2006 requiring criminal record checks
for foster care parents, prospective adoptive parents, and adult
household members. Funds appropriated herein shall be made available
in accordance with a plan to be developed by the commissioner of the
office of children and family services and approved by the director
of the budget. Funds appropriated herein shall be available for 94
percent of 98 percent of one-half of the non-federal share of the
national and state fees for fingerprinting foster care parents,
prospective adoptive parents, and other adult household members.
Notwithstanding any inconsistent provision of law, and pursuant to
chapter 7 of the laws of 1999 and chapter 668 of the laws of 2006,
local social services districts shall reimburse the commissioner of
the office of children and family services for an amount equal to
53.94 percent of the non-federal share of the cost of obtaining
state and national fingerprint records. Notwithstanding any incon-
sistent provision of law, and pursuant to chapter 7 of the laws of 1999
and chapter 668 of the laws of 2006, the commissioner of the
office of children and family services shall, on behalf of local
social services districts, make payments to the division of criminal
justice services for processing of state and national criminal
record checks and any other related costs. The commissioner shall
ensure expenditures made pursuant to this provision reflect appro-
priate federal and local shares. The commissioner of the office of
children and family services shall request that the commissioner of
the office of temporary and disability assistance reimburse the
commissioner of the office of children and family services in an
amount equal to 53.94 percent of the nonfederal share of such
payments provided that such reimbursement in payments reflects actu-
al expenditures made on behalf of each local social services
district to capture the local share of such costs.
Notwithstanding any inconsistent provision of the social services law
or the state finance law, the commissioner shall, on a quarterly
basis, request that the commissioner of the office of temporary and
disability assistance reimburse the commissioner of the office of
children and family services in an amount equal to 53.94 percent of
the non-federal share of such fees to capture the local share of
such fees. Such reimbursement shall occur on or before the one-hun-
dred and twentieth day following the close of the preceding quarter
and shall be charged among districts based on the number of children
currently placed in foster care in each local social services
district provided that this methodology is revised quarterly to
reflect most current available data. Amounts appropriated herein
may, subject to the director of the budget, be interchanged or
transferred with any other appropriation of the office of children
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and family services or the office of temporary and disability
assistance as necessary to reimburse the state share of local social
services district costs appropriated herein ......................
1,857,000 .......................................................... (re. $1,425,000)
For services and expenses for foster care, adult and child protective
services, preventive and adoption services provided by Indian tribes
pursuant to subdivision 2 of section 39 of the social services law,
after deducting therefrom any federal funds properly received or to
be received. Notwithstanding the provisions of any other law to the
contrary, the liability of the state and the amount to be distrib-
uted or otherwise expended by the state shall be 92 percent of
eligible expenditures ... 3,700,000 .......................... (re. $330,000)
For services and expenses of certain child fatality review teams
approved by the office of children and family services for the
purposes of investigating and/or reviewing the death of children ...
829,100 ............................................................ (re. $829,100)
For services and expenses of certain local or regional multidiscipli-
nary child abuse investigation teams approved by the office of chil-
dren and family services for the purpose of investigating reports of
suspected child abuse or maltreatment and for new and established
child advocacy centers ... 5,229,900 ......................... (re. $3,039,000)
For additional services and expenses of child advocacy centers. This
funding is to be distributed to newly established child advocacy
centers and existing child advocacy centers weighted on a three year
average of client volume ... 2,570,000 ..................... (re. $1,997,000)
The money hereby appropriated is 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, the money
hereby appropriated shall be available to the office net of disal-
lowances, refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be transferred to any other appropriation within
the office of children and family services and/or the office of
temporary and disability assistance and/or suballocated to the
office of temporary and disability assistance for the purpose of
paying local social services districts' costs of the above program
and may be increased or decreased by interchange with any other
appropriation or with any other item or items within the amounts
appropriated within the 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 depart-
ment 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 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.
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Notwithstanding section 398-a of the social services law or any other
to the contrary, the amount appropriated herein, or such other
amount as may be approved by the director of the budget, shall be
available for 94 percent of 98 percent of 50 percent reimbursement
after deducting any federal funds available therefor to social
services districts for amounts attributable to dormitory authority
billings or approved refinancing of such billings which result in
local social services districts' claims in excess of a local
district's foster care block grant allocation. In addition, subject
to the approval of the director of the budget, a portion of funds
appropriated herein, or such other amount as may be approved by the
director of the budget, shall be available for reimbursement related
to payments made by a social services district to foster care
providers subject to the provisions of section 410-i of the social
services law for expenses directly related to projects funded
through the housing finance agency for those foster care providers
which also received revised or supplemental rates from the applica-
able regulating agency to accommodate the housing finance agency
payments or the refinancing of previously approved dormitory author-
ity payments.

Notwithstanding section 398-a of the social services law or any other
law to the contrary, such reimbursement shall be available for 94
percent of 98 percent of 50 percent of social services district
costs, after deducting federal funds available therefor, for those
social services districts' claims in excess of a social services
district's foster care block grant allocation for those amounts
exclusively attributable to the previously approved revised or
supplemental rates. In addition, subject to the approval of the
director of the budget, a portion of funds appropriated herein may
also be used for payments to the dormitory authority of the state of
New York for advisory services including, but not limited to, site
visits and review of applications, building plans and cost estimates
for voluntary agency programs for which the office of children and
family services establishes maximum state aid rates and for capital
projects for residential institutions for children seeking financing
under paragraph b of subdivision 40 of section 1680 of the public
authorities law, as amended by chapter 508 of the laws of 2006 ..... 37

6,620,000 ......................................... (re. $5,061,000)

For eligible services and expenses provided during state fiscal year
2014-15 by a city with a population in excess of one million for a
close to home initiative to provide juvenile justice services. Funds
appropriated herein shall be made available for eligible services
provided consistent with plans that cover juvenile delinquents in
non-secure and limited secure settings submitted by a city with a
population in excess of one million and approved by the office of
children and family services and the director of the budget. The
office of children and family services shall not reimburse any
claims for expenditures for residential services unless they are
submitted in final within twenty two months of the calendar quarter
in which the claimed service or services were delivered and shall
not reimburse any claims that were or will be transferred from this
appropriation to the foster care block grant appropriation or the
child welfare services appropriation ............................................. 37

41,400,000 ....................................... (re. $29,930,000)

For payment of state aid for services and expenses for programs pursu-
ant to section 530 of the executive law for secure and non-secure
detention services provided from January 1, 2014 to December 31,
2014; provided, however, notwithstanding the provisions of any other
law to the contrary, the liability of the state and the amount to be
distributed or otherwise expended by the state pursuant to section
530 of the executive law shall be determined by first calculating
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the amount of the expenditure or other liability pursuant to such
law after taking into consideration any other limitations on the
amount of such expenditure or liability set forth in the state budg-
et for such year, and then reducing the amount so calculated by two
percent of such amount. Within the amounts appropriated herein,
state reimbursement shall be limited to the amount of the munici-
pality's distribution. Notwithstanding any other provision of law,
allocations shall be based on a plan developed by the office of the
children and family services and approved by the director of the
budget and shall be based, in part, on each municipality's history
of detention utilization, youth population and other factors as
determined by the office. Any portion of a municipality's distrib-
ution not claimed by the municipality for reimbursement of detention
expenditures made during the period January 1, 2014 through December
31, 2014 may be claimed by such municipality to reimburse 62 percent
of expenditures during such period for supervision and treatment
services for juveniles programs not otherwise reimbursable pursuant
to chapter 58 of the laws of 2011. Notwithstanding any provision of
law to the contrary, the amount appropriated herein may provide for
reimbursement of up to 100 percent of the cost of care, maintenance
and supervision for youth whose residence is outside the county
providing the services up to the county's distribution; provided
that upon such reimbursement from this appropriation, the office of
children and family services shall bill, and the home county of such
youth shall reimburse the office of children and family services,
for 51 percent of the cost of care, maintenance and supervision of
such youth.

Notwithstanding any law to the contrary, the office of children and
family services may require that such claims and data on detention
use be submitted to the office electronically in the manner and
format required by the office.

Notwithstanding any law to the contrary, the office shall be author-
ized to promulgate regulations permitting the office to impose
fiscal sanctions in the event that the office finds non-compliance
with regulations governing secure and nonsecure detention facilities
and to establish cost standards related to reimbursement of secure
and non-secure detention services.

Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of the office of children and
family services, authorize the transfer or interchange of moneys
appropriated herein with any other local assistance - general fund
appropriation within the office of children and family services
except where transfer or interchange of appropriation is prohibited
or otherwise restricted by law.

Notwithstanding any other provision of law, if a social services
district fails to provide reimbursement to the office of children
and family services pursuant to section 529 of the executive law
within 60 days of receiving a bill for services under such section,
or by the date certain set by such office for providing reimburse-
ment, whichever is later, the offices of the department of family
assistance are authorized to exercise the state's set-off rights by
withholding any amounts due and owing to such district under this
appropriation, up to such amounts due and owing to the state under
section 529 of the executive law and transferring such funds to the
miscellaneous special revenue fund youth facility per diem account
(YF) ... 76,160,000 ......................... (re. $13,815,000)

Notwithstanding any provision of law to the contrary, the amount
appropriated herein shall be available to the office of children and
family services for payment of the state share of a county's prior
years claim for reimbursement based upon a subsequent review by the
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office of actual expenditures for care, maintenance and supervision
provided to youth in detention, to address any underpayment of state
aid to the county for services and expenses for detention in a prior
calendar year ... 12,344,000 ....................... (re. $2,471,000)
Notwithstanding any inconsistent provision of law, the amount appro-
priated herein shall be available under the supervision and treat-
ment services for juveniles program for 62 percent state reimburse-
ment to counties and the city of New York for eligible expenditures
for the provision and administration of eligible supervision and
treatment services for juveniles programs during the period of April
1, 2014 through March 31, 2015 that have been approved by the office
of children and family services pursuant to a plan approved by the
director of the budget; provided, however, if a municipality is
unable to use or claim all of its allocation for such program period
within the required time frames, the municipality may apply to the
office of children and family services for a waiver to permit the
municipality to continue to have the funds available to it for an
additional one-year program period upon a showing and certification
by the municipality that such funds will be used only to reimburse
the municipality for eligible expenditures for eligible services
provided during the period of April 1, 2014 through March 31, 2015
for which the municipality was unable to claim within the required
timeframes and for non-recurring eligible services or expenses that
will occur during the period April 1, 2015 through March 31, 2016.
Any funds that are remaining after all such waivers have been
approved may be used to provide additional reimbursement to those
counties that chose to transfer funds from their detention block
grants into their supervision and treatment services for juveniles
programs for the April 1, 2014 through March 31, 2015 program period
proportionately to the amount each such district transferred.
Notwithstanding paragraph (a) of subdivision 1 of section 529-b of the
executive law or any other law to contrary, a municipality that was
eligible for a minimum funding allocation under the supervision and
treatment services for juveniles program for state fiscal year
2013-14 but did not submit an application for such funds may apply
to the office of children and family services for a waiver of the
local share requirement for the program funds for state fiscal year
2014-15 upon a showing that the municipality has fiscal issues that
significantly impact its ability to provide the required local share
and that providing the program funds to the municipality without a
local share will enable the municipality to implement services
designed to decrease the use of detention or residential care for
such youth.
Within the amounts appropriated herein, state reimbursement shall be
limited to the amount of such municipality's distribution. The
office of children and family services shall not reimburse any
claims unless they are submitted within 12 months of the calendar
quarter in which the claimed services were delivered. These funds
shall not be used to supplant other state and local funds ........
8,376,000 ............................................ (re. $3,927,000)
Notwithstanding section 530 of the executive law or any other law to
the contrary, for reimbursement of 49 percent of approved capital
expenditures for secure juvenile detention. Such reimbursement shall
be in the form of depreciation of approved capital costs and inter-
est on bonds, notes or other indebtedness necessarily undertaken to
finance construction costs. Notwithstanding any provision of laws to
the contrary, funding for such costs shall be limited to the amount
appropriated herein. Notwithstanding any law to the contrary, the
office of children and family services may require that such claims
for reimbursement of capital expenditures be submitted to the office
electronically in the manner and format required by the office.
Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of children and family services, authorize the interchange of moneys appropriated herein with any other local assistance - general fund appropriation within the office of children and family services .................

For eligible services and expenses of youth development programs as determined by the office of children and family services. Notwithstanding any other provision of law to the contrary, a youth development program shall mean a program designed to provide community-level services to promote positive youth development but shall not include approved runaway programs or transitional independent living support programs as such terms are defined in section 532-a of the executive law. Each county or a city with a population of one million or more, which shall be known as a municipality, operating a youth development program approved by the office of children and family services shall be eligible for one hundred percent state reimbursement of its qualified expenditures, subject to the amount available under this appropriation and exclusive of any federal funds made available therefor, not to exceed the municipality's distribution of state aid for youth development programs. The amount appropriated herein for youth development programs shall be distributed by the office of children and family services to eligible municipalities that have a comprehensive plan that has been developed in consultation with the applicable municipal youth bureau and approved by the office of children and family services. The distribution of the amount appropriated herein to eligible municipalities by the office of children and family services shall be based on factors as determined by the office and subject to the approval of the director of budget; such factors shall include the number of youth under the age of twenty-one residing in the municipality as shown by the last published federal census certified in the same manner as provided by section fifty-four of the state finance law and may include, but not be limited to, the percentage of youth living in poverty within the municipality or such other factors as provided for in the regulations of the office of children and family services. Up to fifteen percent of the youth development funds that a municipality would allocate to an approved local youth bureau pursuant to an approved comprehensive plan may be used for administrative functions performed by such local youth bureau. Notwithstanding any provision of law to the contrary, an approved local youth bureau that is not providing, operating, administering or monitoring youth development programs shall not receive funding under this appropriation. The office shall not reimburse any claims for youth development programs unless they are submitted within twelve months of the calendar quarter in which the expenditure was made. The office may require that such claims be submitted to the office electronically in the manner and format required by the office. A municipality may enter into contracts to effectuate its youth development program as approved by the office of children and family services. No expenditures shall be made from this appropriation for youth development programs until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget .... 14,121,700 ............. (re. $13,126,000)

For additional eligible services and expenses of calendar year 2014 of youth development programs as determined by the office of children and family services. Notwithstanding any other provision of law to the contrary, a youth development program shall mean a program designed to provide community-level services to promote positive youth development but shall not include approved runaway programs or
transitional independent living support programs as such terms are defined in section 532-a of the executive law. Each county or a city with a population of one million or more, which shall be known as a municipality, operating a youth development program approved by the office of children and family services shall be eligible for one hundred percent state reimbursement of its qualified expenditures, subject to the amount available under this appropriation and exclusive of any federal funds made available therefor, not to exceed the municipality's distribution of state aid for youth development programs. The amount appropriated herein for youth development programs shall be distributed by the office of children and family services to eligible municipalities that have a comprehensive plan that has been developed in consultation with the applicable municipal youth bureau and approved by the office of children and family services. The distribution of the amount appropriated herein to eligible municipalities by the office of children and family services shall be based on factors as determined by the office and subject to the approval of the director of budget; such factors shall include the number of youth under the age of twenty-one residing in the municipality as shown by the last published federal census certified in the same manner as provided by section fifty-four of the state finance law and may include, but not be limited to, the percentage of youth living in poverty within the municipality or such other factors as provided for in the regulations of the office of children and family services. Up to fifteen percent of the youth development funds that a municipality would allocate to an approved local youth bureau pursuant to an approved comprehensive plan may be used for administrative functions performed by such local youth bureau. Notwithstanding any provision of law to the contrary, an approved local youth bureau that is not providing, operating, administering or monitoring youth development programs shall not receive funding under this appropriation. The office shall not reimburse any claims for youth development programs unless they are submitted within twelve months of the calendar quarter in which the expenditure was made. The office may require that such claims be submitted to the office electronically in the manner and format required by the office. A municipality may enter into contracts to effectuate its youth development program as approved by the office of children and family services. No expenditures shall be made from this appropriation for youth development programs until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget...

For payment of state aid for programs for the provision of eligible services to runaway and homeless youth pursuant to a plan, submitted by an eligible county, or a city having a population of one million or more, which shall be known as a municipality, and approved by the office of children and family services as part of such municipality's comprehensive plan; the office of children and family services shall not reimburse any claims unless they are submitted within 12 months of the calendar quarter in which the claimed service or services were delivered. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for provision of services to runaway and homeless youth be submitted to the office electronically in the manner and format required by the office, and the information regarding outcome based measures that demonstrate quality of services provided and program effectiveness be submitted to the office in a form and manner and at such times as required by the office. No expenditures shall be made from this appropriation until an annual expenditure plan is approved by the director of the budget and a certificate of
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approval allocating these funds has been issued by the director of
the budget and copies of such certificate or any amendment thereto
filed with the state comptroller, the chairperson of the senate
finance committee and the chairperson of the assembly ways and means
committee ... 2,355,800 ........................................... (re. $2,248,000)
For payment of state aid for programs for the provision of services to
runaway and homeless youth for the period January 1, 2014 through
December 31, 2014 pursuant to subdivisions 2, 3 and 4 of section 420
of the executive law and pursuant to chapter 800 of the laws of 1985
amending the runaway and homeless youth act for the provision of
transitional independent living support services and the establish-
ment and operation of young adult shelters for youth between the
ages of 16 to 21; the office of children and family services shall
not reimburse any claims unless they are submitted within 12 months
of the calendar quarter in which the claimed service or services
were delivered. Notwithstanding any law to the contrary, the office
of children and family services may require that such claims for
provision of services to runaway and homeless youth be submitted to
the office electronically in the manner and format required by the
office, and the information regarding outcome based measures that
demonstrate quality of services provided and program effectiveness
be submitted to the office in a form and manner and at such times as
required by the office. No expenditures shall be made from this
appropriation until an annual expenditure plan is approved by the
director of the budget and a certificate of approval allocating
these funds has been issued by the director of the budget and copies
of such certificate or any amendment thereto filed with the state
comptroller, the chairperson of the senate finance committee and the
chairperson of the assembly ways and means committee ..............
254,500 ............................................. (re. $254,500) 30
For services and expenses provided by local probation departments, for
the post-placement care of youth leaving a youth residential facili-
ty and for services and expenses of the office of children and fami-
ly services related to community-based programs for youth in the
care of the office of children and family services which may include
but not be limited to multi-systemic therapy, family functional
therapy and/or functional therapeutic foster care, and electronic
monitoring.
Funds appropriated herein shall be made available subject to the
approval of an expenditure plan by the director of the budget. Funded programs shall submit information regarding outcome based
measures that demonstrate quality of services provided and program
effectiveness to the office in a form and manner and at such times
as required by the office ... 311,700 ...................... (re. $311,700)
For services and expenses of kinship care programs. Such funds are
available pursuant to a plan prepared by the office of children and
family services and approved by the director of the budget to
continue or expand existing programs with existing contractors that
are satisfactorily performing as determined by the office of chil-
dren and family services, to award new contracts to continue
programs where the existing contractors are not satisfactorily
performing as determined by the office of children and family
services and/or award new contracts through a competitive process.
Such contracts shall provide for submission of information regarding
outcome based measures that demonstrate quality of services provided
and program effectiveness to the office in a form and manner and at
such times as required by the office ... 338,750 .... (re. $164,000)
For services and expenses related to the home visiting program. Such
funds are to be available pursuant to a plan prepared by the office
of children and family services and approved by the director of the
budget to continue or expand existing programs with existing
contractors that are satisfactorily performing as determined by the
office of children and family services, to award new contracts to
continue programs where the existing contractors are not satisfac-
torily performing as determined by the office of children and family
services and/or to award new contracts through a competitive proc-
cess. Such contracts shall provide for submission of information
regarding outcome based measures that demonstrate quality of
services provided and program effectiveness to the office in a form
and manner and at such times as required by the office ...
23,288,200 ........................................ (re. $9,345,000)

For services and expenses of the William B. Hoyt memorial children and
family trust fund, for prevention and support service programs for
victims of family violence pursuant to article 10-A of the social
services law. Programs funded through such trust shall submit infor-
mation regarding outcome based measures that demonstrate quality of
services provided and program effectiveness to the office in a form
and manner and at such times as required by the office. Funds
appropriated herein may be transferred to the office of children and
family services miscellaneous special revenue fund, children and
family trust fund ... 621,850 ....................... (re. $621,850)

For services and expenses for supportive housing for young adults aged
25 years or younger leaving or having recently left foster care or
who had been in foster care for more than a year after their 16th
birthday and who are at-risk of street homelessness or sheltered
homelessness provided under the joint project between the state and
the city of New York, known as the New York New York III supportive
housing agreement. No expenditure shall be made until a certificate
of allocation has been approved by the director of the budget with
copies to be filed with the chairpersons of the senate finance
committee and the assembly ways and means committee. The amount
appropriated herein may be transferred or otherwise made available
to the city of New York administration for children's services for
services and expenses related to implementing the project.

Notwithstanding any inconsistent provision of law, including section 1
of part C of chapter 57 of the laws of 2006, as amended by section 1
of part N of chapter 56 of the laws of 2013, for the period commenc-
ing on April 1, 2014 and ending March 31, 2015 the commissioner
shall not apply any cost of living adjustment for the purpose of
establishing rates of payments, contracts or any other form of
reimbursement ... 2,137,000 ....................... (re. $2,137,000)

For services and expenses of the Catholic Family Center in Rochester
to establish and operate a statewide kinship information and refer-
rual network ... 220,500 ............................. (re. $124,000)

For services and expenses of the advantage after school program. Such
funds are to be available pursuant to a plan prepared by the office
of children and family services and approved by the director of the
budget to extend or expand current contracts with community based
organizations, to award new contracts to continue programs where the
existing contractors are not satisfactorily performing as determined
by the office of children and family services and/or to award new
contracts through a competitive process to community based organiza-
tions ... 17,255,300 .............................. (re. $7,670,000)

For services and expenses of a public/private partnership pilot
program to fund new and expand existing preventive, early childhood
development, and other services to at-risk children, youth and fami-
ilies and such funds shall not be used to supplant other state, local
or federal funding. Notwithstanding any other provision of law to
the contrary, state funding for the pilot program shall be limited
to the amount appropriated herein and shall not constitute more than
65 percent of eligible program expenditures, with the remaining 35
percent of program expenditures to be supported with private funds.
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The funds shall be distributed through a competitive process for services in an eligible region pursuant to a plan prepared by the office of children and family services and approved by the director of the budget. Eligible regions are the Capital, Central New York, Finger Lakes, Long Island, Mid-Hudson, Mohawk Valley, New York City, North Country, Southern Tier or Western New York regions...

3,409,000 .................................................. (re. $1,107,000)
For services and expenses of 2-1-1 New York, including funding to qualified regional collaborators ... 1,237,950 ...... (re. $382,000)
For services and expenses related to the settlement house program.
Funded programs shall submit information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office ... 450,000 ............... (re. $34,000)
For services and expenses associated with sexually exploited children and youth up to age 21. Notwithstanding any other provision of law, the state's liability under subdivision 5 of section 447-b of the social services law shall be limited to the amount appropriated herein ... 3,000,000 ........................................ (re. $2,880,000)
For services and expenses of the community reinvestment program ...... 1,750,000 ........................................... (re. $1,288,000)
For services and expenses of the center for alternative sentencing and employment services (CASES) ... 200,000 .............. (re. $6,000)
For services and expenses for the NYS Alliance of Boys & Girls Clubs ... 750,000 ........................................... (re. $359,000)
For services and expenses of the Yeled V'Yalda Early Childhood Center for education and parent support mentoring programs to facilitate healthy families ... 350,000 .................................. (re. $350,000)
For services and expenses of the Community Action Organization of Erie County ... 250,000 ........................................ (re. $250,000)
For services and expenses of Youth Service Opportunity Project ...... 60,000 .............................................. (re. $25,000)
For services and expenses of the WAIT House for the Healthy Parenting and Mentoring program ... 100,000 .................... (re. $60,000)
For services and expenses of the Brooklyn Chinese American Association youth after school program ... 50,000 .................... (re. $50,000)
For services and expenses of OHEL Children's Home and Family Services ... 100,000 ........................................ (re. $100,000)
For services and expenses of the Masores Bais Yaakov after school programs ... 75,000 ........................................ (re. $75,000)
For services and expenses of the Jewish Board of Family and Children's Services ... 100,000 .............................. (re. $100,000)
For services and expenses of the North Bronx National Council of Negro Women Child Development Center ... 50,000 ............... (re. $50,000)
For services and expenses of the office of children and family services to implement subdivision 3-d of section 1 of part C of chapter 57 of the laws of 2006 as added by a chapter of the laws of 2014 for the period April 1, 2014 through March 31, 2015. Notwithstanding any other provision of law to the contrary, and subject to the approval of the director of the budget, the amounts appropriated herein may be increased or decreased by interchange or transfer without limit to any local assistance appropriation, and may include advances to local governments and voluntary agencies, to accomplish this purpose ... 2,950,000 ........................................ (re. $7,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015:
For services and expenses of Morrisville Auxiliary of State University College of Agriculture and Technology at Morrisville, N.Y. for the American Legion Boys State Program ... 150,000 ...... (re. $150,000)
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1 By chapter 53, section 1, of the laws of 2013:
2 For state aid to reimburse 100 percent of social services district
3 expenditures related to the improvement of staff to client ratios in
4 the local district child protective workforce including, but not
5 limited to new hiring to increase the number of caseworkers and to
6 increase the number of supervisory staff in the local district child
7 protective workforce. Each social services district receiving these
8 funds shall certify that the district will not be using these funds
9 to supplant other state and local funds and that the district will
10 not submit claims for reimbursement under this appropriation for the
11 same type and level of funding so certified, and the district shall
12 submit to the office of children and family services information
13 regarding outcome based measures that demonstrate quality of
14 services provided and program effectiveness of such improved staff
15 to client ratios in a form and manner and at such times as required
16 by the office; provided, however, that a district may use these
17 funds for expenditures to continue or expand activities that were
18 funded with last year's appropriation that was enacted for this
19 purpose ... 757,200 .................................. (re. $85,000)
20 For services and expenses of the office of children and family
21 services and local social services districts for activities neces-
22 sary to comply with certain provisions of the adoption and safe
23 families act of 1997 (P.L. 105-89) and chapter 7 of the laws of 1999
24 and chapter 668 of the laws of 2006 requiring criminal record checks
25 for foster care parents, prospective adoptive parents, and adult
26 household members. Funds appropriated herein shall be made available
27 in accordance with a plan to be developed by the commissioner of the
28 office of children and family services and approved by the director
29 of the budget. Funds appropriated herein shall be available for 94
30 percent of 98 percent of one-half of the non-federal share of the
31 national and state fees for fingerprinting foster care parents,
32 prospective adoptive parents, and other adult household members.
33 Notwithstanding any inconsistent provision of law, and pursuant to
34 chapter 7 of the laws of 1999 and chapter 668 of the laws of 2006,
35 local social services districts shall reimburse the commissioner of
36 the office of children and family services for an amount equal to
37 53.94 percent of the non-federal share of the cost of obtaining
38 state and national fingerprint records. Notwithstanding any incon-
39 sistent provision of law, and pursuant to chapter 7 of the laws of
40 1999 and chapter 668 of the laws of 2006, the commissioner of the
41 office of children and family services shall, on behalf of local
42 social services districts, make payments to the division of criminal
43 justice services for processing of state and national criminal
44 record checks and any other related costs. The commissioner shall
45 ensure expenditures made pursuant to this provision reflect appro-
46 priate federal and local shares. The commissioner of the office of
47 children and family services shall request that the commissioner of
48 the office of temporary and disability assistance reimburse the
49 commissioner of the office of children and family services in an
50 amount equal to 53.94 percent of the nonfederal share of such
51 payments provided that such reimbursement in payments reflects actu-
52 al expenditures made on behalf of each local social services
53 district to capture the local share of such costs. Notwithstanding any inconsistent provision of the social services law
54 or the state finance law, the commissioner shall, on a quarterly
55 basis, request that the commissioner of the office of temporary and
56 disability assistance reimburse the commissioner of the office of
57 children and family services in an amount equal to 53.94 percent of
58 the non-federal share of such fees to capture the local share of
59 such fees. Such reimbursement shall occur on or before the one
60 hundred and twentieth day following the close of the preceding quar-
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The money hereby appropriated is to be available for payment of
state and/or local social services districts' costs of the above program
and may be increased or decreased by interchange with any other
appropriation or with any other item or items within the amounts
appropriated within the 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 depart-
ment 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 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.
Notwithstanding section 398-a of the social services law or any other
law to the contrary, the amount appropriated herein, or such other
amount as may be approved by the director of the budget, shall be
available for 94 percent of 98 percent of 50 percent reimbursement
after deducting any federal funds available therefor to social
services districts for amounts attributable to dormitory authority
billings or approved refinancing of such billings which result in
local social services districts' claims in excess of a local
district's foster care block grant allocation. In addition, subject
to the approval of the director of the budget, a portion of funds
appropriated herein, or such other amount as may be approved by the
director of the budget, shall be available for reimbursement related
to payments made by a social services district to foster care
providers subject to the provisions of section 410-i of the social
services law for expenses directly related to projects funded
through the housing finance agency for those foster care providers
which also received revised or supplemental rates from the applica-
table regulating agency to accommodate the housing finance agency
payments or the refinancing of previously approved dormitory author-
ity payments.
Notwithstanding section 398-a of the social services law or any other
law to the contrary, such reimbursement shall be available for 94
percent of 98 percent of 50 percent of social services district
costs, after deducting federal funds available therefor, for those
social services districts' claims in excess of a social services
district's foster care block grant allocation for those amounts
exclusively attributable to the previously approved revised or
supplemental rates. In addition, subject to the approval of the
director of the budget, a portion of funds appropriated herein may
also be used for payments to the dormitory authority of the state of
New York for advisory services including, but not limited to, site
visits and review of applications, building plans and cost estimates
for voluntary agency programs for which the office of children and
family services establishes maximum state aid rates and for capital
projects for residential institutions for children seeking financing
under paragraph b of subdivision 40 of section 1680 of the public
authorities law, as amended by chapter 508 of the laws of 2006 ......
For eligible services and expenses provided during state fiscal year 2013-14 by a city with a population in excess of one million for a close to home initiative to provide juvenile justice services. Funds appropriated herein shall be made available for eligible services provided consistent with plans that cover juvenile delinquents in non-secure and limited secure settings submitted by a city with a population in excess of one million and approved by the office of children and family services and the director of the budget. The office of children and family services shall not reimburse any claims for expenditures for residential services unless they are submitted in final within twenty-two months of the calendar quarter in which the claimed service or services were delivered and shall not reimburse any claims that were or will be transferred from this appropriation to the foster care block grant appropriation or the child welfare services appropriation.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded or approved by the office of children and family services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services .........................

$36,265,000 ....................................... (re. $24,795,000)

For payment of state aid for services and expenses for programs pursuant to section 530 of the executive law for secure and non-secure detention services provided from January 1, 2013 to December 31, 2013; provided, however, notwithstanding the provisions of any other law to the contrary, the liability of the state and the amount to be distributed or otherwise expended by the state pursuant to section 530 of the executive law shall be determined by first calculating the amount of the expenditure or other liability pursuant to such law after taking into consideration any other limitations on the amount of such expenditure or liability set forth in the state budget for such year, and then reducing the amount so calculated by two percent of such amount. Within the amounts appropriated herein, state reimbursement shall be limited to the amount of the municipality's distribution. Notwithstanding any other provision of law, allocations shall be based on a plan developed by the office of children and family services and approved by the director of the budget and shall be based, in part, on each municipality's history of detention utilization, youth population and other factors as determined by the office. Any portion of a municipality's distribution not claimed by the municipality for reimbursement of detention expenditures made during the period January 1, 2013 through December 31, 2013 may be claimed by such municipality to reimburse 62 percent of expenditures during such period for supervision and treatment services for juveniles programs not otherwise reimbursable pursuant to a chapter of the laws of 2013. Notwithstanding any provision of law to the contrary, the amount appropriated herein may provide for reimbursement of up to 100 percent of the cost of care, maintenance and supervision for youth whose residence is outside the county.
providing the services up to the county's distribution; provided
that upon such reimbursement from this appropriation, the office of
children and family services shall bill, and the home county of such
youth shall reimburse the office of children and family services,
for 51 percent of the cost of care, maintenance and supervision of
such youth.
Notwithstanding any law to the contrary, the office of children and
family services may require that such claims and data on detention
use be submitted to the office electronically in the manner and
format required by the office.
Notwithstanding any law to the contrary, the office shall be author-
ized to promulgate regulations permitting the office to impose
fiscal sanctions in the event that the office finds non-compliance
with regulations governing secure and nonsecure detention facilities
and to establish cost standards related to reimbursement of secure
and non-secure detention services.
Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of the office of children and
family services, authorize the transfer or interchange of moneys
appropriated herein with any other local assistance - general fund
appropriation within the office of children and family services
except where transfer or interchange of appropriation is prohibited
or otherwise restricted by law.
Notwithstanding any other provision of law, if a social services
district fails to provide reimbursement to the office of children
and family services pursuant to section 529 of the executive law
within 60 days of receiving a bill for services under such section,
or by the date certain set by such office for providing reimburse-
ment, whichever is later, the offices of the department of family
assistance are authorized to exercise the state's set-off rights by
withholding any amounts due and owing to such district under this
appropriation, up to such amounts due and owing to the state under
section 529 of the executive law and transferring such funds to the
miscellaneous special revenue fund youth facility per diem account
(YF).
Notwithstanding any provision of articles 153, 154 and 163 of the
education law, there shall be an exemption from the professional
licensure requirements of such articles, and nothing contained in
such articles, or in any other provisions of law related to the
licensure requirements of persons licensed under those articles,
shall prohibit or limit the activities or services of any person in
the employ of a program or service operated, certified, regulated,
funded or approved by the office of children and family services, a
local governmental unit as such term is defined in article 41 of the
mental hygiene law, and/or a local social services district as
declared in section 61 of the social services law, and all such enti-
ties shall be considered to be approved settings for the receipt of
supervised experience for the professions governed by articles 153,
154, and 163 of the education law, and furthermore, no such entity
shall be required to apply for nor be required to receive a waiver
pursuant to section 6503-a of the education law in order to perform
any activities or provide any services ..................................
76,160,000 ....................................... (re. $18,347,000)
Notwithstanding section 530 of the executive law or any other law to
the contrary, for reimbursement of 49 percent of approved capital
expenditures for secure juvenile detention. Such reimbursement shall
be in the form of depreciation of approved capital costs and inter-
est on bonds, notes or other indebtedness necessarily undertaken to
finance construction costs. Notwithstanding any provision of laws to
the contrary, funding for such costs shall be limited to the amount
appropriated herein. Notwithstanding any law to the contrary, the
office of children and family services may require that such claims
for reimbursement of capital expenditures be submitted to the office
electronically in the manner and format required by the office.
Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of the office of children and
family services, authorize the interchange of moneys appropriated
herein with any other local assistance - general fund appropriation
within the office of children and family services ..............
4,606,000 ......................................... (re. $1,999,000)
For eligible services and expenses of youth development programs as
determined by the office of children and family services. Notwith-
standing any other provision of law to the contrary, a youth devel-
opment program shall mean a program designed to provide community-
level services to promote positive youth development but shall not
include approved runaway programs or transitional independent living
support programs as such terms are defined in section 532-a of the
executive law. Each county or a city with a population of one
million or more, which shall be known as a municipality, operating a
youth development program approved by the office of children and
family services shall be eligible for one hundred percent state
reimbursement of its qualified expenditures, subject to the amount
available under this appropriation and exclusive of any federal
funds made available therefor, not to exceed the municipality's
distribution of state aid for youth development programs. The amount
appropriated herein for youth development programs shall be distrib-
uted by the office of children and family services to eligible muni-
cipalities that have a comprehensive plan that has been developed in
consultation with the applicable municipal youth bureau and approved
by the office of children and family services. The distribution of
the amount appropriated herein to eligible municipalities by the
office of children and family services shall be based on factors as
determined by the office and subject to the approval of the director
of budget; such factors shall include the number of youth under the
age of twenty-one residing in the municipality as shown by the last
published federal census certified in the same manner as provided by
section fifty-four of the state finance law and may include, but not
be limited to, the percentage of youth living in poverty within the
municipality or such other factors as provided for in the regu-
lations of the office of children and family services. Up to fifteen
percent of the youth development funds that a municipality would
allocate to an approved local youth bureau pursuant to an approved
comprehensive plan may be used for administrative functions
performed by such local youth bureau. Notwithstanding any provision
of law to the contrary, an approved local youth bureau that is not
providing, operating, administering or monitoring youth development
programs shall not receive funding under this appropriation. The
office shall not reimburse any claims for youth development programs
unless they are submitted within twelve months of the calendar quar-
ter in which the expenditure was made. The office may require that
such claims be submitted to the office electronically in the manner
and format required by the office. A municipality may enter into
contracts to effectuate its youth development program as approved by
the office of children and family services. No expenditures shall be
made from this appropriation for youth development programs until a
plan has been approved by the director of the budget and a certif-
icate of approval allocating these funds has been issued by the
director of the budget.
Notwithstanding any provision of articles 153, 154 and 163 of the
education law, there shall be an exemption from the professional
licensure requirements of such articles, and nothing contained in
such articles, or in any other provisions of law related to the
licensure requirements of persons licensed under those articles,
shall prohibit or limit the activities or services of any person in
the employ of a program or service operated, certified, regulated,
funded or approved by the office of children and family services, a
local governmental unit as such term is defined in article 41 of the
mental hygiene law, and/or a local social services district as
defined in section 61 of the social services law, and all such enti-
ties shall be considered to be approved settings for the receipt of
supervised experience for the professions governed by articles 153,
154 and 163 of the education law, and furthermore, no such entity
shall be required to apply for nor be required to receive a waiver
pursuant to section 6503-a of the education law in order to perform
any activities or provide any services .........................

14,121,700 .......................................... (re. $147,000)

Of the amount appropriated herein, $967,016 shall be available for the
period January 1, 2013 through December 31, 2013 as follows:
For services and expenses related to locally operated youth develop-
ment and delinquency prevention programs. No expenditure shall be
made from this appropriation until a plan has been approved by the
director of the budget and a certificate of approval allocating
these funds has been issued by the director of the budget.

Notwithstanding the provisions of section 420 of the executive law
which would require expenditure of state aid for youth programs in a
total amount greater than $967,016, for payment of state aid for
programs pursuant to article 19-A of the executive law, for delin-
quency prevention and youth development. Notwithstanding the
provisions of section 420 of the executive law, eligibility for
state aid reimbursement for counties which do not participate in the
county comprehensive planning process shall be determined as follows:
the aggregate amount of state aid for recreation, youth service and
similar projects to a county and municipalities within such county
shall not exceed $2,750 of which no more than $1,450 may be used for
recreation projects, per 1,000 youths residing in the county based
on a single count of such youths as shown by the last published
federal census for the county certified in the same manner as
provided by section 54 of the state finance law. The office shall
not reimburse any claims unless they are submitted within 12 months
of the project year in which the expenditure was made. Notwith-
standing any law to the contrary, the office of children and family
services may require that such claims for youth development and
delinquency prevention programs be submitted to the office electron-
ically in the manner and format required by the office, and that
counties and municipalities submit to the office information regard-
ing delinquency prevention and youth development outcome based meas-
ures that demonstrate quality of services provided and effectiveness
of such funded programs in a form and manner and at such times as
required by the office.

Of the amount appropriated herein $318,528 shall be available for the
period January 1, 2013 through December 31, 2013 as follows:
For services and expenses related to programs providing special delin-
quency prevention or other youth development services. No expendi-
ture shall be made for such programs for this appropriation until a
plan has been approved by the director of the budget and a certifi-
cate of approval allocating these funds has been issued by the
director of the budget. The office shall not reimburse any claims
unless they are submitted within seven months of the project year in
which the expenditure was made. Notwithstanding any law to the
contrary, the office of children and family services may require
that such claims for special delinquency prevention or other youth
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development services be submitted to the office electronically in
the manner and format required by the office, and that information
regarding delinquency prevention outcome based measures that demon-
strate quality of services provided and program effectiveness be
submitted to the office in a form and manner and at such times as
required by the office.

For direct contracts with private not-for-profit community agencies to
provide needed services for the operation of programs to prevent
juvenile delinquency and promote youth development, and through an
allocation to public agencies where it is documented that private
not-for-profit community agencies are not available to provide such
services. Moneys shall be made available to community agencies in
counties outside the City of New York based on a statewide allo-
cation formula determined by each county's eligibility for compre-
hensive planning funds as a proportion of the statewide total
provided under paragraph a of subdivision 1 of section 420 of the
executive law. Moneys made available to community agencies shall be
allocated by local youth bureaus subject to final funding determin-
ations by the commissioner of children and family services and
approved by the director of the budget. Such contracts shall provide
for submission of information regarding outcome based measures that
demonstrate quality of services provided and program effectiveness
to the office in a form and manner and at such times as required by
the office.

For direct contract with private not-for-profit community agencies to
provide needed services for the operation of programs to prevent
juvenile delinquency and promote youth development, and through an
allocation to public agencies where it is documented that private
not-for-profit agencies are not available to provide such services.
Such contracts shall provide for submission of information regarding
outcome based measures that demonstrate quality of services provided
and program effectiveness to the office in a form and manner and at
such times as required by the office.

Notwithstanding any inconsistent provision of law, moneys shall be
made available to community agencies in cities with populations
greater than 275,000 and to community agencies statewide ..........  
1,285,544 ................................................. (re. $1,285,544)

For payment of state aid for programs for the provision of services to
runaway and homeless youth for the period January 1, 2013 through
December 31, 2013 pursuant to subdivisions 2, 3 and 4 of section 420
of the executive law and pursuant to chapter 800 of the laws of 1985
amending the runaway and homeless youth act for the provision of
transitional independent living support services and the establish-
ment and operation of young adult shelters for youth between the
ages of 16 to 21; the office of children and family services shall
not reimburse any claims unless they are submitted within 12 months
of the calendar quarter in which the claimed service or services
were delivered. Notwithstanding any law to the contrary, the office
of children and family services may require that such claims for
provision of services to runaway and homeless youth be submitted to
the office electronically in the manner and format required by the
office, and the information regarding outcome based measures that
demonstrate quality of services provided and program effectiveness
be submitted to the office in a form and manner and at such times as
required by the office. No expenditures shall be made from this
appropriation until an annual expenditure plan is approved by the
director of the budget and a certificate of approval allocating
these funds has been issued by the director of the budget and copies
of such certificate or any amendment thereto filed with the state
comptroller, the chairperson of the senate finance committee and the chairperson of the assembly ways and means committee. 

254,456 .................................................. (re. $254,456)

For services and expenses provided by local probation departments, for the post-placement care of youth leaving a youth residential facility and for services and expenses of the office of children and family services related to community-based programs for youth in the care of the office of children and family services which may include but not be limited to multi-systemic therapy, family functional therapy and/or functional therapeutic foster care, and electronic monitoring.

Funds appropriated herein shall be made available subject to the approval of an expenditure plan by the director of the budget. Funded programs shall submit information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office. 

311,700 ............... (re. $311,700)

For services and expenses related to the home visiting program. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue or expand existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts through a competitive process. Such contracts shall provide for submission of information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office. 

23,288,200 ............................................ (re. $256,000)

For services and expenses for supportive housing for young adults aged 25 years or younger leaving or having recently left foster care or who had been in foster care for more than a year after their 16th birthday and who are at-risk of street homelessness or sheltered homelessness provided under the joint project between the state and the city of New York, known as the New York New York III supportive housing agreement. No expenditure shall be made until a certificate of allocation has been approved by the director of the budget with copies to be filed with the chairpersons of the senate finance committee and the assembly ways and means committee. The amount appropriated herein may be transferred or otherwise made available to the city of New York administration for children's services for services and expenses related to implementing the project.

Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part H of chapter 56 of the laws of 2012, for the period commencing on April 1, 2013 and ending March 31, 2014 the commissioner shall not apply any cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded or approved by the office of children and family services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as
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defined in section 61 of the social services law, and all such enti-
ties shall be considered to be approved settings for the receipt of
supervised experience for the professions governed by articles 153,
154 and 163 of the education law, and furthermore, no such entity
shall be required to apply for nor be required to receive a waiver
pursuant to section 6503-a of the education law in order to perform
any activities or provide any services ..................................
2,137,000 ...................................................... (re. $1,013,000)

For services and expenses of the advantage after school program. Such
funds are to be available pursuant to a plan prepared by the office
of children and family services and approved by the director of the
budget to extend or expand current contracts with community based
organizations, to award new contracts to continue programs where the
existing contractors are not satisfactorily performing as determined
by the office of children and family services and/or to award new
contracts through a competitive process to community based organiza-
tions ... 17,255,300 ............................ (re. $1,987,000)

For services and expenses of a public/private partnership pilot
program to fund new and expand existing preventive, early childhood
development, and other services to at-risk children, youth and fami-
lies and such funds shall not be used to supplant other state, local
or federal funding. Notwithstanding any other provision of law to
the contrary, state funding for the pilot program shall be limited
to the amount appropriated herein and shall not constitute more than
65 percent of eligible program expenditures, with the remaining 35
percent of program expenditures to be supported with private funds.
The funds shall be distributed through a competitive process for
services in an eligible region pursuant to a plan prepared by the
office of children and family services and approved by the director
of the budget. Eligible regions are the Capital, Central New York,
Finger Lakes, Long Island, Mid-Hudson, Mohawk Valley, New York City,
North Country, Southern Tier or Western New York regions ...
2,000,000 ............................................. (re. $612,000)

For services and expenses related to the settlement house program.
Funded programs shall submit information regarding outcome based
measures that demonstrate quality of services provided and program
effectiveness to the office in a form and manner and at such times
as required by the office ... 450,000 .......................... (re. $39,000)

For services and expenses associated with sexually exploited children.
Notwithstanding any other provision of law, the state's liability
under subdivision 5 of section 447-b of the social services law
shall be limited to the amount appropriated herein ............
1,650,000 ...................................................... (re. $240,000)

For services and expenses of the community reinvestment program ...
1,750,000 ...................................................... (re. $385,000)

For services and expenses of the center for alternative sentencing and
employment services (CASES) ... 200,000 ............ (re. $26,000)

For services and expenses for the NYS Alliance of Boys & Girls Clubs
... 750,000 .................................................. (re. $11,000)

For services and expenses of the Yeled V'Yalda Early Childhood Center
for education and parent support mentoring programs to facilitate
healthy families ... 350,000 ............................ (re. $307,000)

For services and expenses of the Community Action Organization of Erie
County ... 250,000 ....................................... (re. $250,000)

By chapter 53, section 1, of the laws of 2013, as amended by chapter 53,
section 1, of the laws of 2014:

Notwithstanding any inconsistent provision of law, the amount appro-
priated herein shall be available under the supervision and treat-
ment services for juveniles program for 62 percent state reimburse-
ment to counties and the city of New York for eligible expenditures
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for the provision and administration of eligible supervision and 
treatment services for juveniles programs during the period of April 
1, 2013 through March 31, 2014 that have been approved by the office 
of children and family services pursuant to a plan approved by the 
director of the budget. Within the amounts appropriated herein, 
state reimbursement shall be limited to the amount of such munici-
pality's distribution. The office of children and family services 
shall not reimburse any claims unless they are submitted within 12 
months of the calendar quarter in which the claimed services were 
delivered, provided, however, if a municipality is unable to claim 
all of its allocation for such program period within the required 
time frames, the municipality may apply to the office of children 
and family services for a waiver to permit the municipality to 
continue to have the funds available to it for an additional one-
year program period upon a showing and certification by the munici-
pality that such funds will be used only to reimburse the munici-
pality for eligible expenditures for eligible services provided 
during the period of April 1, 2013 through March 31, 2014 for which 
the municipality was unable to claim within the required timeframes. 
These funds shall not be used to supplant other state and local 
funds ... 8,376,000 ......................... (re. $3,527,000) 

By chapter 53, section 1, of the laws of 2012: 
For state aid to reimburse 100 percent of social services district 
expenditures related to the improvement of staff to client ratios in 
the local district child protective workforce including, but not 
limited to new hiring to increase the number of caseworkers and to 
increase the number of supervisory staff in the local district child 
protective workforce. Each social services district receiving these 
funds shall certify that the district will not be using these funds 
to supplant other state and local funds and that the district will 
not submit claims for reimbursement under this appropriation for the 
same type and level of funding so certified, and the district shall 
submit to the office of children and family services information 
regarding outcome based measures that demonstrate quality of 
services provided and program effectiveness of such improved staff 
to client ratios in a form and manner and at such times as required 
by the office; provided, however, that a district may use these 
funds for expenditures to continue or expand activities that were 
funded with last year's appropriation that was enacted for this 
purpose ... 757,200 ......................... (re. $4,000) 
For services and expenses of certain child fatality review teams 
approved by the office of children and family services for the 
purposes of investigating and/or reviewing the death of children ... 
829,100 ....................................... (re. $455,000) 
For services and expenses of certain local or regional multidiscipli-
nary child abuse investigation teams approved by the office of chil-
dren and family services for the purpose of investigating reports of 
suspected child abuse or maltreatment and for new and established 
child advocacy centers ... 5,229,900 ................ (re. $75,000) 
For additional services and expenses of child advocacy centers ... 
750,000 ................................. (re. $21,000) 
For eligible services and expenses provided during state fiscal year 
2012-13 by a city with a population in excess of one million for a 
close to home initiative to provide juvenile justice services to all 
adjudicated juvenile delinquents determined by a family court in 
such city as needing services or placement other than placement in a 
secure or limited secure facility. Funds appropriated herein shall 
be made available for eligible services provided consistent with a 
plan that covers juvenile delinquents in non-secure settings submit-
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approved by a city with a population in excess of one million and
approved by the office of children and family services and the
director of the budget as required by a chapter of the laws of 2012.
The office of children and family services shall not reimburse any
claims for expenditures for residential services unless they are
submitted in final within twenty two months of the calendar quarter
in which the claimed service or services were delivered and shall
not reimburse any claims that were or will be transferred from this
appropriation to the foster care block grant appropriation or the
child welfare services appropriation .........................

8,614,000 ........................................ (re. $3,714,000)

For payment of state aid for services and expenses for programs pursu-
ant to section 530 of the executive law for secure and non-secure
detention services provided from January 1, 2012 to December 31,
2012; provided, however, notwithstanding the provisions of any other
law to the contrary, the liability of the state and the amount to be
distributed or otherwise expended by the state pursuant to section
530 of the executive law shall be determined by first calculating
the amount of the expenditure or other liability pursuant to such
law after taking into consideration any other limitations on the
amount of such expenditure or liability set forth in the state budg-
et for such year, and then reducing the amount so calculated by two
percent of such amount. Within the amounts appropriated herein,
state reimbursement shall be limited to the amount of the munici-
pality's distribution. Notwithstanding any other provision of law,
allocations shall be based on a plan developed by the office of
children and family services and approved by the director of the
budget and shall be based, in part, on each municipality's history
of detention utilization, youth population and other factors as
determined by the office. Any portion of a municipality's distrib-
ution not claimed by the municipality for reimbursement of detention
expenditures made during the period January 1, 2012 through December
31, 2012 may be claimed by such municipality to reimburse 62 percent
of expenditures during such period for supervision and treatment
services for juveniles programs not otherwise reimbursable pursuant
to a chapter of the laws of 2012. Notwithstanding any provision of
law to the contrary, the amount appropriated herein may provide for
reimbursement of up to 100 percent of the cost of care, maintenance
and supervision for youth whose residence is outside the county
providing the services up to the county's distribution; provided
that upon such reimbursement from this appropriation, the office of
children and family services shall bill, and the home county of such
youth shall reimburse the office of children and family services,
for 51 percent of the cost of care, maintenance and supervision of
such youth.

Notwithstanding any law to the contrary, the office of children and
family services may require that such claims and data on detention
use be submitted to the office electronically in the manner and
format required by the office.

Notwithstanding any law to the contrary, the office shall be author-
ized to promulgate regulations permitting the office to impose
fiscal sanctions in the event that the office finds non-compliance
with regulations governing secure and nonsecure detention facilities
and to establish cost standards related to reimbursement of secure
and non-secure detention services.

Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of the office of children and
family services, authorize the transfer or interchange of moneys
appropriated herein with any other local assistance - general fund
appropriation within the office of children and family services except where transfer or interchange of appropriation is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, if a social services district fails to provide reimbursement to the office of children and family services pursuant to section 529 of the executive law within 60 days of receiving a bill for services under such section, or by the date certain set by such office for providing reimbursement, whichever is later, the offices of the department of family assistance are authorized to exercise the state's set-off rights by withholding any amounts due and owing to such district under this appropriation, up to such amounts due and owing to the state under section 529 of the executive law and transferring such funds to the miscellaneous special revenue fund youth facility per diem account (YF) ... 76,160,000 ......................... (re. $18,747,000)

Notwithstanding any inconsistent provision of law, the amount appropriated herein shall be available under the supervision and treatment services for juveniles program for 62 percent state reimbursement to counties and the city of New York for eligible expenditures for the provision and administration of eligible supervision and treatment services for juveniles programs during the period of April 1, 2012 through March 31, 2013 that have been approved by the office of children and family services pursuant to a plan approved by the director of the budget. Within the amounts appropriated herein, state reimbursement shall be limited to the amount of such municipality's distribution. The office of children and family services shall not reimburse any claims unless they are submitted within 12 months of the calendar quarter in which the claimed services were delivered. These funds shall not be used to supplant other state and local funds ... 8,376,000 ......................... (re. $4,186,000)

Notwithstanding section 530 of the executive law or any other law to the contrary, for reimbursement of 49 percent of approved capital expenditures for secure juvenile detention. Such reimbursement shall be in the form of depreciation of approved capital costs and interest on bonds, notes or other indebtedness necessarily undertaken to finance construction costs. Notwithstanding any provision of laws to the contrary, funding for such costs shall be limited to the amount appropriated herein. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for reimbursement of capital expenditures be submitted to the office electronically in the manner and format required by the office. Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of children and family services, authorize the interchange of moneys appropriated herein with any other local assistance - general fund appropriation within the office of children and family services .......... 4,606,000 ........................................... (re. $898,000)

Of the amount appropriated herein, $10,622,675 shall be available as follows:

For services and expenses related to locally operated youth development and delinquency prevention programs. No expenditure shall be made from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget.

Notwithstanding the provisions of section 420 of the executive law which would require expenditure of state aid for youth programs in a total amount greater than $10,622,675, for payment of state aid for programs pursuant to article 19-A of the executive law, for delinquency prevention and youth development. Notwithstanding the provisions of section 420 of the executive law, eligibility for
state aid reimbursement for counties which do not participate in the
county comprehensive planning process shall be determined as follows:
the aggregate amount of state aid for recreation, youth service and
similar projects to a county and municipalities within such county
shall not exceed $2,750 of which no more than $1,450 may be used for
recreation projects, per 1,000 youths residing in the county based
on a single count of such youths as shown by the last published
federal census for the county certified in the same manner as
provided by section 54 of the state finance law. The office shall
not reimburse any claims unless they are submitted within 12 months
of the project year in which the expenditure was made. Notwith-
standing any law to the contrary, the office of children and family
services may require that such claims for youth development and
delinquency prevention programs be submitted to the office electron-
ically in the manner and format required by the office, and that
counties and municipalities submit to the office information regard-
ing delinquency prevention and youth development outcome based meas-
ures that demonstrate quality of services provided and effectiveness
of such funded programs in a form and manner and at such times as
required by the office.
Of the amount appropriated herein $3,499,025 shall be available as
follows:
For services and expenses related to programs providing special delin-
quency prevention or other youth development services. No expendi-
ture shall be made for such programs from this appropriation until a
plan has been approved by the director of the budget and a certif-
icate of approval allocating these funds has been issued by the
director of the budget. The office shall not reimburse any claims
unless they are submitted within seven months of the project year in
which the expenditure was made. Notwithstanding any law to the
contrary, the office of children and family services may require
that such claims for special delinquency prevention or other youth
devolution services be submitted to the office electronically in
the manner and format required by the office, and that information
regarding delinquency prevention outcome based measures that demon-
strate quality of services provided and program effectiveness be
submitted to the office in a form and manner and at such times as
required by the office.
For direct contracts with private not-for-profit community agencies to
provide needed services for the operation of programs to prevent
juvenile delinquency and promote youth development, and through an
allocation to public agencies where it is documented that private
not-for-profit community agencies are not available to provide such
services. Moneys shall be made available to community agencies in
counties outside the city of New York based on a statewide allo-
cation formula determined by each county's eligibility for compre-
hensive planning funds as a proportion of the statewide total
provided under paragraph a of subdivision 1 of section 420 of the
executive law. Moneys made available to community agencies shall be
allocated by local youth bureaus subject to final funding determi-
nations by the commissioner of children and family services and
approved by the director of the budget. Such contracts shall provide
for submission of information regarding outcome based measures that
demonstrate quality of services provided and program effectiveness
to the office in a form and manner and at such times as required by
the office.
For direct contract with private not-for-profit community agencies to
provide needed services for the operation of programs to prevent
Such contracts shall provide for submission of information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office.

Notwithstanding any inconsistent provision of law, moneys shall be made available to community agencies in cities with populations greater than 275,000 and to community agencies statewide ............ 14,121,700 .......................................... (re. $298,000)

Of the amount appropriated herein, $967,016 shall be available for the period January 1, 2012 through December 31, 2012 as follows:

For services and expenses related to locally operated youth development and delinquency prevention programs. No expenditure shall be made from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget.

Notwithstanding the provisions of section 420 of the executive law which would require expenditure of state aid for youth programs in a total amount greater than $967,016, for payment of state aid for programs pursuant to article 19-A of the executive law, for delinquency prevention and youth development. Notwithstanding the provisions of section 420 of the executive law, eligibility for state aid reimbursement for counties which do not participate in the county comprehensive planning process shall be determined as follows: the aggregate amount of state aid for recreation, youth service and similar projects to a county and municipalities within such county shall not exceed $2,750 of which no more than $1,450 may be used for recreation projects, per 1,000 youths residing in the county based on a single count of such youths as shown by the last published federal census for the county certified in the same manner as provided by section 54 of the state finance law. The office shall not reimburse any claims unless they are submitted within 12 months of the project year in which the expenditure was made. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for youth development and delinquency prevention programs be submitted to the office electronically in the manner and format required by the office, and that counties and municipalities submit to the office information regarding delinquency prevention and youth development outcome based measures that demonstrate quality of services provided and effectiveness of such funded programs in a form and manner and at such times as required by the office.

Of the amount appropriated herein $318,528 shall be available for the period January 1, 2012 through December 31, 2012 as follows:

For services and expenses related to programs providing special delinquency prevention or other youth development services. No expenditure shall be made for such programs for this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget. The office shall not reimburse any claims unless they are submitted within seven months of the project year in which the expenditure was made. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for special delinquency prevention or other youth development services be submitted to the office electronically in the manner and format required by the office, and that information regarding delinquency prevention outcome based measures that demonstrate quality of services provided and program effectiveness be submitted to the office in a form and manner and at such times as required by the office.

For direct contracts with private not-for-profit community agencies to provide needed services for the operation of programs to prevent
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juvenile delinquency and promote youth development, and through an
allocation to public agencies where it is documented that private
not-for-profit community agencies are not available to provide such
services. Moneys shall be made available to community agencies in
counties outside the city of New York based on a statewide allo-
cation formula determined by each county's eligibility for compre-
prehensive planning funds as a proportion of the statewide total
provided under paragraph a of subdivision 1 of section 420 of the
executive law. Moneys made available to community agencies shall be
allocated by local youth bureaus subject to final funding determina-
tions by the commissioner of children and family services and
approved by the director of the budget. Such contracts shall provide
for submission of information regarding outcome based measures that
demonstrate quality of services provided and program effectiveness
to the office in a form and manner and at such times as required by
the office.

For direct contract with private not-for-profit community agencies to
provide needed services for the operation of programs to prevent
juvenile delinquency and promote youth development, and through an
allocation to public agencies where it is documented that private
not-for-profit agencies are not available to provide such services.
Such contracts shall provide for submission of information regarding
outcome based measures that demonstrate quality of services provided
and program effectiveness to the office in a form and manner and at
such times as required by the office.

Notwithstanding any inconsistent provision of law, moneys shall be
made available to community agencies in cities with populations
greater than 275,000 and to community agencies statewide .......... 1,285,544 ......................................... (re. $1,285,544)

For payment of state aid for programs for the provision of services to
runaway and homeless youth pursuant to subdivisions 2, 3 and 4 of
section 420 of the executive law and pursuant to chapter 800 of the
laws of 1985 amending the runaway and homeless youth act for the
provision of transitional independent living support services and
the establishment and operation of young adult shelters for youth
between the ages of 16 to 21; the office of children and family
services shall not reimburse any claims unless they are submitted
within 12 months of the calendar quarter in which the claimed
service or services were delivered. Notwithstanding any law to the
contrary, the office of children and family services may require
that such claims for provision of services to runaway and homeless
youth be submitted to the office electronically in the manner and
format required by the office, and the information regarding outcome
based measures that demonstrate quality of services provided and
program effectiveness be submitted to the office in a form and
manner and at such times as required by the office. No expenditures
shall be made from this appropriation until an annual expenditure
plan is approved by the director of the budget and a certificate of
approval allocating these funds has been issued by the director of
the budget and copies of such certificate or any amendment thereto
filed with the state comptroller, the chairperson of the senate
finance committee and the chairperson of the assembly ways and means
committee 2,355,800 ......................................... (re. $17,000)

For payment of state aid for programs for the provision of services to
runaway and homeless youth for the period January 1, 2012 through
December 31, 2012 pursuant to subdivisions 2, 3 and 4 of section 420
of the executive law and pursuant to chapter 800 of the laws of 1985
amending the runaway and homeless youth act for the provision of
transitional independent living support services and the establish-
ment and operation of young adult shelters for youth between the
ages of 16 to 21; the office of children and family services shall
not reimburse any claims unless they are submitted within 12 months of the calendar quarter in which the claimed service or services were delivered. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for provision of services to runaway and homeless youth be submitted to the office electronically in the manner and format required by the office, and the information regarding outcome based measures that demonstrate quality of services provided and program effectiveness be submitted to the office in a form and manner and at such times as required by the office. No expenditures shall be made from this appropriation until an annual expenditure plan is approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget and copies of such certificate or any amendment thereto filed with the state comptroller, the chairperson of the senate finance committee and the chairperson of the assembly ways and means committee.

For services and expenses provided by local probation departments, for the post-placement care of youth leaving a youth residential facility and for services and expenses of the office of children and family services related to community-based programs for youth in the care of the office of children and family services which may include but not be limited to multi-systemic therapy, family functional therapy and/or functional therapeutic foster care, and electronic monitoring.

Funds appropriated herein shall be made available subject to the approval of an expenditure plan by the director of the budget. Funded programs shall submit information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office.

For services and expenses related to the home visiting program. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue or expand existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts through a competitive process. Such contracts shall provide for submission of information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office.

For services and expenses for supportive housing for young adults aged 25 years or younger leaving or having recently left foster care or who had been in foster care for more than a year after their 16th birthday and who are at-risk of street homelessness or sheltered homelessness provided under the joint project between the state and the city of New York, known as the New York New York III supportive housing agreement. No expenditure shall be made until a certificate of allocation has been approved by the director of the budget with copies to be filed with the chairpersons of the senate finance committee and the assembly ways and means committee. The amount appropriated herein may be transferred or otherwise made available to the city of New York administration for children's services for services and expenses related to implementing the project.

Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part F of chapter 59 of the laws of 2011, for the period commenc-
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...ing on April 1, 2012 and ending March 31, 2013 the commissioner shall not apply any new cost of living adjustment authorized by section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part F of chapter 59 of the laws of 2011, for the purpose of establishing rates of payments, contracts or any other form of reimbursement ... 2,137,000 ................. (re. $23,000)

For services and expenses of the advantage after school program. Such funds are to be available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to extend or expand current contracts with community based organizations, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts through a competitive process to community based organizations ... 17,255,300 ......................... (re. $678,000)

For services and expenses of a public/private partnership pilot program to fund new and expand existing preventive, early childhood development, and other services to at-risk children, youth and families and such funds shall not be used to supplant other state, local or federal funding. Notwithstanding any other provision of law to the contrary, state funding for the pilot program shall be limited to the amount appropriated herein and shall not constitute more than 65 percent of eligible program expenditures, with the remaining 35 percent of program expenditures to be supported with private funds. The funds shall be distributed through a competitive process for services in an eligible region pursuant to a plan prepared by the office of children and family services and approved by the director of the budget. Eligible regions are the Capital, Central New York, Finger Lakes, Long Island, Mid-Hudson, Mohawk Valley, New York City, North Country, Southern Tier or Western New York regions ............ 2,000,000 ........................................ (re. $37,000)

For services and expenses related to the settlement house program. Funded programs shall submit information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office ... 450,000 ......................... (re. $7,000)

For services and expenses associated with sexually exploited children. Notwithstanding any other provision of law, the state's liability under subdivision 5 of section 447-b of the social services law shall be limited to the amount appropriated herein .................. 1,500,000 ........................................ (re. $44,000)

For services and expenses of the community reinvestment program ... 1,750,000 ........................................ (re. $80,000)

For services and expenses for the NYS Alliance of Boys & Girls Clubs ... 750,000 ........................................ (re. $14,000)

For services and expenses of the center for alternative sentencing and employment services (CASES) ... 200,000 ............... (re. $45,000)

By chapter 53, section 1, of the laws of 2011:

For state aid to reimburse 100 percent of social services district expenditures related to the improvement of staff to client ratios in the local district child protective workforce including, but not limited to new hiring to increase the number of caseworkers and to increase the number of supervisory staff in the local district child protective workforce. Each social services district receiving these funds shall certify that the district will not be using these funds to supplant other state and local funds and that the district will not submit claims for reimbursement under this appropriation for the same type and level of funding so certified, and the district shall submit to the office of children and family services information regarding outcome based measures that demonstrate quality of...
services provided and program effectiveness of such improved staff
to client ratios in a form and manner and at such times as required
by the office; provided, however, that a district may use these
funds for expenditures to continue or expand activities that were
funded with last year's appropriation that was enacted for this
purpose ... 757,200 ........................................... (re. $8,000)
For services and expenses of certain child fatality review teams
approved by the office of children and family services for the
purposes of investigating and/or reviewing the death of children ...
829,100 .............................................. (re. $14,000)
For services and expenses of certain local or regional multidiscipli-
nary child abuse investigation teams approved by the office of chil-
dren and family services for the purpose of investigating reports of
suspected child abuse or maltreatment and for new and established
child advocacy centers ... 5,229,900 ...................... (re. $27,000)
For payment of state aid for services and expenses for programs pursu-
ant to section 530 of the executive law for secure and non-secure
detention services provided from January 1, 2011 to December 31,
2011; provided, however, notwithstanding the provisions of any other
law to the contrary, the liability of the state and the amount to be
distributed or otherwise expended by the state pursuant to section
530 of the executive law shall be determined by first calculating
the amount of the expenditure or other liability pursuant to such
law after taking into consideration any other limitations on the
amount of such expenditure or liability set forth in the state budg-
et for such year, and then reducing the amount so calculated by two
percent of such amount. Within the amounts appropriated herein,
state reimbursement shall be limited to the amount of the munici-
pality's distribution. Notwithstanding any other provision of law,
allocations shall be based on a plan developed by the office of
children and family services and approved by the director of the
budget and shall be based, in part, on each municipality's history
of detention utilization, youth population and other factors as
determined by the office. Any portion of a municipality's distrib-
ution not claimed by the municipality for reimbursement of detention
expenditures made during the period January 1, 2011 through December
31, 2011 may be claimed by such municipality to reimburse 62 percent
of expenditures during such period for supervision and treatment
services for juveniles programs not otherwise reimbursable pursuant
to a chapter of the laws of 2011. Notwithstanding any provision of
law to the contrary, the amount appropriated herein may provide for
reimbursement of up to 100 percent of the cost of care, maintenance
and supervision for youth whose residence is outside the county
providing the services up to the county's distribution; provided
that upon such reimbursement from this appropriation, the office of
children and family services shall bill, and the home county of such
youth shall reimburse the office of children and family services,
for 51 percent of the cost of care, maintenance and supervision of
such youth.
Notwithstanding any law to the contrary, the office of children and
family services may require that such claims and data on detention
use be submitted to the office electronically in the manner and
format required by the office.
Notwithstanding any law to the contrary, the office shall be author-
ized to promulgate regulations permitting the office to impose
fiscal sanctions in the event that the office finds non-compliance
with regulations governing secure and nonsecure detention facilities
and to establish cost standards related to reimbursement of secure
and non-secure detention services.
Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
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upon the advice of the commissioner of the office of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other local assistance - general fund appropriation within the office of children and family services except where transfer or interchange of appropriation is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, if a social services district fails to provide reimbursement to the office of children and family services pursuant to section 529 of the executive law within 60 days of receiving a bill for services under such section, or by the date certain set by such office for providing reimbursement, whichever is later, the offices of the department of family assistance are authorized to exercise the state's set-off rights by withholding any amounts due and owing to such district under this appropriation, up to such amounts due and owing to the state under section 529 of the executive law and transferring such funds to the miscellaneous special revenue fund youth facility per diem account (YF) ... 76,160,000 ............................... (re. $6,067,000)

Notwithstanding any inconsistent provision of law, the amount appropriated herein shall be available under the supervision and treatment services for juveniles program for state reimbursement to counties and the city of New York for eligible expenditures for the provision and administration of eligible supervision and treatment services for juveniles programs during the period of April 1, 2011 through March 31, 2012 that have been approved by the office of children and family services pursuant to a plan approved by the director of the budget. Notwithstanding any inconsistent provision of law funds shall be available without requiring a local match. Within the amounts appropriated herein, state reimbursement shall be limited to the amount of such municipality's distribution. The office of children and family services shall not reimburse any claims unless they are submitted within 12 months of the calendar quarter in which the claimed services were delivered. These funds shall not be used to supplant other state and local funds. Of the amount appropriated herein, up to $500,000 may be used for services and expenses of the Vera Institute of Justice, Inc. to develop one or more risk assessment instruments and provide training to municipalities on the use of such instruments ............................ 8,376,000 ......................................... (re. $2,197,000)

Of the amount appropriated herein, $10,622,675 shall be available as follows:

For services and expenses related to locally operated youth development and delinquency prevention programs. No expenditure shall be made from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget.

Notwithstanding the provisions of section 420 of the executive law which would require expenditure of state aid for youth programs in a total amount greater than $10,622,675, for payment of state aid for programs pursuant to article 19-A of the executive law, for delinquency prevention and youth development. Notwithstanding the provisions of section 420 of the executive law, eligibility for state aid reimbursement for counties which do not participate in the county comprehensive planning process shall be determined as follows: the aggregate amount of state aid for recreation, youth service and similar projects to a county and municipalities within such county shall not exceed $2,750 of which no more than $1,450 may be used for recreation projects, per 1,000 youths residing in the county based on a single count of such youths as shown by the last published federal census for the county certified in the same manner as provided by section 54 of the state finance law. The office shall
not reimburse any claims unless they are submitted within 12 months of the project year in which the expenditure was made. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for youth development and delinquency prevention programs be submitted to the office electronically in the manner and format required by the office, and that counties and municipalities submit to the office information regarding delinquency prevention and youth development outcome based measures that demonstrate quality of services provided and effectiveness of such funded programs in a form and manner and at such times as required by the office.

Of the amount appropriated herein $3,499,025 shall be available as follows:

For services and expenses related to programs providing special delinquency prevention or other youth development services. No expenditure shall be made for such programs from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget. The office shall not reimburse any claims unless they are submitted within seven months of the project year in which the expenditure was made. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for special delinquency prevention or other youth development services be submitted to the office electronically in the manner and format required by the office, and that information regarding delinquency prevention outcome based measures that demonstrate quality of services provided and program effectiveness be submitted to the office in a form and manner and at such times as required by the office.

For direct contracts with private not-for-profit community agencies to provide needed services for the operation of programs to prevent juvenile delinquency and promote youth development, and through an allocation to public agencies where it is documented that private not-for-profit community agencies are not available to provide such services. Moneys shall be made available to community agencies in counties outside the city of New York based on a statewide allocation formula determined by each county's eligibility for comprehensive planning funds as a proportion of the statewide total provided under paragraph a of subdivision 1 of section 420 of the executive law. Moneys made available to community agencies shall be allocated by local youth bureaus subject to final funding determinations by the commissioner of children and family services and approved by the director of the budget. Such contracts shall provide for submission of information regarding outcome based measures that demonstrate quality of services provided and program effectiveness to the office in a form and manner and at such times as required by the office.

Notwithstanding any inconsistent provision of law, moneys shall be made available to community agencies in cities with populations greater than 275,000 and to community agencies statewide............14,121,700 ........................................... (re. $68,000)
For services and expenses provided by local probation departments, for
the post-placement care of youth leaving a youth residential facili-
ty and for services and expenses of the office of children and fami-
ly services related to community-based programs for youth in the
care of the office of children and family services which may include
but not be limited to multi-systemic therapy, family functional
therapy and/or functional therapeutic foster care, and electronic
monitoring.
Funds appropriated herein shall be made available subject to the
approval of an expenditure plan by the director of the budget. Funded programs shall submit information regarding outcome based
effectiveness to the office in a form and manner and at such times
as required by the office ... 311,700 ............... (re. $199,000)
For services and expenses of the advantage after school program. Such
funds are to be available pursuant to a plan prepared by the office
of children and family services and approved by the director of the
budget to extend or expand current contracts with community based
organizations, to award new contracts to continue programs where the
existing contractors are not satisfactorily performing as determined
by the office of children and family services and/or to award new
contracts through a competitive process to community based organiza-
tions ... 17,255,300 ................................ (re. $294,000)

By chapter 110, section 15, of the laws of 2010:
Notwithstanding any inconsistent provision of law, subject to an
expenditure plan approved by the director of the budget, for eligi-
ble services and expenses of improving the quality of child welfare
services that may include, but not be limited to, training to
mandated reporters regarding the proper identification of and
response to signs of child abuse and neglect, public information
programs and services that advance a zero tolerance campaign of
child abuse and neglect, and demonstration projects to test models
for new or targeted expansion of services beyond the level currently
funded by local social services districts including continuing to
contract with existing providers that are performing satisfactorily
... 1,796,400 ..................................... (re. $1,408,000)
For services and expenses of the advantage after school program. Such
funds are to be available pursuant to a plan prepared by the office
of children and family services and approved by the director of the
budget to extend or expand current contracts with community based
organizations, to award new contracts to continue programs where the
existing contractors are not satisfactorily performing as determined
by the office of children and family services and/or to award new
contracts through a competitive process to community based organiza-
tions ... 11,433,300 ................................ (re. $148,000)

By chapter 110, section 15, of the laws of 2010, as amended by chapter
53, section 1, of the laws of 2011:
Notwithstanding any other provision of law, for services and expenses
to initiate and/or continue program modifications and/or to provide
services including, but not limited to, demonstrate effective
programs such as evidence-based initiatives for alternatives to
detention for persons alleged or determined to be in need of super-
vision or otherwise at risk of placement in the juvenile justice
system and for services and expenses related to reducing office of
children and family services institutional placements through
program modifications and/or services including, but not limited to,
mental health and substance abuse programs, demonstrated effective
programs such as evidence-based initiatives to divert youth at risk
of placement with the office of children and family services and/or
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as alternatives to residential placements with such office. Notwith- standing any other provision of law to the contrary, the office may authorize one or more demonstration projects to co-locate respite beds for youth alleged or at risk of juvenile delinquency in a runaway and homeless youth program ... 1,708,000 ......... (re. $946,000)

Of the amount appropriated herein, $15,934,017 shall be available as follows:

For services and expenses related to locally operated youth development and delinquency prevention programs. No expenditure shall be made from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget.

Notwithstanding the provisions of section 420 of the executive law which would require expenditure of state aid for youth programs in a total amount greater than $15,934,017, for payment of state aid for programs pursuant to article 19-A of the executive law, for delinquency prevention and youth development. Notwithstanding the provisions of section 420 of the executive law, eligibility for state aid reimbursement for counties which do not participate in the county comprehensive planning process shall be determined as follows: the aggregate amount of state aid for recreation, youth service and similar projects to a county and municipalities within such county shall not exceed $2,750 of which no more than $1,450 may be used for recreation projects, per 1,000 youths residing in the county based on a single count of such youths as shown by the last published federal census for the county certified in the same manner as provided by section 54 of the state finance law. The office shall not reimburse any claims unless they are submitted within 12 months of the project year in which the expenditure was made. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for youth development and delinquency prevention programs be submitted to the office electronically in the manner and format required by the office.

Of the amount appropriated herein $4,724,405 shall be available as follows:

For services and expenses related to programs providing special delinquency prevention or other youth development services. No expenditure shall be made for such programs from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget. The office shall not reimburse any claims unless they are submitted within 7 months of the project year in which the expenditure was made. Notwithstanding any law to the contrary, the office of children and family services may require that such claims for special delinquency prevention or other youth development services be submitted to the office electronically in the manner and format required by the office.

For direct contracts with private not-for-profit community agencies to provide needed services for the operation of programs to prevent juvenile delinquency and promote youth development, and through an allocation to public agencies where it is documented that private not-for-profit community agencies are not available to provide such services. Moneys shall be made available to community agencies in counties outside the city of New York based on a statewide allocation formula determined by each county's eligibility for comprehensive planning funds as a proportion of the statewide total provided under paragraph a of subdivision 1 of section 420 of the executive law. Moneys made available to community agencies shall be allocated by local youth bureaus subject to final funding determinations by the commissioner of children and family services and approved by the director of the budget.
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For direct contract with private not-for-profit community agencies to provide needed services for the operation of programs to prevent juvenile delinquency and promote youth development, and through an allocation to public agencies where it is documented that private not-for-profit agencies are not available to provide such services. Notwithstanding any inconsistent provision of law, moneys shall be made available to community agencies in cities with populations greater than 275,000 and to community agencies statewide ........... 20,658,421 ........................................... (re. $79,000)

For services and expenses associated with contracting for the operation of one or more long-term safe houses for sexually exploited children ... 3,000,000 ..................... (re. $3,000,000)

By chapter 53, section 1, of the laws of 2009: Notwithstanding any inconsistent provision of law, subject to an expenditure plan approved by the director of the budget, for eligible services and expenses of improving the quality of child welfare services that may include, but not be limited to, training to mandated reporters regarding the proper identification of and response to signs of child abuse and neglect, public information programs and services that advance a zero tolerance campaign of child abuse and neglect, and demonstration projects to test models for new or targeted expansion of services beyond the level currently funded by local social services districts including continuing to contract with existing providers that are performing satisfactorily ... 3,592,700 ........................................... (re. $114,000)

Notwithstanding any other provision of law, for services and expenses to initiate and/or continue program modifications and/or to provide services including, but not limited to, demonstrate effective programs such as evidence-based initiatives for alternatives to detention for persons alleged or determined to be in need of supervision or otherwise at risk of placement in the juvenile justice system and for services and expenses related to reducing office of children and family services institutional placements through program modifications and/or services including, but not limited to, mental health and substance abuse programs, demonstrated effective programs such as evidence-based initiatives to divert youth at-risk of placement with the office of children and family services and/or as alternatives to residential placements with such office. Notwithstanding any other provision of law to the contrary, the office may authorize one or more demonstration projects to co-locate respite beds for youth alleged or at risk of juvenile delinquency in a runaway and homeless youth program ... 2,460,762 .. (re. $145,000)

By chapter 53, section 1, of the laws of 2009, as amended by chapter 53, section 1, of the laws of 2011:

Of the amount appropriated herein, $23,605,938 shall be available as follows; provided, however, that the amount of this appropriation available for expenditure and disbursement on and after November 1, 2009 shall be reduced by 12.5 percent of the amount that was undisbursed as of November 1, 2009:

For services and expenses related to locally operated youth development and delinquency prevention programs. No expenditure shall be made from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget.

Notwithstanding the provisions of section 420 of the executive law which would require expenditure of state aid for youth programs in a total amount greater than the amount appropriated, for payment of state aid for programs pursuant to article 19-A of the executive law, for delinquency prevention and youth development. Notwith-
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Standing the provisions of section 420 of the executive law, eligibility for state aid reimbursement for counties which do not participate in the county comprehensive planning process shall be determined as follows: the aggregate amount of state aid for recreation, youth service and similar projects to a county and municipalities within such county shall not exceed $2,750 of which no more than $1,450 may be used for recreation projects, per 1,000 youths residing in the county based on a single count of such youths as shown by the last published federal census for the county certified in the same manner as provided by section 54 of the state finance law. The office shall not reimburse any claims unless they are submitted within 12 months of the project year in which the expenditure was made.

Of the amount appropriated herein $7,150,072 shall be available as follows; provided, however, that the amount of this appropriation available for expenditure and disbursement on and after November 1, 2009 shall be reduced by 12.5 percent of the amount that was undisbursed as of November 1, 2009:

- For services and expenses related to programs providing special delinquency prevention or other youth development services. No expenditure shall be made for such programs from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget. The office shall not reimburse any claims unless they are submitted within 7 months of the project year in which the expenditure was made.

- For direct contracts with private not-for-profit community agencies to provide needed services for the operation of programs to prevent juvenile delinquency and promote youth development, and through an allocation to public agencies where it is documented that private not-for-profit community agencies are not available to provide such services. Moneys shall be made available to community agencies in counties outside the city of New York based on a statewide allocation formula determined by each county's eligibility for comprehensive planning funds as a portion of the state wide total provided under paragraph a of subdivision 1 of section 420 of the executive law. Moneys made available to community agencies shall be allocated by local youth bureaus subject to final funding determinations by the commissioner of children and family services and approved by the director of the budget.

- For direct contract with private not-for-profit community agencies to provide needed services for the operation of programs to prevent juvenile delinquency and promote youth development, and through an allocation to public agencies where it is documented that private not-for-profit agencies are not available to provide such services. Notwithstanding any inconsistent provision of law, moneys shall be made available to community agencies in cities with populations greater than 275,000 and to community agencies statewide .................. $30,756,010 ........................................... (re. $50,000)

By chapter 53, section 1, of the laws of 2008, as amended by chapter 496, section 3, of the laws of 2008:

For additional state aid to reimburse 100 percent of social services district expenditures related to the improvement of staff to client ratios in the local district child protective workforce including, but not limited to new hiring to increase the number of caseworkers and to increase the number of supervisory staff in the local district child protective workforce, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008. Each
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social services district receiving these funds shall certify that the district will not be using these funds to supplant other state and local funds and that the district will not submit claims for reimbursement under this appropriation for the same type and level of funding so certified; provided, however, that a district may use these funds for expenditures to continue or expand activities that were funded with last year’s appropriation that was enacted for this purpose ... 1,790,000 ....................... (re. $288,000)

Notwithstanding any inconsistent provision of law, subject to an expenditure plan approved by the director of the budget, for eligible services and expenses of improving the quality of child welfare services that may include, but not be limited to, training to mandated reporters regarding the proper identification of and response to signs of child abuse and neglect, public information programs and services that advance a zero tolerance campaign of child abuse and neglect, and demonstration projects to test models for new or targeted expansion of services beyond the level currently funded by local social services districts including continuing to contract with existing providers that are performing satisfactorily, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ... 3,822,000 .................. (re. $28,000)

For services and expenses of certain local or regional multidisciplinary child abuse investigation teams approved by the office of children and family services for the purpose of investigating reports of suspected child abuse or maltreatment and for new and established child advocacy centers, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ................. 6,181,840 ............................................ (re. $11,000)

By chapter 53, section 1, of the laws of 2008, as amended by chapter 53, section 1, of the laws of 2009:

For services and expenses related to reducing office of children and family services institutional placements through program modifications and/or services including, but not limited to, mental health and substance abuse programs, demonstrated effective programs such as evidence-based initiatives to divert youth at-risk of placement with the office of children and family services and/or as alternatives to residential placements with such office. Notwithstanding any other provision of law to the contrary, the office may authorize one or more demonstration projects to co-locate respite beds for youth alleged or at risk of juvenile delinquency in a runaway and homeless youth program ... 5,091,162 ................. (re. $229,000)

Of the amount appropriated herein, $23,605,938 shall be available as follows, provided, however, that the amount of this appropriation available for expenditures and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008. For services and expenses related to locally operated youth development and delinquency prevention programs. No expenditure shall be made from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget.

Notwithstanding the provisions of section 420 of the executive law which would require expenditure of state aid for youth programs in a total amount greater than $23,605,938, for payment of state aid for programs pursuant to article 19-A of the executive law, for delinquency prevention and youth development. Notwithstanding the
provisions of section 420 of the executive law, eligibility for state aid reimbursement for counties which do not participate in the county comprehensive planning process shall be determined as follows: the aggregate amount of state aid for recreation, youth service and similar projects to a county and municipalities within such county shall not exceed $2,750 of which no more than $1,450 may be used for recreation projects, per 1,000 youths residing in the county based on a single count of such youths as shown by the last published federal census for the county certified in the same manner as provided by section 54 of the state finance law. The office shall not reimburse any claims unless they are submitted within 12 months of the project year in which the expenditure was made.

Of the amount appropriated herein $7,775,586 shall be available as follows, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008. For services and expenses related to programs providing special delinquency prevention or other youth development services. No expenditure shall be made for such programs from this appropriation until a plan has been approved by the director of the budget and a certificate of approval allocating these funds has been issued by the director of the budget. The office shall not reimburse any claims unless they are submitted within 7 months of the project year in which the expenditure was made.

For direct contracts with private not-for-profit community agencies to provide needed services for the operation of programs to prevent juvenile delinquency and promote youth development, and through an allocation to public agencies where it is documented that private not-for-profit community agencies are not available to provide such services. Moneys shall be made available to community agencies in counties outside the city of New York based on a statewide allocation formula determined by each county's eligibility for comprehensive planning funds as a proportion of the statewide total provided under paragraph a of subdivision 1 of section 420 of the executive law. Moneys made available to community agencies shall be allocated by local youth bureaus subject to final funding determinations by the commissioner of children and family services and approved by the director of the budget.

For direct contract with private not-for-profit community agencies to provide needed services for the operation of programs to prevent juvenile delinquency and promote youth development, and through an allocation to public agencies where it is documented that private not-for-profit agencies are not available to provide such services. Notwithstanding any inconsistent provision of law, moneys shall be made available to community agencies in cities with populations greater than 275,000 and to community agencies statewide ........... 31,381,524 ........................................... (re. $25,000)

By chapter 53, section 1, of the laws of 2007, as amended by chapter 496, section 3, of the laws of 2008: Notwithstanding any inconsistent provision of law, subject to an expenditure plan approved by the director of the budget, for eligible services and expenses of improving the quality of child welfare services that may include, but not be limited to, training to mandated reporters regarding the proper identification of and response to signs of child abuse and neglect, public information programs and services that advance a zero tolerance campaign of child abuse and neglect, and demonstration projects to test models for new or targeted expansion of services beyond the level currently funded by local social services districts including continuing to contract with existing providers that are performing satisfactorily,
provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ... 3,822,000 ................. (re. $9,000)

By chapter 53, section 1, of the laws of 2004, as amended by chapter 496, section 3, of the laws of 2008:
For services and expenses of certain local or regional multidisciplinary child abuse investigation teams approved by the office of children and family services for the purpose of investigating reports of suspected child abuse or maltreatment and for new and established child advocacy centers, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 .................. 1,500,000 ........................................... (re. $842,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Social Services Block Grant Account - 25182

By chapter 53, section 1, of the laws of 2015:
For services and expenses for supportive social services provided pursuant to title XX of the federal social security act. Notwithstanding any other provision of law, the moneys hereby appropriated shall be apportioned by the office of children and family services to local social services districts, to reimburse local district expenditures for supportive services and training subject to the approval of the director of the budget; provided, however, that reimbursement to social services districts for eligible expenditures for services incurred during a particular federal fiscal year will be limited to expenditures claimed by March 31 of the following year. Notwithstanding any other provision of law, of the funds available herein, including any funds transferred from the temporary assistance to needy families block grant to the title XX block grant, $66,000,000 shall be allocated to social services districts, solely for reimbursement of expenditures for the provision and administration of adult protective services, residential services for victims of domestic violence who are determined to be ineligible for public assistance during the time the victims were residing in residential programs for victims of domestic violence, and nonresidential services for victims of domestic violence, pursuant to an allocation plan developed by the office and submitted for approval by the division of the budget no later than 60 days following enactment of this chapter, based on each district's claims for such costs and any other factors as identified in the allocation plan, adjusted by applicable cost allocation methodology and net of any retroactive payments for the 12 month period ending June 30, 2014 that are submitted on or before January 2, 2015; provided, however, that if the office determines that the total amount of a social services district's claims for such services which could be reimbursed from these funds is less than the amount allocated to the district for such claims, the office may, subject to approval by the director of the budget, reallocate the unused funds to other social services districts with eligible claims that exceed their allocation.
Funds appropriated herein 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. The funds hereby 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 hereby appropriated shall be available to the office net of disallowances, refunds, reimbursements, and credits. Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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. 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 (13985) ... 150,000,000 ...... (re. $57,547,000) By chapter 53, section 1, of the laws of 2014: For services and expenses for supportive social services provided pursuant to title XX of the federal social security act. Notwithstanding any other provision of law, the moneys hereby appropriated shall be apportioned by the office of children and family services to local social services districts, to reimburse local district expenditures for supportive services and training subject to the approval of the director of the budget; provided, however, that reimbursement to social services districts for eligible expenditures for services incurred during a particular federal fiscal year will be limited to expenditures claimed by March 31 of the following year. Notwithstanding any other provision of law, of the funds available herein, including any funds transferred from the temporary assistance to needy families block grant to the title XX block grant, $66,000,000 shall be allocated to social services districts, solely for reimbursement of expenditures for the provision and administration of adult protective services, residential services for victims of domestic violence who are determined to be ineligible for public assistance during the time the victims were residing in residen-
tial services for victims of domestic violence, pursuant to an allo-
the division of the budget no later than 60 days following enactment
of this chapter, based on each district's claims for such costs and
any other factors as identified in the allocation plan, adjusted by
applicable cost allocation methodology and net of any retroactive
payments for the 12 month period ending June 30, 2013 that are
submitted on or before January 2, 2014; provided, however, that if
the office determines that the total amount of a social services
district's claims for such services which could be reimbursed from
these funds is less than the amount allocated to the district for
such claims, the office may, subject to approval by the director of
the budget, reallocate the unused funds to other social services
districts with eligible claims that exceed their allocation.
Funds appropriated herein 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 individ-
ual and family grant program under the disaster relief act of 1974.
The funds hereby 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
hereby appropriated shall be available to the office net of disal-
lowances, refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be transferred to any other appropriation within
the office of children and family services and/or the office of
temporary and disability assistance and/or suballocated to the
office of temporary and disability assistance for the purpose of
paying local social services districts' costs of the above program
and may be increased or decreased by interchange with any other
appropriation or with any other item or items within the amounts
appropriated within the 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 depart-
ment 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 ... 150,000,000 .............. (re. $57,088,000)
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); provided, however, that
reimbursement to social services districts for eligible expenditures
for services other than the foster care and adoption assistance
program, and the kinship guardianship assistance program incurred
during a particular federal fiscal year will be limited to
expenditures claimed by March 31 of the following year.
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 appropriated herein 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.
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 net of disallowances, refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be transferred to any other appropriation within
the office of children and family services and/or the office of
temporary and disability assistance and/or suballocated to the
office of temporary and disability assistance for the purpose of
paying local social services districts’ costs of the above program
and may be increased or decreased by interchange with any other
appropriation or with any other item or items within the amounts
appropriated within the 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 (13955) .................................
868,900,000 ........................................ (re. $579,160,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses for the foster care and adoption assistance
program, and the kinship guardianship 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); provided, however, that
reimbursement to social services districts for eligible expenditures
for services other than the foster care and adoption assistance
program, and the kinship guardianship assistance program incurred during a particular federal fiscal year will be limited to expenditures claimed by March 31 of the following year.

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 appropriated herein 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. 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 net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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 ...

By chapter 53, section 1, of the laws of 2013:

For services and expenses for the foster care and adoption assistance program, and the kinship guardianship 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); provided, however, that reimbursement to social services districts for eligible expenditures for services other than the foster care and adoption assistance program, and the kinship guardianship assistance program incurred during a particular federal fiscal year will be limited to expenditures claimed by March 31 of the following year.

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 appropriated herein 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. 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 net of disallowances, refunds, reimbursements, and credits. Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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 ...

By chapter 53, section 1, of the laws of 2012:
For services and expenses for the foster care and adoption assistance program, and the kinship guardianship 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); provided, however, that reimbursement to social services districts for eligible expenditures for services other than the foster care and adoption assistance program, and the kinship guardianship assistance program incurred during a particular federal fiscal year will be limited to expenditures claimed by March 31 of the following year.

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.
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OFFICE OF CHILDREN AND FAMILY SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

Funds appropriated herein 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. 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 net of disallowances, refunds, reimbursements, and credits. Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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 ... 868,900,000 ............. (re. $182,614,000)

By chapter 53, section 1, of the laws of 2011:
For services and expenses for the foster care and adoption assistance program, and the kinship guardianship 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); provided, however, that reimbursement to social services districts for eligible expenditures for services other than the foster care and adoption assistance program, and the kinship guardianship assistance program incurred during a particular federal fiscal year will be limited to expenditures claimed by March 31 of the following year. 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 appropriated herein 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. 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 net of disallowances, refunds, reimbursements, and credits.
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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 ... 868,900,000 ............. (re. $266,803,000)

Special Revenue [Fund] Funds - Other
Combined Expendable Trust Fund
Children and Family Trust Fund Account - 2012

By chapter 53, section 1, of the laws of 2015:
For services and expenses related to the administration and implementation of contracts for prevention and support service programs for victims of family violence under the William B. Hoyt memorial children and family trust fund pursuant to article 10-A of the social services law. Funds appropriated to the children and family trust fund shall be available for expenditure for such services and expenses herein (14015) ............................... 3,459,000 ..................... (re. $3,459,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses related to the administration and implementation of contracts for prevention and support service programs for victims of family violence under the William B. Hoyt memorial children and family trust fund pursuant to article 10-A of the social services law. Funds appropriated to the children and family trust fund shall be available for expenditure for such services and expenses herein ... 3,459,000 ..................... (re. $3,459,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses related to the administration and implementation of contracts for prevention and support service programs for victims of family violence under the William B. Hoyt memorial children and family trust fund pursuant to article 10-A of the social services law. Funds appropriated to the children and family trust fund shall be available for expenditure for such services and expenses herein ... 3,459,000 ..................... (re. $3,459,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses related to the administration and implementation of contracts for prevention and support service programs for victims of family violence under the William B. Hoyt memorial children and family trust fund pursuant to article 10-A of the social services law. Funds appropriated to the children and family trust fund shall be available for expenditure for such services and expenses herein ... 3,459,000 ..................... (re. $3,459,000)

By chapter 53, section 1, of the laws of 2011:
For services and expenses related to the administration and implementation of contracts for prevention and support service programs for victims of family violence under the William B. Hoyt memorial children and family trust fund pursuant to article 10-A of the social...
services law. Funds appropriated to the children and family trust fund shall be available for expenditure for such services and expenses herein ... 3,459,000 ..................... (re. $3,057,000)

NEW YORK STATE COMMISSION FOR THE BLIND PROGRAM

General Fund

Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses of the Helen Keller - CORE Program to provide services to legally-blind individuals having higher education or competitive employment goals (13901) .................. (re. $35,000)
For services and expenses of the National Federation of the Blind for NFB-Newsline (13902) ... 75,000 ...................... (re. $75,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of the National Federation of the Blind for NFB-Newsline ... 75,000 .............................. (re. $75,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of the Helen Keller - CORE Program to provide services to legally-blind individuals having higher education or competitive employment goals ... 35,000 ...... (re. $35,000)
For services and expenses of the National Federation of the Blind for NFB-Newsline ... 75,000 .............................. (re. $75,000)

Special Revenue Funds - Federal

Federal Education Fund

Rehabilitation Services/Supported Employment Account - 25213

By chapter 53, section 1, of the laws of 2015:
For services and expenses related to the New York state commission for the blind including transfer or suballocation to the state education department (13953) ... 350,000 ........................ (re. $350,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses related to the New York state commission for the blind including transfer or suballocation to the state education department ... 350,000 ........................ (re. $350,000)

TRAINING AND DEVELOPMENT PROGRAM

General Fund

Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For state reimbursement to local social services districts for training expenses associated with title IV-a, title IV-e, title IV-d, title IV-f and title XIX of the federal social security act or their successor titles and programs. Funds appropriated herein 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. 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 net of disallowances, refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation and/or suballocated to any other agency for the purpose of paying local social services district cost or may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the office of children and family services - 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. The amount appropriated herein, as may be adjusted by transfer of general fund moneys for administration of child welfare, training and development, public assistance, and food stamp programs appropriated in the office of children and family services and the office of temporary and disability assistance, shall constitute total state reimbursement for all local training programs in state fiscal year 2015-16 (13984) ... 4,815,800 ........... (re. $1,063,000)

By chapter 53, section 1, of the laws of 2015:
For reimbursement to local social services districts for training expenses associated with title IV-a, title IV-e, title IV-d and title XIX of the federal social security act or their successor titles and programs. Funds appropriated herein 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. 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 net of disallowances, refunds, reimbursements, and credits. Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation and/or suballocated to any other agency for the purpose of paying local social services district cost, or may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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 (13984) .................. 19,219,000 ......................... (re. $19,219,000)

By chapter 53, section 1, of the laws of 2014:
For reimbursement to local social services districts for training expenses associated with title IV-a, title IV-e, title IV-d and title XIX of the federal social security act or their successor titles and programs. Funds appropriated herein 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.
AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

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 net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation and/or suballocated to any other agency for the purpose of paying local social services district cost, or may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the 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 .................

19,219,000 ........................................................................ (re. $19,219,000)

By chapter 53, section 1, of the laws of 2013:
For reimbursement to local social services districts for training expenses associated with title IV-a, title IV-e, title IV-d and title XIX of the federal social security act or their successor titles and programs.

Funds appropriated herein 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.

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 net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation and/or suballocated to any other agency for the purpose of paying local social services district cost, or may be increased or decreased by interchange with any other appropriation or with any other item or

By chapter 53, section 1, of the laws of 2012:
For reimbursement to local social services districts for training expenses associated with title IV-a, title IV-e, title IV-d and title XIX of the federal social security act or their successor titles and programs.

Funds appropriated herein 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.

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 net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation and/or suballocated to any other agency for the purpose of paying local social services district cost, or may be increased or decreased by interchange with any other appropriation or with any other item or
items within the amounts appropriated within the 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 ............... 19,219,000 ....................................... (re. $16,889,000)

By chapter 53, section 1, of the laws of 2011:
For reimbursement to local social services districts for training
expenses associated with title IV-a, title IV-e, title IV-d and
title XIX of the federal social security act or their successor
titles and programs.
Funds appropriated herein 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 individ-
ual 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
office net of disallowances, refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be transferred to any other appropriation and/or
suballocated to any other agency for the purpose of paying local
social services district cost, or may be increased or decreased by
interchange with any other appropriation or with any other item or
items within the amounts appropriated within the 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 .........................
19,219,000 ....................................... (re. $18,600,000)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>1,301,411,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>3,798,019,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>19,900,000</td>
</tr>
<tr>
<td>Fiduciary Funds</td>
<td>10,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>5,129,330,000</td>
</tr>
</tbody>
</table>

SCHEDULE

**CHILD WELL BEING PROGRAM**

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Child Support Account - 25115

For reimbursement of local administrative expenses for child support and establishment of paternity pursuant to title IV-D of the federal social security act. Notwithstanding subdivision 1 of section 111-d and section 153 of the social services law or any other inconsistent provision of law, such reimbursement shall constitute total reimbursement for activities funded herein in state fiscal year 2016-2017. Notwithstanding section 111-e of the social services law or any other provision of law, social services districts shall retain the non-federal share of any support collections otherwise payable as reimbursement to the state. 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. Notwithstanding any inconsistent provision of law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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, amounts appropriated herein received pursuant to section 391 of the
federal personal responsibility and work
opportunity reconciliation act of 1996 may
be used without state or local financial
participation to provide grants or enter
into contracts with courts, local public
agencies, or nonprofit private entities
consistent with federal law and require-
ments. Such grants and/or contracts shall
be made based on the results of a compet-
titive procurement.
Funds appropriated herein may be used for a
federally approved research and demon-
stration project for improved custodial
cooperation. Notwithstanding any incon-
sistent provision of law, these funds
shall be available without local financial
participation (52200) .................... 140,000,000
---------------
EMPLOYMENT AND ECONOMIC SUPPORT PROGRAM .................. 4,834,334,000
---------------
General Fund
Local Assistance Account - 10000
For state reimbursement of the safety net
assistance program as established pursuant
to chapter 436 of the laws of 1997.
Notwithstanding section 153 of the social
services law or any other inconsistent
provision of law, funds appropriated here-
in shall reimburse 29 percent of safety
net assistance expenditures, including the
cost of providing shelter supplements for
safety net assistance households at local
option 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 in social services
districts with a population over five
million no shelter supplements other than
those to prevent eviction shall be reim-
bursed unless such social services
district has agreed to offset claims for
other eligible public assistance expendi-
tures in an amount commensurate with the
cost of any such supplements, and further
provided that such supplements shall not
be part of the standard of need pursuant
to section 131-a of the social services
law. Funds appropriated herein shall also
reimburse 29 percent of safety net assist-
ance expenditures for emergency shelter,
transportation, or nutrition payments
which the district determines are neces-
sary 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 home-
less or facing homelessness and for whom
no viable and less costly alternative to
housing is available; provided, however,
that funds appropriated herein may only be
used for such purposes if the cost of such
allowances are not eligible for reimburse-
ment under medical assistance or other
programs.

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 assist-
ance, net of disallowances, refunds,
reimbursements, and credits, including
those 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 herein appropriated may
be increased or decreased by interchange
with any other appropriation within the
office of temporary and disability assist-
ance 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 chair-
man of the senate finance committee and
the chairman of the assembly ways and
means committee.

Social services districts shall be required
to report to the office of temporary and
disability assistance on an annual basis,
information, as determined and requested
by the office, related to services and
expenditures for which reimbursement is
sought for providing temporary housing
assistance to homeless individuals and
families. Such information shall be
submitted electronically to the extent
feasible as determined by the office, and
shall be used to evaluate expenditures by
such social services districts for the
provision of temporary housing assistance
for homeless individuals and families.

For persons living with clinical/symptomatic
HIV illness or AIDS who are receiving
public assistance, funds appropriated
herein shall not be used to reimburse the
additional rental costs determined based
on limiting such person's earned and/or
unearned income contribution to 30
percent.

Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, approved by, or under contract with the office of temporary or disability assistance, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

Notwithstanding any inconsistent provision of law, such reimbursement may be reduced for social services districts with a population in excess of five million for any expenses incurred by the state related to the operation of any human services program in such district, subject to the approval of the director of the budget.

Notwithstanding section 153 of the social services law, or any other inconsistent provision of law, such appropriation shall be available for reimbursement of eligible claims incurred on or after January 1, 2016 and before January 1, 2017, that are otherwise reimbursable by the state on or after April 1, 2016, that are claimed by March 1, 2017. Such reimbursement shall constitute total state reimbursement for activities funded herein in state fiscal year 2016-2017 (52203) 480,000,000
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

AID TO LOCALITIES  2016-17

1  budget, who shall file such approval with
2  the department of audit and control and
3  copies thereof with the chairman of the
4  senate finance committee and the chairman
5  of the assembly ways and means committee
6  (52311) ................................... 685,000,000
7  For services and expenses of a program,
8  pursuant to section 35 of the social
9  services law, providing legal represen-
10  tation of individuals whose federal disa-
11  bility benefits have been denied or may be
12  discontinued. The commissioner shall
13  reduce reimbursement otherwise payable to
14  social services districts to ensure that
15  social services districts shall financial-
16  ly participate in additional legal repre-
17  sentation expenditures made pursuant to
18  this provision. Such reduction in local
19  reimbursement shall be allocated among
20  districts by the commissioner based on the
21  cost of, and number of district residents
22  served by, each legal assistance program,
23  or by such alternative cost allocation
24  procedure deemed appropriate by the
25  commissioner after consultation with
26  social services officials (52291) ........ 2,630,000
27  For services to support human immunodefici-
28  ency virus specific welfare-to-work
29  programs. Components of each such program
30  shall include, but not be limited to,
31  on-the-job training and employment. Each
32  such program shall guarantee that individ-
33  uals completing the program obtain full-
34  time employment with health insurance
35  coverage. The office of temporary and
36  disability assistance, in conjunction with
37  the AIDS institute of the department of
38  health, shall select the organizations to
39  operate such programs through a compet-
40  itive bid process (52293) ............... 1,161,000
41  For grants to community based organizations
42  for nutrition outreach in areas where a
43  significant percentage or number of those
44  potentially eligible for food assistance
45  programs are not participating in such
46  programs.
47  Notwithstanding any inconsistent provision
48  of law, of the amount appropriated herein,
49  $6,000 shall be used for any adjustment
50  consistent with subdivision 1 of section 1
51  of part C of chapter 57 of the laws of
52  2006, as amended by subdivision 3-c of
53  section 1 of part 1 of chapter 60 of the
54  laws of 2014 and applied by the
55  commissioner for the period commencing on
56  April 1, 2016 and ending March 31, 2017
57  (52292) .............................. 3,024,000
58  For services and expenses incurred by local
59  social services districts in relation to
60  the administrative cap waiver requests
61  submitted to the office of temporary and
disability assistance for exempt area

plans submitted for calendar years through
2003. Such payments shall be made until
March 31, 2017 at which time this appro-
priation will be used for services and
expenses incurred by local social services
districts in relation to the adult shelter
cap. Such payments shall be made until
March 31, 2042 at which time both the
administrative cap waiver and adult shel-
ter cap liabilities will be deemed fully
reimbursed (52294) ....................... 2,000,000

For services related to a Nurse-Family Part-
nership program for eligible individuals
and families. Such funds are to be made
available to local social services
districts to establish or fund Nurse-Fami-
ly Partnership programs to provide
supportive services to eligible individ-
uals aimed at: improving pregnancy
outcomes by helping first time mothers and
pregnant women engage in sound preventive
health practices, including education one
receiving thorough prenatal care from
their healthcare providers, improving
diets, and reducing the use of cigarettes,
alcohol and illegal substances; improving
child health and development by helping
parents provide responsible and competent
care; and improving the economic self-suf-
ficiency of the family by helping parents
develop a vision for their own future,
plan future pregnancies, continue their
education and find work, as appropriate.
Provided that no funds expended under this
provision may be used to provide actual
medical care. Such funds may be suballo-
cated, transferred or otherwise made
available to the department of health
(52277) .............................. 3,000,000

Notwithstanding any inconsistent provision
of law, for state reimbursement of a
program in social services districts with
a population over five million for shelter
supplements in order to prevent eviction
and to address homelessness in accordance
with a plan approved by the office of
temporary and disability assistance and
the director of the budget. Expenditures
for such shelter supplements for individ-
uals and families in receipt of safety net
assistance shall be reimbursed at 29
percent by this appropriation. Expendi-
tures for any other such shelter supple-
ments shall be fully reimbursed by this
appropriation. Such reimbursement shall
constitute total reimbursement for activities funded herein for state fiscal year 2016-17 (52221) ....................... 15,000,000

Program account subtotal .................... 1,191,815,000

Special Revenue Funds - Federal

Federal Health and Human Services Fund

Home Energy Assistance Program Account - 25123

Notwithstanding section 97 of the social services law, funds appropriated herein shall be available for services and expenses, including payments to public and private agencies and individuals for the low income home energy assistance program provided pursuant to the low income energy assistance act of 1981. Funds appropriated herein, subject to the approval of the director of the budget, may be transferred or suballocated to other state agencies for expenses related to the low income home energy assistance program. Notwithstanding any inconsistent provision of the law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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 (52215) ....................... 500,000,000

Program account subtotal .................... 500,000,000

Special Revenue Funds - Federal

Federal Health and Human Services Fund

Temporary Assistance for Needy Families Account - 25178

For reimbursement of the cost of the family assistance and the emergency assistance to families programs. Notwithstanding section 153 of the social services law or any inconsistent provision of law, funds appropriated herein shall be provided without state or local participation except that for social services districts with a population of five million or more, reimbursement for emergency assistance to families costs will be ninety percent. Funds appropriated herein shall also include the cost of providing shelter supplements for family assistance households at local option 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 in social services districts with a population over five million no shelter supplements other than those to prevent eviction shall be reimbursed unless such social services district has agreed to offset claims for other eligible public assistance expenditures in an amount commensurate with the cost of any such supplement, and further provided that such supplements shall not be part of the standard of need pursuant to section 131-a of the social services law. Funds appropriated herein shall also reimburse for family assistance expenditures 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 facing homelessness and for whom no viable and less costly alternative to housing is available; provided, however, that funds appropriated herein may only be used for such purposes if the cost of such allowances are not eligible for reimbursement under medical assistance or other programs.

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, but not limited to, additional federal funds resulting from any changes in federal cost allocation methodologies. Notwithstanding any inconsistent provision of law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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.

Social services districts shall be required to report to the office of temporary and disability assistance on an annual basis, information, as determined and requested
by the office, related to services and
expenditures for which reimbursement is
sought for providing temporary housing
assistance to homeless individuals and
families. Such information shall be
submitted electronically to the extent
feasible as determined by the office, and
shall be used to evaluate expenditures by
such social services districts for the
provision of temporary housing assistance
for homeless individuals and families.
For persons living with clinical/symptomatic
HIV illness or AIDS who are receiving
public assistance, funds appropriated
herein shall not be used to reimburse the
additional rental costs determined based
on limiting such person's earned and/or
unearned income contribution to 30
percent.
Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure
requirements of persons licensed under
those articles, shall prohibit or limit
the activities or services of any person
in the employ of a program or service
operated, certified, regulated, funded,
approved by, or under contract with the
office of temporary or disability
assistance, a local governmental unit as
such term is defined in article 41 of the
mental hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver
pursuant to section 6503-a of the
education law in order to perform any
activities or provide any services.
Notwithstanding section 153 of the social
services law, or any other inconsistent
provision of law, such appropriation shall
be available for reimbursement of eligible
claims incurred on or after January 1,
2016 and before January 1, 2017, that are
otherwise reimbursable by the state on or
after April 1, 2016, that are claimed by
March 1, 2017. Such reimbursement shall
constitute total federal reimbursement for
activities funded herein in state fiscal
year 2016-2017 (52203) .................... 1,300,000,000
For transfer to the credit of the office of children and family services federal health and human services fund, state operations or federal health and human services fund, local assistance, federal day care account for additional reimbursement to social services districts for child care assistance provided pursuant to title 5-C of article 6 of the social services law. The funds shall be appropriated among the social services districts by the office according to an allocation plan developed by the office and submitted to the director of the budget for approval within 60 days of enactment of the budget. The funds allocated to a district under this appropriation in addition to any state block grant funds allocated to the district for child care services and any funds the district requests the office of temporary and disability assistance to transfer from the district's flexible fund for family services allocation to the federal day care account shall constitute the district's entire block grant allocation for a particular federal fiscal year, which shall be available only for child care assistance expenditures made during that federal fiscal year and which are claimed by March 31 of the year immediately following the end of that federal fiscal year. Notwithstanding any other provision of law, any claims for child care assistance made by a social services district for expenditures made during a particular federal fiscal year, other than claims made under title XX of the federal social security act and under the supplemental nutrition assistance program employment and training funds, shall be counted against the social services district's block grant allocation for that federal fiscal year.

A social services district shall expend its allocation from the block grant in accordance with the applicable provision in federal law and regulations relating to the federal funds included in the state block grant for child care and the regulations of the office of children and family services. Notwithstanding any other provision of law, each district's claims submitted under the state block grant for child care will be processed in a manner that maximizes the availability of federal funds and ensures that the district meets its maintenance of effort requirement in each applicable federal fiscal year. Prior to transfer of funds appropriated herein, the commissioner of the office of children and family services shall consult with the
commissioner of the office of temporary
and disability assistance to determine the
availability of such funding and to
request that the commissioner of the
office of temporary and disability assist-
ance takes necessary steps to notify the
department of health and human services of
the transfer of funding (52209) ............ 424,519,000

For allocation to local social services
districts for the flexible fund for family
services. Funds shall, without state or
local participation, be allocated to local
social services districts in accordance
with a methodology to be developed by the
office of temporary and disability assist-
ance and the office of children and family
services and approved by the director of
the budget. Such amounts allocated to
local social services districts shall
hereinafter be referred to as the flexible
fund for family services and shall be used
for eligible services to eligible individ-
uals under the State plan for the federal
temporary assistance for needy families
block grant.

Such funds are to be available for payment
of aid heretofore accrued or hereafter to
accrue to municipalities and, notwith-
standing section 153 of the social
services law and any inconsistent
provision of law, shall constitute the
full amount of federal temporary assist-
ance for needy families funds to be paid
on account of activities funded in whole
or in part hereunder and the full amount
of state reimbursement to be paid on
account of local district administrative
claims. District allocations from the
flexible fund for family services may be
spent only pursuant to plans of expendi-
ture, developed by each social services
district and the local governing body and
approved by the office of temporary and
disability assistance, the office of chil-
dren and family services, and the director
of the budget. Such allocation shall be
available for reimbursement through March
31, 2019; provided, however, that
reimbursement for child welfare services
other than foster care services shall be
available for eligible expenditures
incurred on or after October 1, 2015 and
before October 1, 2016 that are otherwise
reimbursable by the state on or after
April 1, 2016 and that are claimed by
March 31, 2017.

Notwithstanding any inconsistent provision
of law, the amounts so appropriated for
allocation to local social services
districts, may be used, without state or
local financial participation, by social
services districts for such district's
first eligible expenditures that occurred
on or after October 1, 2015, or, subject
to the approval of the director of the
budget, during any other period beginning
on or after January 1, 1997, for tuition
costs for foster care children who are
eligible for emergency assistance for
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; provided that the funds appropriated
herein may not be used to reimburse local-
ities for costs disallowed under title
IV-E of the social security act. Such
expenditures shall constitute good cause
pursuant to section 408 (a) (10) of the
social security act. Such funds may also
be used, without state or local partic-
ipation, for care, maintenance, super-
vision, and tuition for juvenile delin-
quents and persons in need of supervision
who are 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. 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
eligible expenditures made from October 1,
2015 through September 30, 2016. Notwith-
standing any inconsistent provision of
law, the funds so appropriated may not be
used to reimburse localities for costs
disallowed under title IV-E of the social
security act.
Notwithstanding any inconsistent provision
of law, a social services district may
request that the office of temporary and
disability assistance retain and transfer
a portion of the district's allocation of
these funds to the credit of the office of
children and family services federal
health and human services fund, local
assistance, title XX social services block
grant for use by the district for eligible
title XX services and/or to the credit of
the office of children and family services
federal health and human services fund,
local assistance, federal day care account
for use by the district for eligible child
care expenditures under the state block
grant for child care, within the percent-
ages established by the state in accordance with the federal social security act and related federal regulations. Any funds transferred at a district's request to the title XX social services block grant shall be used by the district for eligible title XX social services provided in accordance with the provisions of the federal social security act and the social services law to children or their families whose income is less than 200 percent of the federal poverty level applicable to the family size involved. Any funds transferred at a district's request to the office of children and family services federal health and human services fund, local assistance, federal day care account shall be made available to the district for use for eligible child care expenditures in accordance with the applicable provisions of federal law and regulations relating to federal funds included in the state block grant for child care and in accordance with applicable state law and regulations of the office of children and family services. Notwithstanding any other provision of law, any claims made by a social services district for expenditures made for child care during a particular federal fiscal year, other than claims made under title XX of the federal social security act and under the supplemental nutrition assistance program employment and training funds, shall be counted against the social services district's block grant for child care for that federal fiscal year. Each social services district must certify to the office of children and family services and the office of temporary and disability assistance, within 90 days of enactment of the budget but before August 15, 2016, the amount of funds it wishes to have transferred under this provision. Notwithstanding any other provision of law, the amount of the funds that each district expends on child welfare services from its flexible fund for family services funds and any flexible fund for family services funds transferred at the district's request to the title XX social services block grant must, to the extent that families are eligible therefore, be equal to or greater than the district's portion of the $342,322,341 statewide child welfare threshold amount, which shall be established pursuant to a formula developed by the office of temporary and disability assistance and the office of children and family services and approved by the director of the budget.
Notwithstanding any other provision of law, including the state finance law and any local procurement law, at the request of a social services district and with the approval of the director of the budget, a portion of the funds appropriated herein may be retained by the office of temporary and disability assistance for any services eligible for funding under the flexible fund for family services for which the applicable state agency has a contractual relationship. Such funds may be suballocated, transferred or otherwise made available to the department of transportation or to other state agencies, as necessary, and as approved by the director of the budget (52223) .................... 964,000,000

The following remaining appropriations within the office of temporary and disability assistance federal health and human services fund temporary assistance for needy families account shall be available for payment of aid heretofore accrued or hereafter to accrue to municipalities. Notwithstanding any inconsistent provision of law, such funds may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance or office of children and family services federal fund - local assistance account with the approval of the director of the budget. Such funds shall be provided without state or local participation for services to eligible individuals 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 or who are otherwise eligible under such plan, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations and no more than 15 percent of the funds made available herein may be used for administration, provided further 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. Such funds may be transferred, suballocated, or otherwise made available to other state agencies, as necessary, and as approved by the director of the budget:

For allocation to local social services districts for the summer youth employment program. Such funds shall be provided
without state or local participation for
services to eligible individuals aged
fourteen to twenty. Notwithstanding any
other inconsistent law to the contrary,
the commissioner of any local department
of social services may assign all or a
portion of moneys appropriated herein on
behalf of such local department of social
services to the workforce investment board
designated by such commissioner and upon
receipt of such monies, any such workforce
investment board shall be obligated to
utilize such funds consistent with the
purposes of this appropriation. Funds
appropriated herein shall be allocated to
local social services districts in accord-
ance with a methodology developed by the
office of temporary and disability assist-
ance and approved by the director of the
budget. At the request of local social
services districts, funds not used for
costs of the summer youth program may be
transferred to the credit of the
district's allocation of the flexible fund
for family services; provided, however,
that a minimum of $ 28,500,000 will be
used for the summer youth program
(52205)................................... 31,000,000

For services and expenses related to the
provision of non-residential domestic
violence. Such funds may be made available
to the office of children and family
services. Local social services districts
are encouraged to collaborate with not-
for-profit providers in the provision of
such services (52206) .................... 3,000,000

Program account subtotal ............... 2,722,519,000

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal Food and Nutrition Services Account - 25024

For reimbursement to social services
districts for administrative expenditures
associated with the supplemental nutrition
assistance program, and for reimbursement
to the United States department of agri-
culture for supplemental nutrition assist-
ance program recoveries. Such reimburse-
ment shall constitute total state
reimbursement for local district admin-
istrative claims.

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 assist-
ance 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, the amount herein appropriated may
be increased or decreased by interchange
with any other appropriation within the
office of temporary and disability assist-
ance 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 chair-
man of the senate finance committee and
the chairman of the assembly ways and
means committee.
Notwithstanding any inconsistent provision
of law, funds appropriated herein may be
used for reimbursement of supplemental
nutrition assistance program employment
and training expenditures and shall be
made available to social services
districts or may be set aside, transferred
or suballocated to other state agencies
for state administered programs for the
provision of services to supplemental
nutrition assistance program recipients
and applicants in accordance with a plan
developed by the office of temporary and
disability assistance and approved by the
director of the budget. Funds appropriated
herein may be used to fund the cost of
child care services provided to eligible
supplemental nutrition assistance program
employment and training program partic-
ipants subject to a plan approved by the
office of temporary and disability assist-
ance, the office of children and family
services and the director of the budget
only to the extent that the office of
children and family services and the
director of the budget determine that the
use of such funds will not jeopardize the
state's ability to receive the state's
entire allotment of federal child care
development funds and child care funds
available under title IV-A of the social
security act. Any child care funded
through the supplemental nutrition assist-
ance program employment and training grant
must be provided in a manner consistent
with the federal law and regulations
relating to the federal funds included in
the state block grant for child care and
the regulations of the office of children
and family services for such block grant.
Districts shall submit claims and other
reports regarding the use of the supple-
mental nutrition assistance program
employment and training funds for child
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care services at such times and in such manner and format as required by the department of family assistance. Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein may be suballocated, transferred or otherwise made available to the department of health, in accordance with a memorandum of understanding between the office of temporary and disability assistance and the department of health, consistent with federal law, regulations or waivers for expenses related to nutrition education programs. Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein may be made available to community based organizations in accordance with chapter 820 of the laws of 1987 for nutrition outreach in areas where a significant percentage or number of those potentially eligible for food assistance programs are not participating in such programs (52224) ......................... 400,000,000

Program account subtotal .................. 400,000,000

Special Revenue Funds - Other
Combined Expendable Trust Fund
Donated Funds Account - 20179

For services and expenses related to agency programs and paid from funds donated to the agency from private foundations, corporations and individuals or from other sources (52202) ......................... 10,000,000

Program account subtotal .................. 10,000,000

Fiduciary Funds
Miscellaneous New York State Agency Fund
Special Offset Fiduciary Account - 60628

For direct payment or transfer to other funds, as approved by the director of the budget as restitution to the federal, state or local governments of funds recovered from public assistance recipients or former recipients pursuant to chapter 81 of the laws of 1995 or the federal social security act including but not limited to lottery winnings or prizes and federal and state tax refunds (52202) .................. 10,000,000

Program account subtotal .................. 10,000,000
SPECIALIZED SERVICES PROGRAM ................................ 154,996,000

General Fund
Local Assistance Account - 10000

Funds appropriated herein shall be used to reimburse New York city expenditures for adult shelters. Notwithstanding section 153 of the social services law or any other inconsistent provision of law, such funds shall be available for eligible claims incurred on or after January 1, 2016 and before January 1, 2017 that are otherwise reimbursable by the state on or after April 1, 2016 and that are claimed by March 31, 2017. Such reimbursement shall constitute total state reimbursement for activities funded herein in state fiscal year 2016-17, and shall include reimbursement for costs associated with a court mandated plan to improve shelter conditions for medically frail persons and additional costs incurred as part of a plan to reduce over-crowding in congregate shelters. New York city shall be required to report to the office of temporary and disability assistance on an annual basis, information, as determined and requested by the office, related to services and expenditures for which reimbursement is sought for providing temporary housing assistance to homeless individuals and families. Such information shall be submitted electronically to the extent feasible as determined by the office, and shall be used to evaluate expenditures for the provision of temporary housing assistance for homeless individuals and families.

(52297) .............................................. 69,018,000

Funds appropriated herein shall be used to reimburse those expenditures made by local social services districts outside the city of New York for adult shelters and public homes. Notwithstanding section 153 of the social services law or any other inconsistent provision of law, such funds shall be available for eligible claims incurred on or after January 1, 2016, and before January 1, 2017, that are otherwise reimbursable by the state on or after April 1, 2016. Such reimbursement shall constitute total state reimbursement for activities funded herein in state fiscal year 2016-17.

(52338) .............................................. 5,000,000

For services and expenses related to homeless housing and preventive services programs including but not limited to the New York state supportive housing program, the solutions to end homelessness program and the operational support for AIDS hous-
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...ing program. Provided, however, that no
more than $18,490,000 may be encumbered,
contracted or disbursed from this appro-
priation as a result of the availability
of $15,691,000 for the New York state
supportive housing program, the solutions
to end homelessness program or the opera-
tional support for AIDS housing program
pursuant to a chapter of the laws of 2016.
No funds shall be expended from this
appropriation until the director of the
budget has approved a spending plan
submitted by the office of temporary and
disability assistance in such detail as
required by the director of the budget

(52329) .................. 34,181,000

For services of programs, in local social
service districts with a population in
excess of two million, that meet the
emergency needs of homeless individuals
and families and those at risk of becoming
homeless. Such funds shall be made
available pursuant to a program plan
developed by the office of temporary and
disability assistance and approved by the
director of the budget (52258) ........ 1,000,000

For services related to the human traffick-
ing program as established pursuant to
chapter 74 of the laws of 2007 (52305) ... 397,000

Program account subtotal ............... 109,596,000

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Special Revenue Funds - Federal
Federal Health and Human Services Fund
Refugee Resettlement Account - 25160

For services related to refugee programs
including but not limited to the Cuban-
Haitian and refugee resettlement program
and the Cuban-Haitian and refugee targeted
assistance program provided pursuant to
the federal refugee assistance act of 1980
as amended.
Funds appropriated herein 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
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.
Notwithstanding any inconsistent provision
of law, funds appropriated herein, 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
any other state agency, may be transferred
or suballocated to any other state agency
for expenses related to refugee programs.
Notwithstanding any inconsistent provision
of law, and subject to the approval of the
director of the budget, the amount appro-
 priated herein may be increased or
decreased through transfer or interchange
with any other federal appropriation with-
in the office of temporary and disability
assistance (52304) ......................... 26,000,000

 Program account subtotal .................. 26,000,000

 Special Revenue Funds - Federal
 Homeless Housing Account - 25328

For services related to federal homeless and
other federal support services grants.
Subject to the approval of the director of
the budget, the amount appropriated herein
may be made available to other state agen-
cies through transfer or suballocation for
services and expenses related to federal
homeless and other federal support
services grants. The director of the budg-
et is hereby authorized to transfer or
suballocate appropriation authority
contained herein to any other fund in
which federal homeless and other federal
support services grants are actually
received (52219) ......................... 9,500,000

 Program account subtotal .................. 9,500,000

 Special Revenue Funds - Other
 Miscellaneous Special Revenue Fund
 Family and Adult Shelter Sanction Account - 22080

For payment of family and adult shelter
reimbursement previously withheld by the
commissioner due to violations of office
regulations governing operation of such
shelters. Such payments shall only be made
after remediation or correction of such
violations, pursuant to a protocol estab-
lishing terms and conditions of such with-
holdings and payments between the commis-
sioner of temporary and disability
assistance, the director of the budget,
and appropriate representatives of the
affected social services district or local
government. No expenditure may be made
from this account for any other purpose.
No expenditure may be made from this account without approval of the director of the budget (52297) .................... 9,900,000

Program account subtotal ................... 9,900,000
CHILD WELL BEING PROGRAM

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Child Support Account - [25178] 25115

By chapter 53, section 1, of the laws of 2015:
For reimbursement of local administrative expenses for child support
and establishment of paternity pursuant to title IV-D of the federal
social security act. Notwithstanding subdivision 1 of section 111-d
and section 153 of the social services law or any other inconsistent
provision of law, such reimbursement shall constitute total
reimbursement for activities funded herein in state fiscal year
2015-2016. Notwithstanding section 111-e of the social services law
or any other provision of law, social services districts shall
retain the non-federal share of any support collections otherwise
payable as reimbursement to the state.
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.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be increased or decreased by interchange with any
other appropriation within the office of temporary and disability
assistance 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, amounts
appropriated herein received pursuant to section 391 of the federal
personal responsibility and work opportunity reconciliation act of
1996 may be used without state or local financial participation to
provide grants or enter into contracts with courts, local public
agencies, or nonprofit private entities consistent with federal law
and requirements. Such grants and/or contracts shall be made based
on the results of a competitive procurement.
Funds appropriated herein may be used for a federally approved
research and demonstration project for improved custodial
cooperation. Notwithstanding any inconsistent provision of law,
these funds shall be available without local financial participation
(52200) ... 140,000,000 ......................... (re. $101,766,000)

By chapter 53, section 1, of the laws of 2014:
For reimbursement of local administrative expenses for child support
and establishment of paternity pursuant to title IV-D of the federal
social security act. Notwithstanding subdivision 1 of section 111-d
and section 153 of the social services law or any other inconsistent
provision of law, such reimbursement shall constitute total
reimbursement for activities funded herein in state fiscal year
2014-2015. Notwithstanding section 111-e of the social services law
or any other provision of law, social services districts shall
retain the non-federal share of any support collections otherwise
payable as reimbursement to the state.
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.
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Notwithstanding any inconsistent provision of law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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, amounts appropriated herein received pursuant to section 391 of the federal personal responsibility and work opportunity reconciliation act of 1996 may be used without state or local financial participation to provide grants or enter into contracts with courts, local public agencies, or nonprofit private entities consistent with federal law and requirements. Such grants and/or contracts shall be made based on the results of a competitive procurement.

Funds appropriated herein may be used for a federally approved research and demonstration project for improved custodial cooperation. Notwithstanding any inconsistent provision of law, these funds shall be available without local financial participation.

140,000,000 .................................................. (re. $22,474,000)

EMPLOYMENT AND ECONOMIC SUPPORT PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses of a program, pursuant to section 35 of the social services law, providing legal representation of individuals whose federal disability benefits have been denied or may be discontinued. The commissioner shall reduce reimbursement otherwise payable to social services districts to ensure that social services districts shall financially participate in additional legal representation expenditures made pursuant to this provision. Such reduction in local reimbursement shall be allocated among districts by the commissioner based on the cost of, and number of district residents served by, each legal assistance program, or by such alternative cost allocation procedure deemed appropriate by the commissioner after consultation with social services officials.

(52291) ... 2,630,000 ......................... (re. $2,630,000)

For additional services and expenses of a program, pursuant to section 35 of the social services law, providing legal representation of individuals whose federal disability benefits have been denied or may be discontinued. The commissioner shall reduce reimbursement otherwise payable to social services districts to ensure that social services districts shall financially participate in additional legal representation expenditures made pursuant to this provision. Such reduction in local reimbursement shall be allocated among districts by the commissioner based on the cost of, and number of district residents served by, each legal assistance program, or by such alternative cost allocation procedure deemed appropriate by the commissioner after consultation with social services officials.

(52335) ... 1,000,000 ......................... (re. $1,000,000)

For services to support human immunodeficiency virus specific welfare-to-work programs. Components of each such program shall include, but not be limited to, on-the-job training and employment. Each such program shall guarantee that individuals completing the program obtain full-time employment with health insurance coverage. The office of temporary and disability assistance, in conjunction with the AIDS institute of the department of health, shall select the
organizations to operate such programs through a competitive bid process (52293) ... 1,161,000 .......................... (re. $1,161,000)

For grants to community based organizations for nutrition outreach in areas where a significant percentage or number of those potentially eligible for food assistance programs are not participating in such programs.

Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part I of chapter 60 of the laws of 2014, for the period commencing on April 1, 2015 and ending March 31, 2016 the commissioner shall not apply any cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement (52292) ... 3,018,000 ...... (re. $1,565,000)

For services related to a Nurse-Family Partnership program for eligible individuals and families. Such funds are to be made available to local social services districts to establish or fund Nurse-Family Partnership programs to provide supportive services to eligible individuals aimed at: improving pregnancy outcomes by helping first time mothers and pregnant women engage in sound preventive health practices, including education one receiving thorough prenatal care from their healthcare providers, improving diets, and reducing the use of cigarettes, alcohol and illegal substances; improving child health and development by helping parents provide responsible and competent care; and improving the economic self-sufficiency of the family by helping parents develop a vision for their own future, plan future pregnancies, continue their education and find work, as appropriate. Provided that no funds expended under this provision may be used to provide actual medical care. Such funds may be suballocated, transferred or otherwise made available to the department of health (52277) ......................

3,000,000 ......................................... (re. $3,000,000)

For services and expenses related to the United Way of Greater Rochester for support staff to work with the Rochester Anti-Poverty Task Force (52226) ... 500,000 .......................... (re. $500,000)

Notwithstanding any inconsistent provision of law, for state reimbursement of a program in social services districts with a population over five million for shelter supplements in order to prevent eviction and to address homelessness in accordance with a plan approved by the office of temporary and disability assistance and the director of the budget. Expenditures for such shelter supplements for individuals and families in receipt of safety net assistance shall be reimbursed at 29 percent by this appropriation. Expenditures for any other such shelter supplements shall be fully reimbursed by this appropriation. Such reimbursement shall constitute total reimbursement for activities funded herein for state fiscal year 2015-16 (52221) ..........................

15,000,000 ........................................ (re. $15,000,000)

For services and expenses of the Council on Jewish Organizations of Flatbush for community social services programs (52282) ............

200,000 ........................................ (re. $200,000)

For services and expenses related to the United Way of Broome County for the purposes of an Anti-poverty task force (52235) ............

100,000 ........................................ (re. $100,000)

For services and expenses of the Mechanicville Area Community Services Center (52225) ... 10,000 .......................... (re. $10,000)

For services and expenses of Jones Hill at WCA Hospital in Jamestown, New York for the establishment of a temporary supportive housing program (52239) ... 350,000 .......................... (re. $350,000)

For services and expenses related to the United Way of Central New York for a Syracuse Anti-poverty task force (52241) ............

125,000 ........................................ (re. $125,000)
By chapter 53, section 1, of the laws of 2014:

For services and expenses of a program, pursuant to section 35 of the social services law, providing legal representation of individuals whose federal disability benefits have been denied or may be discontinued. The commissioner shall reduce reimbursement otherwise payable to social services districts to ensure that social services districts shall financially participate in additional legal representation expenditures made pursuant to this provision. Such reduction in local reimbursement shall be allocated among districts by the commissioner based on the cost of, and number of district residents served by, each legal assistance program, or by such alternative cost allocation procedure deemed appropriate by the commissioner after consultation with social services officials. 2,630,000 ........................................... (re. $974,000)

For services to support human immunodeficiency virus specific welfare-to-work programs. Components of each such program shall include, but not be limited to, on-the-job training and employment. Each such program shall guarantee that individuals completing the program obtain full-time employment with health insurance coverage. The office of temporary and disability assistance, in conjunction with the AIDS institute of the department of health, shall select the organizations to operate such programs through a competitive bid process ... 1,161,000 ............................. (re. $1,161,000)

For additional services and expenses of food banks throughout New York State. Such funds may be suballocated, transferred or otherwise made available to the department of health ... 750,000 .... (re. $89,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015:

For services and expenses of community food pantries, pursuant to the following sub-schedule ... 50,000 ............................. (re. $50,000)

 Valatie Ecumenical Food Pantry .................... 10,000
 Harvest Church Raven's House Food Pantry ........ 10,000
 Valley Falls United Methodist Church Pitts-
town Area Food Pantry ............................. 10,000
 Second Reform Church of Claverack
 Mellenville/Philmont Food Pantry ................... 10,000
 Cooperative Christian Ministries of Schodack
 Anchor Food Pantry ................................ 10,000
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 Total of sub-schedule ............................ 50,000
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By chapter 53, section 1, of the laws of 2013:

For services to support human immunodeficiency virus specific welfare-to-work programs. Components of each such program shall include, but not be limited to, on-the-job training and employment. Each such program shall guarantee that individuals completing the program obtain full-time employment with health insurance coverage. The office of temporary and disability assistance, in conjunction with the AIDS institute of the department of health, shall select the organizations to operate such programs through a competitive bid process ... 1,161,000 ............................. (re. $1,161,000)
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By chapter 53, section 1, of the laws of 2012:
For services to support human immunodeficiency virus specific
twelfare-to-work programs. Components of each such program shall
include, but not be limited to, on-the-job training and employment.
Each such program shall guarantee that individuals completing the
program obtain full-time employment with health insurance coverage.
The office of temporary and disability assistance, in conjunction
with the AIDS institute of the department of health, shall select
the organizations to operate such programs through a competitive bid
process ... 1,161,000 ............................. (re. $1,105,000)

By chapter 53, section 1, of the laws of 2011, as added by chapter 55,
section 2, of the laws of 2011:
For services and expenses, notwithstanding any inconsistent provision
of law, and without state or local financial participation, of the
career pathways program for not-for-profit, community-based organ-
izations providing coordinated, comprehensive employment services
beyond the level currently funded by local social services districts
to eligible individuals and families. Such funds are to be made
available to establish a career pathways program to link education
and occupational training to subsequent employment through a contin-
umum of educational programs and integrated support services to
enable participants, including disconnected young adults, ages
sixteen to twenty-four, to advance over time both to higher levels
of education and to higher wage jobs in targeted occupational
sectors. With funds appropriated herein, the office of temporary and
disability assistance in consultation with the department of labor
shall establish the career pathways program and provide technical
support, as needed, to provide education, training, and job place-
ment for low-income individuals, age sixteen and older. Preference
shall be given to eighteen to twenty-four year olds who are unem-
ployed or underemployed, in areas of the state with demonstrated
labor market needs and unemployment rates that are greater than the
appropriate or comparative rate of employment for the region, and to
persons in receipt of family assistance and/or safety net assist-
ance. Of the amounts appropriated, at least sixty percent shall be
available for services to eighteen to twenty-four year olds, with
remaining funds available to recipients of family assistance and/or
safety net assistance, without age restrictions, and sixteen to
seventeen year old self-supporting individuals who are heads of
household. The office of temporary and disability assistance in
consultation with the department of labor shall develop a request
for proposals and shall receive, review, and assess applications.
In selecting proposals, the office of temporary and disability
assistance and the department of labor shall give preference to
programs that demonstrate community-based collaborations with educa-
tion and training providers and employers in the region. Such educa-
tion and training providers may include, but not be limited to
general equivalency diplomas programs, community colleges, junior
colleges, business and trade schools, vocational institutions, and
institutions with baccalaureate degree-granting programs; programs
that provide for a career path or career paths, as supported by
identified local employment needs; programs that provide employment
services, including but not limited to, post-secondary training
designed to meet the needs of employers in the local labor market,
or catchment area; programs that include education and training
components, such as remedial education, individual training plans,
pre-employment training, workplace basic skills, and literacy skills
training. Such education and training must include institutions,
industry associations, or other credentialing bodies for the purpose
of providing participants with certificates, diplomas, or degrees;
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projects that provide comprehensive student support services, including but not limited to tutoring, mentoring, child care, after-school program access, transportation, and case management, as part of the individual training plan. Preference shall be given to proposals that include not-for-profit collaborations with education, training, or employer stakeholders in the region; programs which leverage additional community resources and provide participant support services; training that result in job placement; and education that links participants with occupational skills training and/or employer-related credentials, credits, diplomas or certificates ...

2,500,000 .................................................. (re. $1,290,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Home Energy Assistance Program Account - 25123

By chapter 53, section 1, of the laws of 2015:

Notwithstanding section 97 of the social services law, funds appropriated herein shall be available for services and expenses, including payments to public and private agencies and individuals for the low income home energy assistance program provided pursuant to the low income energy assistance act of 1981. Funds appropriated herein, subject to the approval of the director of the budget, may be transferred or suballocated to other state agencies for expenses related to the low income home energy assistance program.

Notwithstanding any inconsistent provision of the law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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 (52215) .................

500,000,000 .................................................. (re. $500,000,000)

By chapter 53, section 1, of the laws of 2014:

Notwithstanding section 97 of the social services law, funds appropriated herein shall be available for services and expenses, including payments to public and private agencies and individuals for the low income home energy assistance program provided pursuant to the low income energy assistance act of 1981. Funds appropriated herein, subject to the approval of the director of the budget, may be transferred or suballocated to other state agencies for expenses related to the low income home energy assistance program.

Notwithstanding any inconsistent provision of the law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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 ..................

500,000,000 .................................................. (re. $169,930,000)

By chapter 53, section 1, of the laws of 2013:

Notwithstanding section 97 of the social services law, funds appropriated herein shall be available for services and expenses, including payments to public and private agencies and individuals for the low income home energy assistance program provided pursuant to the low
income energy assistance act of 1981. Funds appropriated herein, subject to the approval of the director of the budget, may be transferred or suballocated to other state agencies for expenses related to the low income home energy assistance program. Notwithstanding any inconsistent provision of the law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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 ........................... 600,000,000 ..................................... (re. $213,096,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Temporary Assistance for Needy Families Account - 25178

By chapter 53, section 1, of the laws of 2015:
For reimbursement of the cost of the family assistance and the emergency assistance to families programs. Notwithstanding section 153 of the social services law or any inconsistent provision of law, funds appropriated herein shall be provided without state or local participation except that for social services districts with a population of five million or more, reimbursement for emergency assistance to families costs will be ninety percent. Funds appropriated herein shall also include the cost of providing shelter supplements for family assistance households at local option 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 in social services districts with a population over five million no shelter supplements other than those to prevent eviction shall be reimbursed unless such social services district has agreed to offset claims for other eligible public assistance expenditures in an amount commensurate with the cost of any such supplement, and further provided that such supplements shall not be part of the standard of need pursuant to section 131-a of the social services law. Funds appropriated herein shall also reimburse for family assistance expenditures 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 facing homelessness and for whom no viable and less costly alternative to housing is available; provided, however, that funds appropriated herein may only be used for such purposes if the cost of such allowances are not eligible for reimbursement under medical assistance or other programs. 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, but not limited to, additional federal funds resulting from any changes in federal cost allocation methodologies. Notwithstanding any inconsistent provision of law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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.

Social services districts shall be required to report to the office of
temporary and disability assistance on an annual basis, information,
as determined and requested by the office, related to services and
expenditures for which reimbursement is sought for providing
temporary housing assistance to homeless individuals and families.
Such information shall be submitted electronically to the extent
feasible as determined by the office, and shall be used to evaluate
expenditures by such social services districts for the provision of
temporary housing assistance for homeless individuals and families.

For persons living with clinical/symptomatic HIV illness or AIDS who
are receiving public assistance, funds appropriated herein shall not
be used to reimburse the additional rental costs determined based on
limiting such person's earned and/or unearned income contribution to
30 percent.

Notwithstanding section 153 of the social services law, or any other
inconsistent provision of law, such appropriation shall be available
for reimbursement of eligible claims incurred on or after January 1,
2015 and before January 1, 2016, that are otherwise reimbursable by
the state on or after April 1, 2015, that are claimed by March 1,
2016. Such reimbursement shall constitute total federal
reimbursement for activities funded herein in state fiscal year
2015-2016 (52203) ... 1,300,000,000 ............. (re. $539,897,000)

For transfer to the credit of the office of children and family
services federal health and human services fund, state operations or
federal health and human services fund, local assistance, federal
day care account for additional reimbursement to social services
districts for child care assistance provided pursuant to title 5-C
of article 6 of the social services law. The funds shall be
apportioned among the social services districts by the office
according to an allocation plan developed by the office and
submitted to the director of the budget for approval within 60 days
of enactment of the budget. The funds allocated to a district under
this appropriation in addition to any state block grant funds
allocated to the district for child care services and any funds the
district requests the office of temporary and disability assistance
to transfer from the district's flexible fund for family services
allocation to the federal day care account shall constitute the
district's entire block grant allocation for a particular federal
fiscal year, which shall be available only for child care assistance
expenditures made during that federal fiscal year and which are
claimed by March 31 of the year immediately following the end of
that federal fiscal year. Notwithstanding any other provision of
law, any claims for child care assistance made by a social services
district for expenditures made during a particular federal fiscal
year, other than claims made under title XX of the federal social
security act and under the supplemental nutrition assistance program
employment and training funds, shall be counted against the social
services district's block grant allocation for that federal fiscal
year.

A social services district shall expend its allocation from the block
grant in accordance with the applicable provision in federal law and
regulations relating to the federal funds included in the state
block grant for child care and the regulations of the office of
children and family services. Notwithstanding any other provision of
law, each district's claims submitted under the state block grant
for child care will be processed in a manner that maximizes the
availability of federal funds and ensures that the district meets
its maintenance of effort requirement in each applicable federal
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fiscal year. Prior to transfer of funds appropriated herein, the commissioner of the office of children and family services shall consult with the commissioner of the office of temporary and disability assistance to determine the availability of such funding and to request that the commissioner of the office of temporary and disability assistance takes necessary steps to notify the department of health and human services of the transfer of funding (52209) ....

323,000,000 ..................................... (re. $288,966,000)

For additional expenses for the expansion of a child care assistance program for transfer to the credit of the office of children and family services federal health and human services fund, state operations or federal health and human services fund, local assistance, federal day care account for additional reimbursement to social services districts for child care assistance provided pursuant to title 5-C of article 6 of the social services law. The funds shall be apportioned among the social services districts by the office according to an allocation plan developed by the office and submitted to the director of the budget for approval within 60 days of enactment of the budget. The funds allocated to a district under this appropriation in addition to any state block grant funds allocated to the district for child care services and any funds the district requests the office of temporary and disability assistance to transfer from the district's flexible fund for family services allocation to the federal day care account shall constitute the district's entire block grant allocation for a particular federal fiscal year, which shall be available only for child care assistance expenditures made during that federal fiscal year and which are claimed by March 31 of the year immediately following the end of that federal fiscal year. Notwithstanding any other provision of law, any claims for child care assistance made by a social services district for expenditures made during a particular federal fiscal year, other than claims made under title XX of the federal social security act and under the supplemental nutrition assistance program employment and training funds, shall be counted against the social services district's block grant allocation for that federal fiscal year.

A social services district shall expend its allocation from the block grant in accordance with the applicable provision in federal law and regulations relating to the federal funds included in the state block grant for child care and the regulations of the office of children and family services. Notwithstanding any other provision of law, each district's claims submitted under the state block grant for child care will be processed in a manner that maximizes the availability of federal funds and ensures that the district meets its maintenance of effort requirement in each applicable federal fiscal year. Prior to transfer of funds appropriated herein, the commissioner of the office of children and family services shall consult with the commissioner of the office of temporary and disability assistance to determine the availability of such funding and to request that the commissioner of the office of temporary and disability assistance takes necessary steps to notify the department of health and human services of the transfer of funding. Funds shall be distributed to social services districts that agree to use such funds to expand the availability of subsidized child care. Any social services district that accepts such funding shall certify that it will not use such funds to supplant other state, federal or local funds for child care subsidies (52246) ............... 1,519,000 .................................................. (re. $1,519,000)

For allocation to local social services districts for the flexible fund for family services. Funds shall, without state or local participation, be allocated to local social services districts in
accordance with a methodology to be developed by the office of temporary and disability assistance and the office of children and family services and approved by the director of the budget. Such amounts allocated to local social services districts shall hereinafter be referred to as the flexible fund for family services and shall be used for eligible services to eligible individuals under the State plan for the federal temporary assistance for needy families block grant.

Such funds are to be available for payment of aid heretofore accrued or hereafter to accrue to municipalities and, notwithstanding section 153 of the social services law and any inconsistent provision of law, shall constitute the full amount of federal temporary assistance for needy families funds to be paid on account of activities funded in whole or in part hereunder and the full amount of state reimbursement to be paid on account of local district administrative claims. District allocations from the flexible fund for family services may be spent only pursuant to plans of expenditure, developed by each social services district and the local governing body and approved by the office of temporary and disability assistance, the office of children and family services, and the director of the budget. Such allocation shall be available for reimbursement through March 31, 2018; provided, however, that reimbursement for child welfare services other than foster care services shall be available for eligible expenditures incurred on or after October 1, 2014 and before October 1, 2015 that are otherwise reimbursable by the state on or after April 1, 2015 and that are claimed by March 31, 2016.

Notwithstanding any inconsistent provision of law, the amounts so appropriated for allocation to local social services districts, may be used, without state or local financial participation, by social services districts for such district's first eligible expenditures that occurred on or after October 1, 2014, or, subject to the approval of the director of the budget, during any other period beginning on or after January 1, 1997, for tuition costs for foster care children who are eligible for emergency assistance for 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; provided that the funds appropriated herein may not be used to reimburse localities for costs disallowed under title IV-E of the social security act. Such expenditures shall constitute good cause pursuant to section 408 (a) (10) of the social security act. Such funds may also be used, without state or local participation, for care, maintenance, supervision, and tuition for juvenile delinquents and persons in need of supervision who are 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. 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 eligible expenditures made from October 1, 2014 through September 30, 2015. Notwithstanding any inconsistent provision of law, the funds so appropriated may not be used to reimburse localities for costs disallowed under title IV-E of the social security act.

Notwithstanding any inconsistent provision of law, a social services district may request that the office of temporary and disability assistance retain and transfer a portion of the district's allocation of these funds to the credit of the office of children
and family services federal health and human services fund, local
district for eligible title XX services and/or to the credit of the
office of children and family services federal health and human
services fund, local assistance, federal day care account for use by
the district for eligible child care expenditures under the state
block grant for child care, within the percentages established by
the state in accordance with the federal social security act and
related federal regulations. Any funds transferred at a district's
request to the title XX social services block grant shall be used by
the district for eligible title XX social services provided in
accordance with the provisions of the federal social security act
and the social services law to children or their families whose
income is less than 200 percent of the federal poverty level
applicable to the family size involved. Any funds transferred at a
district's request to the office of children and family services
federal health and human services fund, local assistance, federal
day care account shall be made available to the district for use for
eligible child care expenditures in accordance with the applicable
provisions of federal law and regulations relating to federal funds
included in the state block grant for child care and in accordance
with applicable state law and regulations of the office of children
and family services. Notwithstanding any other provision of law, any
claims made by a social services district for expenditures made for
care during a particular federal fiscal year, other than
claims made under title XX of the federal social security act and
under the supplemental nutrition assistance program employment and
training funds, shall be counted against the social services
district's block grant for child care for that federal fiscal year.
Each social services district must certify to the office of children
and family services and the office of temporary and disability
assistance, within 90 days of enactment of the budget but before
August 15, 2015, the amount of funds it wishes to have transferred
under this provision.
Notwithstanding any other provision of law, the amount of the funds
that each district expends on child welfare services from its
flexible fund for family services funds and any flexible fund for
family services funds transferred at the district's request to the
title XX social services block grant must, to the extent that
families are eligible therefore, be equal to or greater than the
district's portion of the $342,322,341 statewide child welfare
threshold amount, which shall be established pursuant to a formula
developed by the office of temporary and disability assistance and
the office of children and family services and approved by the
director of the budget.
Notwithstanding any other provision of law including the state finance
law and any local procurement law, at the request of a social
services district and with the approval of the director of the
budget, a portion of the funds appropriated herein may be retained
by the office of temporary and disability assistance for any
services eligible for funding under the flexible fund for family
services for which the applicable state agency has a contractual
relationship. Such funds may be suballocated, transferred or
otherwise made available to the department of transportation (52223)
... 964,000,000 ........................................... (re. $419,539,000)
The following remaining appropriations within the office of temporary
and disability assistance federal health and human services fund
temporary assistance for needy families account shall be available
for payment of aid heretofore accrued or hereafter to accrue to
municipalities. Notwithstanding any inconsistent provision of law,
such funds may be increased or decreased by interchange with any
other appropriation within the office of temporary and disability assistance or office of children and family services federal fund - local assistance account with the approval of the director of the budget. Such funds shall be provided without state or local participation for services to eligible individuals 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 or who are otherwise eligible under such plan, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations and no more than 15 percent of the funds made available herein may be used for administration, provided further 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 allocation to local social services districts for the summer youth employment program. Such funds shall be provided without state or local participation for services to eligible individuals aged fourteen to twenty. Notwithstanding any other inconsistent law to the contrary, the commissioner of any local department of social services may assign all or a portion of moneys appropriated herein on behalf of such local department of social services to the workforce investment board designated by such commissioner and upon receipt of such monies, any such workforce investment board shall be obligated to utilize such funds consistent with the purposes of this appropriation. Funds appropriated herein shall be allocated to local social services districts in accordance with a methodology developed by the office of temporary and disability assistance and approved by the director of the budget. At the request of local social services districts, funds not used for costs of the summer youth program may be transferred to the credit of the district's allocation of the flexible fund for family services; provided, however, that a minimum of $27,500,000 will be used for the summer youth program (52205)...

For the continuation and expansion of a demonstration project to assist individuals and families in moving out of poverty through the pursuit of higher education. Projects shall include intensive, long-term case management and statistically-based outcome assessments. The amount appropriated herein shall be made available for one project at an education and work consortium having developed programs that moved significant numbers of people from welfare to permanent employment, in receipt of financial commitments from a not-for-profit foundation, and having an established working relationship with regional social services agencies, the local business community and other public and/or private institutions of higher education. Such program shall provide services to recipients of family assistance, safety net assistance and other eligible individuals. 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 (52249)...

For services related to the development of technology assisted learning programs at the educational opportunity centers. Such funds may be transferred, suballocated or otherwise made available in accordance with a memorandum of understanding between the office of temporary and disability assistance and the state university of New York. Provided, however, that funds appropriated herein shall be used to provide basic educational skills, job readiness training, and occupational training to program participants. Of the funds
appropriated herein, up to $215,000 shall be available without state
or local financial participation for the development of technology
assisted learning programs provided by community based organizations
which serve eligible individuals living with HIV/AIDS (52213) .......
4,000,000 ........................................... (re. $4,000,000)
For services of the BRIDGE program, 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 shall be made
available and/or suballocated to the state university of New York
for services and expenditures of the BRIDGE program. Funds made
available herein shall be used for services to eligible individuals
and families 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 (52207)
... 102,000 ........................................... (re. $102,000)
For services, notwithstanding any inconsistent provision of law, and
without state or local financial participation, of the career
pathways program for not-for-profit, community-based organizations
providing coordinated, comprehensive employment services beyond the
level currently funded by local social services districts to
eligible individuals and families. Such funds are to be made
available to establish a career pathways program to link education
and occupational training to subsequent employment through a
continuum of educational programs and integrated support services to
enable eligible participants, including disconnected young adults,
ages sixteen to twenty-four, to advance over time both to higher
levels of education and to higher wage jobs in targeted occupational
sectors. With funds appropriated herein, the office of temporary and
disability assistance in consultation with the department of labor
shall establish the career pathways program and provide technical
support, as needed, to provide education, training, and job
placement for low-income individuals, age sixteen and older.
Preference shall be given to eighteen to twenty-four year olds who
are unemployed or underemployed, in areas of the state with
demonstrated labor market needs and unemployment rates that are
greater than the appropriate or comparative rate of employment for
the region, and to persons in receipt of family assistance and/or
safety net assistance. Of the amounts appropriated, to the extent
practicable, at least sixty percent shall be available for services
to eighteen to twenty-four year olds, with remaining funds available
to recipients of family assistance and/or safety net assistance,
without age restrictions, and sixteen to seventeen year old self-
supporting individuals who are heads of household. The office of
temporary and disability assistance in consultation with the
department of labor shall develop a request for proposals and shall
receive, review, and assess applications. In selecting proposals,
the office of temporary and disability assistance and the department
of labor shall give preference to programs that demonstrate
community-based collaborations with education and training providers
and employers in the region. Such education and training providers
may include, but not be limited to general equivalency diplomas
programs, community colleges, junior colleges, business and trade
schools, vocational institutions, and institutions with
baccalaureate degree-granting programs; programs that provide for a
career path or career paths, as supported by identified local
employment needs; programs that provide employment services,
including but not limited to, post-secondary training designed to
meet the needs of employers in the local labor market, or catchment
area; programs that include education and training components, such
as remedial education, individual training plans, pre-employment
training, workplace basic skills, and literacy skills training. Such
education and training must include institutions, industry
associations, or other credentialing bodies for the purpose of
providing participants with certificates, diplomas, or degrees;
projects that provide comprehensive student support services,
including but not limited to tutoring, mentoring, child care, after
school program access, transportation, and case management, as part
of the individual training plan. Preference shall be given to
proposals that include not-for-profit collaborations with education,
training, or employer stakeholders in the region; programs which
leverage additional community resources and provide participant
support services; training that result in job placement; and
education that links participants with occupational skills training
and/or employer-related credentials, credits, diplomas or
Certificates (52266) ... 1,500,000 ................ (re. $1,500,000)
For the services of Centro of Oneida 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 (52262) ... 25,000 ..................... (re. $25,000)
Notwithstanding any inconsistent provision of law, the funds
appropriated herein shall be available for transfer to the federal
health and human services fund, local assistance account, federal
day care account to provide additional funding for subsidies and
quality activities at the city university of New York, provided that
of such amount, $56,000 shall be available to community colleges and
$85,000 shall be available to senior colleges (52260) ..............
141,000 ............................................. (re. $141,000)
Notwithstanding any inconsistent provision of law, the funds
appropriated herein shall be available for transfer to the federal
health and human services fund, local assistance account, federal
day care account to continue operation of the facilitated enrollment
pilot program in Capital Region-Oneida (consisting of Rensselaer,
Schenectady, Saratoga, Albany and Oneida counties) as provided to
the NYS AFL-CIO Workforce Development Institute to act or continue
to act as the administrator to implement the program proposed by the
union child care coalition of the NYS AFL-CIO and approved by the
office of children and family services. The administrative cost,
including the cost of the development of the evaluation of the pilot
program shall not exceed ten percent of the funds available for this
purpose. The remaining portion of the funds shall be allocated by
the office of children and family services to the local social
services districts where the recipient families reside as determined
by the project administrator based on projected need and cost of
providing child care subsidies payment to working families enrolled
through the pilot initiative, a local social services district shall
not reimburse subsidy payments in excess of the amount the subsidy
funding appropriated herein can support. Child care subsidies paid
on behalf of eligible families shall be reimbursed at the actual
cost of care up to the applicable market rate for the district in
which child care is provided and in accordance with the fee schedule
of the local social services district making the subsidy payment. Up
to $267,600 shall be made available to the NYS AFL-CIO Workforce
Development Institute, or other designated administrator, to
administer and to implement a plan approved by the office of
children and family services for this pilot program in consultation
with the advisory council. This administrator shall prepare and
submit to the office of children and family services, the chairs of
the senate committee on social services, the senate committee on
children and families, the senate committee on labor, the chairs of
the assembly committee on children and families, and the assembly
committee on social services, an evaluation of the pilot with recommendations. Such evaluation shall include available information regarding the pilot programs or participants in the pilot programs, including but not limited to: the number of income-eligible children of working parents with income greater than 200 percent but at or less than 275 percent of the federal poverty level, the ages of the children served by the project, the number of families served by the project who are in receipt of family assistance, the factors that parents considered when searching for child care, the factors that barred the families' access to child care assistance prior to their enrollment in the facilitated enrollment program, the number of families who receive a child care subsidy pursuant to this program who choose to use such subsidy for regulated child care, and the number of families who receive a child care subsidy pursuant to this program who choose to use such subsidy to receive child care services provided by a legally exempt provider. Such report shall be submitted by the applicable project administrator, on or before November 1, 2015, provided that if such report is not received by November 30, 2015, reimbursement for administrative costs shall be either reduced or withheld, and failure of an administrator to submit a timely report may jeopardize such administrator's program from receiving funding in future years. Child care subsidies paid on behalf of eligible families shall be reimbursed at the actual cost of care up to the applicable market rate for the district in which the child care is provided, in accordance with the fee schedule of the local social services district making the subsidy payments. The administrator for this pilot project is required to submit bi-monthly reports on the fifteenth day of every other month beginning on May 15, 2015 and bi-monthly thereafter that provide current enrollment and information including, but not limited to, the amount of the approved subsidy level, the level of co-payment by the local social services district required for the participants in the program, the program's adopted budget reflecting all expenses including salaries and other information as needed, to the office of children and family services, the chairs of the senate committee on children and family services, the senate committee on labor, the chairs of the assembly committee on children and families and the assembly committee on social services, and the local social services districts. Provided however that if such bi-monthly reports are not received from this Capital Region-Onida administrator, reimbursement for administrative costs shall be either reduced or withheld and failure of an administrator to submit a timely report may jeopardize such administrator's program from receiving funding in future years. The office of children and family services shall provide technical assistance to the pilot program to assist in timely coordination with the monthly claiming process. Notwithstanding any other provision of law, this pilot program maintained herein may be terminated if the administrator for such program mismanages such program, by engaging in actions including but not limited to, improper use of funds, providing for child care subsidies in excess of the amount the subsidy funding appropriated herein can support, and failing to submit claims for reimbursement in a timely fashion (52211) (re. $2,676,000) Notwithstanding any inconsistent provision of law, the funds appropriated herein, shall be available for transfer to the federal health and human services fund, local assistance account, federal day care account to operate and support enrollment in the child care facilitated enrollment pilot programs which expand access to child care subsidies for working families living or employed in the Liberty Zone, the boroughs of Brooklyn, Queens, and Bronx, and in
the county of Monroe, with income up to 275 percent of the federal poverty level. Of the amount appropriated herein, $2,294,000 shall be made available for Monroe county, and $3,442,000 shall be made available for all other projects. Up to $229,400 shall be made available to the NYS AFL-CIO Workforce Development Institute to administer Monroe county's program and to implement a plan approved by the office of children and family services; and up to $344,200 shall be made available to the Consortium for Worker Education, Inc., to administer and to implement a plan approved by the office of children and family services for the programs in the Liberty Zone, and the boroughs of Brooklyn, Queens and Bronx. Each pilot program administrator shall prepare and submit to the office of children and family services, the chairs of the senate committee on children and families and the senate committee on social services, the chair of the assembly committee on children and families, the chair of the assembly committee on social services, the chair of the senate committee on labor, and the chair of the assembly committee on labor, a report on the pilot with recommendations for continuation or dissolution of the program supported by appropriate documentation. Such report shall include available, information regarding the pilot programs or participants in the pilot programs, absent identifying information, including but not limited to: the number of income-eligible children of working parents with income greater than 200 percent but at or less than 275 percent of the federal poverty level; the ages of the children served by the project, the number of families who receive a child care subsidy pursuant to this program who choose to use such subsidy for regulated child care, and the number of families who receive a child care subsidy pursuant to this program who choose to use such subsidy to receive child care services provided by a legally exempt provider. Such report shall be submitted by the applicable project administrator, on or before November 1, 2015, provided that if such report is not received by November 1, 2015, reimbursement for administrative costs shall be either reduced or withheld, and failure of an administrator to submit a timely report may jeopardize such program's funding in future years. Expenses related to the development of the evaluation of the pilot programs shall be paid from the pilot program's administrative set-aside or non-state funds. The remaining portion of the project's funds shall be allocated by the office of children and family services to the local social services districts where the recipient families reside as determined by the project administrator based on projected needs and cost of providing child care subsidy payments to working families enrolled in the child care subsidy program through the pilot initiative, provided however that the office of children and family services shall not reimburse subsidy payments in excess of the amount the subsidy funding appropriated herein can support and the applicable local social services district shall not be required to approve or pay for subsidies not funded herein. The total number of slots for pilot programs located within the city of New York shall not exceed one thousand during fiscal year 2015-2016. Vacancies in child care slots may be filled at such time as the total enrollment of the New York city pilot program is less than one thousand slots. Child care subsidies paid on behalf of eligible families shall be reimbursed at the actual cost of care up to the applicable market rate for the district in which the child care is provided, for subsidy payments in accordance with the fee schedule of the local social services district making the subsidy payments. Pilot programs are required to submit bi-monthly reports to the office of children and family services, the local social services district, and for programs located in the city of New York, the administration for
children's services, and the legislature. Each bi-monthly report  
must provide without benefit of personal identifying information,  
the pilot program's current enrollment level, amount of the child's  
subsidy, co-payment levels and other information as needed or  
required by the office of children and family services. Further, the  
office of children and family services shall provide technical  
assistance to the pilot program to assist with project  
administration and timely coordination of the bi-monthly claiming  
process. Notwithstanding any other provision of law, any pilot  
programs maintained herein may be terminated if the administrator  
for such programs mismanages such programs, by engaging in actions  
including but not limited to, improper use of funds, providing for  
child care subsidies in excess of the amount the subsidy funding  
appropriated herein can support, and failing to submit claims for  
reimbursement in a timely fashion (52212) ..........................

5,736,000 ......................................... (re. $5,736,000)  
Notwithstanding any inconsistent provision of law, the funds  
appropriated herein shall be available for transfer to the federal  
health and human services fund, local assistance account, federal  
day care account to provide additional funding for subsidies and  
quality activities at the state university of New York, provided  
that of such amount, $77,000 shall be available to community  
colleges and $116,000 shall be available to state operated campuses  
(52210) ... 193,000 ................................. (re. $193,000)  
For services related to the provision of transportation services for  
the purpose of transportation to and from employment or other  
allowable activities. Such amount shall be available for  
distribution to social services districts and may be suballocated,  
transferred or otherwise made available to the department of  
transportation (52208) ... 112,000 ............... (re. $112,000)  
For services and expenses of programs providing literacy training,  
workplace literacy instruction and English-as-a-second-language  
instruction to eligible individuals and families, including, but not  
limited to, programs which offer intergenerational educational  
models intended to increase workplace preparedness, and English-as-  
a-second-language programs which appropriately address the specific  
linguistic and cultural needs of the participants and the language  
skill needs of non-English speaking workers that relate to workplace  
 safety. Of the amount appropriated herein, at least $50,000 shall be  
available for 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 lack a literacy level equivalent to the ninth month of eighth  
grade or who 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 (52248) ... 250,000 ................. (re. $250,000)  
For services of programs, in local social services districts with a  
population in excess of two million, that meet the emergency needs  
of homeless individuals and families and those at risk of becoming  
homeless. 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 (52258) ... 1,000,000 ....................... (re. $1,000,000)  
For services and expenses related to the provision of non-residential  
domestic violence. Such funds may be made available to the office of  
children and family services. Local social services districts are  
encouraged to collaborate with not-for-profit providers in the  
provision of such services (52206) ... 3,000,000 .. (re. $2,963,000)
For preventive services to eligible individuals and families, 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 not-for-profit provider collaborations with family treatment courts. Such funds are available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue or expand existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services, and/or award new contracts through a competitive process. Provided that, of the funds appropriated herein, at least $274,000 shall be available for programs providing post adoption services (52269) ... 1,570,000 ------------------------------ (re. $1,570,000)

For the services of the Rochester-Genesee Regional Transportation Authority for the provision of transportation services to eligible individuals and families, for the purpose of transportation to and from employment or other allowable work activities. Such funds may be suballocated, transferred or otherwise made available to the department of transportation for the administration of the Rochester-Genesee Regional Transportation Authority (52261) ........ 82,000 ------------------------------ (re. $82,000)

For services and expenses, established pursuant to chapter 58 of the laws of 2006, related to providing intensive employment and other supportive services, including job readiness and job placement services to noncustodial parents who are unemployed or who are working less than 20 hours per week; and who have a child support order payable through the support collection unit of a social services district (52250) ... 200,000 ............... (re. $200,000)

For the services of a wage subsidy program. 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 $950,000, not less than $594,000 shall be for programs in social services districts with a population in excess of two million. Preference shall be given 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 (52255) ... 950,000 ------------------------------ (re. $950,000)

For services related to the wheels for work program, including, but not limited to activities which procure, repair, finance, and/or insure vehicles needed for transportation to and from employment or allowable work activities (52253) ... 144,000 ....... (re. $144,000)

By chapter 53, section 1, of the laws of 2014:
For reimbursement of the cost of the family assistance and the emergency assistance to families programs. Notwithstanding section 153 of the social services law or any inconsistent provision of law, funds appropriated herein shall be provided without state or local participation and shall include the cost of providing shelter supplements for family assistance households at local option 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 in social services districts with a population over five million no shelter supplements other than those to prevent eviction shall be reimbursed unless such social services district has agreed to offset claims for other eligible public assistance expenditures in an amount commensurate with the cost of any such supplement, and further provided that such supplements shall not be part of the standard of need pursuant to section 131-a of the social services law. Funds appropriated herein shall also reimburse for family assistance expenditures 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 facing homelessness and for whom no viable and less costly alternative to housing is available; provided, however, that funds appropriated herein may only be used for such purposes if the cost of such allowances are not eligible for reimbursement under medical assistance or other programs.

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, but not limited to, additional federal funds resulting from any changes in federal cost allocation methodologies.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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.

Social services districts shall be required to report to the office of temporary and disability assistance on an annual basis, information, as determined and requested by the office, related to services and expenditures for which reimbursement is sought for providing temporary housing assistance to homeless individuals and families. Such information shall be submitted electronically to the extent feasible as determined by the office, and shall be used to evaluate expenditures by such social services districts for the provision of temporary housing assistance for homeless individuals and families.

For persons living with clinical/symptomatic HIV illness or AIDS who are receiving public assistance, funds appropriated herein shall not be used to reimburse the additional rental costs determined based on limiting such person's earned and/or unearned income contribution to 30 percent.

Notwithstanding section 153 of the social services law, or any other inconsistent provision of law, such appropriation shall be available for reimbursement of eligible claims incurred on or after January 1, 2014 and before January 1, 2015, that are otherwise reimbursable by the state on or after April 1, 2014, that are claimed by March 1, 2015. Such reimbursement shall constitute total federal reimbursement for activities funded herein in state fiscal year 2014-2015 ...

1,350,000,000 .......................... (re. $38,786,000)

For allocation to local social services districts for the flexible fund for family services. Funds shall, without state or local participation, be allocated to local social services districts in accordance with a methodology to be developed by the office of...
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temporary and disability assistance and the office of children and
family services and approved by the director of the budget. Such
amounts allocated to local social services districts shall herein-
after be referred to as the flexible fund for family services and
shall be used for eligible services to eligible individuals under
the State plan for the federal temporary assistance for needy fami-
lies block grant.

Such funds are to be available for payment of aid heretofore accrued
or hereafter to accrue to municipalities and, notwithstanding
section 153 of the social services law and any inconsistent
provision of law, shall constitute the full amount of federal tempo-
rary assistance for needy families funds to be paid on account of
activities funded in whole or in part hereunder and the full amount
of state reimbursement to be paid on account of local district
administrative claims. District allocations from the flexible fund
for family services may be spent only pursuant to plans of expendi-
ture, developed by each social services district and the local
governing body and approved by the office of temporary and disabili-
ity assistance, the office of children and family services, and the
director of the budget. Such allocation shall be available for
reimbursement through March 31, 2017; provided, however, that
reimbursement for child welfare services other than foster care
services shall be available for eligible expenditures incurred on or
after October 1, 2013 and before October 1, 2014 that are otherwise
reimbursable by the state on or after April 1, 2014 and that are
claimed by March 31, 2015.

Notwithstanding any inconsistent provision of law, the amounts so
appropriated for allocation to local social services districts, may
be used, without state or local financial participation, by social
services districts for such district's first eligible expenditures
that occurred on or after October 1, 2013, or, subject to the
approval of the director of the budget, during any other period
beginning on or after January 1, 1997, for tuition costs for foster
care children who are eligible for emergency assistance for 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; provided that the funds appropriated herein
may not be used to reimburse localities for costs disallowed under
title IV-E of the social security act. Such expenditures shall
constitute good cause pursuant to section 408 (a) (10) of the social
security act. Such funds may also be used, without state or local
participation, for care, maintenance, supervision, and tuition for
juvenile delinquents and persons in need of supervision who are
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. 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 eligible expenditures made from October
1, 2013 through September 30, 2014. Notwithstanding any inconsistent
provision of law, the funds so appropriated may not be used to reim-
burse localities for costs disallowed under title IV-E of the social
security act.

Notwithstanding any inconsistent provision of law, a social services
district may request that the office of temporary and disability
assistance retain and transfer a portion of the district's allo-
cation of these funds to the credit of the office of children and
family services federal health and human services fund, local
assistance, title XX social services block grant for use by the
district for eligible title XX services and/or to the credit of the
office of children and family services federal health and human
services fund, local assistance, federal day care account for use by
the district for eligible child care expenditures under the state
block grant for child care, within the percentages established by
the state in accordance with the federal social security act and
related federal regulations. Any funds transferred at a district's
request to the title XX social services block grant shall be used by
the district for eligible title XX social services provided in
accordance with the provisions of the federal social security act
and the social services law to children or their families whose
income is less than 200 percent of the federal poverty level appli-
cable to the family size involved. Any funds transferred at a
district's request to the office of children and family services
federal health and human services fund, local assistance, federal
day care account shall be made available to the district for use for
eligible child care expenditures in accordance with the applicable
provisions of federal law and regulations relating to federal funds
included in the state block grant for child care and in accordance
with applicable state law and regulations of the office of children
and family services. Notwithstanding any other provision of law, any
claims made by a social services district for expenditures made for
child care during a particular federal fiscal year, other than
claims made under title XX of the federal social security act and
under the supplement nutrition assistance program employment and
training funds, shall be counted against the social services
district's block grant for child care for that federal fiscal year.
Each social services district must certify to the office of children
and family services and the office of temporary and disability
assistance, within 90 days of enactment of the budget but before
August 15, 2014, the amount of funds it wishes to have transferred
under this provision.
Notwithstanding any other provision of law, the amount of the funds
that each district spends on child welfare services from its flexi-
ble fund for family services funds and any flexible fund for family
services funds transferred at the district's request to the title XX
social services block grant must, to the extent that families are
eligible therefore, be equal to or greater than the district's
portion of the $342,322,341 statewide child welfare threshold
amount, which shall be established pursuant to a formula developed
by the office of temporary and disability assistance and the office
of children and family services and approved by the director of the
budget.
Notwithstanding any other provision of law including the state finance
law and any local procurement law, at the request of a social
services district and with the approval of the director of the budg-
et, a portion of the funds appropriated herein may be retained by
the office of temporary and disability assistance for any services
eligible for funding under the flexible fund for family services for
which the applicable state agency has a contractual relationship.
Such funds may be suballocated, transferred or otherwise made avail-
able to the department of transportation ........................... 964,000,000 ......................................... (re. $485,000)
The following remaining appropriations within the office of temporary
and disability assistance federal health and human services fund
temporary assistance for needy families account shall be available
for payment of aid heretofore accrued or hereafter to accrue to
municipalities. Notwithstanding any inconsistent provision of law,
such funds may be increased or decreased by interchange with any
other appropriation within the office of temporary and disability
assistance or office of children and family services federal fund - local assistance account with the approval of the director of the budget. Such funds shall be provided without state or local participation for services to eligible individuals 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 or who are otherwise eligible under such plan, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations and no more than 15 percent of the funds made available herein may be used for administration, provided further 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 related to the development of technology assisted learning programs at the educational opportunity centers. Such funds may be transferred, suballocated or otherwise made available in accordance with a memorandum of understanding between the office of temporary and disability assistance and the state university of New York. Provided, however, that funds appropriated herein shall be used to provide basic educational skills, job readiness training, and occupational training to program participants. Of the funds appropriated herein, up to $215,000 shall be available without state or local financial participation for the development of technology assisted learning programs provided by community based organizations which serve eligible individuals living with HIV/AIDS ............................................. 5,000,000 ............................................. (re. $411,000)

For services of the BRIDGE program, 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 shall be made available and/or suballocated to the state university of New York for services and expenditures of the BRIDGE program. Funds made available herein shall be used for services to eligible individuals and families 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 ........ 102,000 ............................................. (re. $102,000)

For services, notwithstanding any inconsistent provision of law, and without state or local financial participation, of the career pathways program for not-for-profit, community-based organizations providing coordinated, comprehensive employment services beyond the level currently funded by local social services districts to eligible individuals and families. Such funds are to be made available to establish a career pathways program to link education and occupational training to subsequent employment through a continuum of educational programs and integrated support services to enable eligible participants, including disconnected young adults, ages sixteen to twenty-four, to advance over time both to higher levels of education and to higher wage jobs in targeted occupational sectors. With funds appropriated herein, the office of temporary and disability assistance in consultation with the department of labor shall establish the career pathways program and provide technical support, as needed, to provide education, training, and job placement for low-income individuals, age sixteen and older. Preference shall be given to eighteen to twenty-four year olds who are unemployed or underemployed, in areas of the state with demonstrated labor market needs and unemployment rates that are greater than the appropriate or comparative rate of employment for the region, and to
persons in receipt of family assistance and/or safety net assistance. Of the amounts appropriated, to the extent practicable, at least sixty percent shall be available for services to eighteen to twenty-four year olds, with remaining funds available to recipients of family assistance and/or safety net assistance, without age restrictions, and sixteen to seventeen year old self-supporting individuals who are heads of household. The office of temporary and disability assistance in consultation with the department of labor shall develop a request for proposals and shall receive, review, and assess applications. In selecting proposals, the office of temporary and disability assistance and the department of labor shall give preference to programs that demonstrate community-based collaborations with education and training providers and employers in the region. Such education and training providers may include, but not be limited to general equivalency diplomas programs, community colleges, junior colleges, business and trade schools, vocational institutions, and institutions with baccalaureate degree-granting programs; programs that provide for a career path or career paths, as supported by identified local employment needs; programs that provide employment services, including but not limited to, post-secondary training designed to meet the needs of employers in the local labor market, or catchment area; programs that include education and training components, such as remedial education, individual training plans, pre-employment training, workplace basic skills, and literacy skills training. Such education and training must include institutions, industry associations, or other credentialing bodies for the purpose of providing participants with certificates, diplomas, or degrees; projects that provide comprehensive student support services, including but not limited to tutoring, mentoring, child care, after school program access, transportation, and case management, as part of the individual training plan. Preference shall be given to proposals that include not-for-profit collaborations with education, training, or employer stakeholders in the region; programs which leverage additional community resources and provide participant support services; training that result in job placement; and education that links participants with occupational skills training and/or employer-related credentials, credits, diplomas or certificates ... 1,000,000 .................. (re. $1,000,000)

For services and expenses of 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. Such funds are available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue or expand existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services and/or to award new contracts through a competitive process ... 500,000 .................. (re. $344,000)

Notwithstanding any inconsistent provision of law, the funds appropriated herein shall be available for transfer to the federal health and human services fund, local assistance account, federal day care account to provide additional funding for subsidies and quality activities at the city university of New York, provided that of such amount, $56,000 shall be available to community colleges and $85,000 shall be available to senior colleges .................. 141,000 ........................... (re. $141,000)

Notwithstanding any inconsistent provision of law, the funds appropriated herein shall be available for transfer to the federal health and human services fund, local assistance account, federal day care
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account to continue operation of the facilitated enrollment pilot
program in Capital Region-Oneida (consisting of Rensselaer, Schenec-
tady, Saratoga, Albany and Oneida counties) as provided to the NYS
AFL-CIO Workforce Development Institute to act or continue to act as
the administrator to implement the program proposed by the union
child care coalition of the NYS AFL-CIO and approved by the office
of children and family services. The administrative cost, including
the cost of the development of the evaluation of the pilot program
shall not exceed ten percent of the funds available for this
purpose. The remaining portion of the funds shall be allocated by
the office of children and family services to the local social
services districts where the recipient families reside as determined
by the project administrator based on projected need and cost of
providing child care subsidies payment to working families enrolled
through the pilot initiative, a local social services district shall
not reimburse subsidy payments in excess of the amount the subsidy
funding appropriated herein can support. Child care subsidies paid
on behalf of eligible families shall be reimbursed at the actual
cost of care up to the applicable market rate for the district in
which child care is provided and in accordance with the fee schedule
of the local social services district making the subsidy payment. Up
to $267,600 shall be made available to the NYS AFL-CIO Workforce
Development Institute, or other designated administrator, to admin-
ister and to implement a plan approved by the office of children and
family services for this pilot program in consultation with the
advisory council. This administrator shall prepare and submit to the
office of children and family services, the chairs of the senate
committee on social services, the senate committee on children and
families, the senate committee on labor, the chairs of the assembly
committee on children and families, and the assembly committee on
social services, an evaluation of the pilot with recommendations.
Such evaluation shall include available information regarding the
pilot programs or participants in the pilot programs, including but
not limited to: the number of income-eligible children of working
parents with income greater than 200 percent but at or less than 275
percent of the federal poverty level, the ages of the children
served by the project, the number of families served by the project
who are in receipt of family assistance, the factors that parents
considered when searching for child care, the factors that barred
the families' access to child care assistance prior to their enroll-
ment in the facilitated enrollment program, the number of families
who receive a child care subsidy pursuant to this program who choose
to use such subsidy for regulated child care, and the number of
families who receive a child care subsidy pursuant to this program
who choose to use such subsidy to receive child care services
provided by a legally exempt provider. Such report shall be submit-
ted by the applicable project administrator, on or before November
1, 2014, provided that if such report is not received by November
30, 2014, reimbursement for administrative costs shall be either
reduced or withheld, and failure of an administrator to submit a
timely report may jeopardize such administrator's program from
receiving funding in future years. Child care subsidies paid on
behalf of eligible families shall be reimbursed at the actual cost
of care up to the applicable market rate for the district in which
the child care is provided, in accordance with the fee schedule of
the local social services district making the subsidy payments. The
administrator for this pilot project is required to submit bi-month-
ly reports on the fifteenth day of every other month beginning on
May 15, 2014 and bi-monthly thereafter that provide current enroll-
ment and information including, but not limited to, the amount of
the approved subsidy level, the level of co-payment by the local
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social services district required for the participants in the
program, the program's adopted budget reflecting all expenses
including salaries and other information as needed, to the office of
children and family services, the chairs of the senate committee on
social services, the senate committee on children and families, the
senate committee on labor, the chairs of the assembly committee on
children and families and the assembly committee on social services,
and the local social services districts. Provided however that if
such bi-monthly reports are not received from this Capital Region-O-
neida administrator, reimbursement for administrative costs shall be
either reduced or withheld and failure of an administrator to submit
a timely report may jeopardize such administrator's program from
receiving funding in future years. The office of children and family
services shall provide technical assistance to the pilot program to
assist in timely coordination with the monthly claiming process.
Notwithstanding any other provision of law, this pilot program main-
tained herein may be terminated if the administrator for such
program mismanages such program, by engaging in actions including
but not limited to, improper use of funds, providing for child care
subsidies in excess of the amount the subsidy funding appropriated
herein can support, and failing to submit claims for reimbursement
in a timely fashion ... 2,676,000 ................. (re. $216,000)

Notwithstanding any inconsistent provision of law, the funds appropri-
ated herein, shall be available for transfer to the federal health
and human services fund, local assistance account, federal day care
account to operate and support enrollment in the child care facili-
tated enrollment pilot programs which expand access to child care
subsidies for working families living or employed in the Liberty
Zone, the boroughs of Brooklyn, Queens, and Bronx, and in the county
of Monroe, with income up to 275 percent of the federal poverty
level. Of the amount appropriated herein, $1,147,000 shall be made
available for Monroe county, and $3,442,000 shall be made available
for all other projects. Up to $114,700 shall be made available to
the NYS AFL-CIO Workforce Development Institute to administer Monroe
county's program and to implement a plan approved by the office of
children and family services; and up to $344,200 shall be made
available to the Consortium for Worker Education, Inc., to adminis-
ter and to implement a plan approved by the office of children and
family services for the programs in the Liberty Zone, and the
boroughs of Brooklyn, Queens and Bronx. Each pilot program adminis-
trator shall prepare and submit to the office of children and family
services, the chairs of the senate committee on children and fami-
ilies and the senate committee on social services, the chair of the
assembly committee on children and families, the chair of the assem-
bly committee on social services, the chair of the senate committee
on labor, and the chair of the assembly committee on labor, a report
on the pilot with recommendations for continuation or dissolution of
the program supported by appropriate documentation. Such report
shall include available, information regarding the pilot programs or
participants in the pilot programs, absent identifying information,
including but not limited to: the number of income-eligible children
of working parents with income greater than 200 percent but at or
less than 275 percent of the federal poverty level; the ages of the
children served by the project, the number of families who receive a
child care subsidy pursuant to this program who choose to use such
subsidy for regulated child care, and the number of families who
receive a child care subsidy pursuant to this program who choose to
use such subsidy to receive child care services provided by a legal-
ily exempt provider. Such report shall be submitted by the applicable
project administrator, on or before November 1, 2014, provided that
if such report is not received by November 1, 2014, reimbursement
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for administrative costs shall be either reduced or withheld, and failure of an administrator to submit a timely report may jeopardize such program's funding in future years. Expenses related to the development of the evaluation of the pilot programs shall be paid from the pilot program's administrative set-aside or non-state funds. The remaining portion of the project's funds shall be allocated by the office of children and family services to the local social services districts where the recipient families reside as determined by the project administrator based on projected needs and cost of providing child care subsidy payments to working families enrolled in the child care subsidy program through the pilot initiative, provided however that the office of children and family services shall not reimburse subsidy payments in excess of the amount the subsidy funding appropriated herein can support and the applicable local social services district shall not be required to approve or pay for subsidies not funded herein. The total number of slots for pilot programs located within the city of New York shall not exceed one thousand during fiscal year 2014-2015. Vacancies in child care slots may be filled at such time as the total enrollment of the New York city pilot program is less than one thousand slots. Child care subsidies paid on behalf of eligible families shall be reimbursed at the actual cost of care up to the applicable market rate for the district in which the child care is provided, for subsidy payments in accordance with the fee schedule of the local social services district making the subsidy payments. Pilot programs are required to submit bi-monthly reports to the office of children and family services, the local social services district, and for programs located in the city of New York, the administration for children's services, and the legislature. Each bi-monthly report must provide without benefit of personal identifying information, the pilot program's current enrollment level, amount of the child's subsidy, co-payment levels and other information as needed or required by the office of children and family services. Further, the office of children and family services shall provide technical assistance to the pilot program to assist with project administration and timely coordination of the bi-monthly claiming process. Notwithstanding any other provision of law, any pilot programs maintained herein may be terminated if the administrator for such programs mismanages such programs, by engaging in actions including but not limited to, improper use of funds, providing for child care subsidies in excess of the amount the subsidy funding appropriated herein can support, and failing to submit claims for reimbursement in a timely fashion ... 4,589,000 ............... (re. $4,391,000)

Notwithstanding any inconsistent provision of law, the funds appropriated herein shall be available for transfer to the federal health and human services fund, local assistance account, federal day care account to provide additional funding for subsidies and quality activities at the state university of New York, provided that of such amount, $77,000 shall be available to community colleges and $116,000 shall be available to state operated campuses .......... 193,000 ............................................. (re. $193,000)

For services related to the provision of transportation services for the purpose of transportation to and from employment or other allowable activities. Such amount shall be available for distribution to social services districts and may be suballocated, transferred or otherwise made available to the department of transportation ...

112,000 ............................................. (re. $112,000)

For services and expenses of programs providing literacy training, workplace literacy instruction and English-as-a-second-language instruction to eligible individuals and families, including, but not limited to, programs which offer intergenerational educational
models intended to increase workplace preparedness, and English-as-a-second-language programs which appropriately address the specific linguistic and cultural needs of the participants and the language skill needs of non-English speaking workers that relate to workplace safety. Of the amount appropriated herein, at least $50,000 shall be available for 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 lack a literacy level equivalent to the ninth month of eighth grade or who 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 ... 250,000 ......................... (re. $250,000)

For services of programs, in local social services districts with a population in excess of two million, that meet the emergency needs of homeless individuals and families and those at risk of becoming homeless. 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 .............. 500,000 ............................................. (re. $170,000)

For services and expenses related to the provision of non-residential domestic violence. Such funds may be made available to the office of children and family services. Local social services districts are encouraged to collaborate with not-for-profit providers in the provision of such services ... 2,460,000 ............ (re. $681,000)

For services related to a Nurse-Family Partnership program for eligible individuals and families. Such funds are to be made available to local social services districts to establish or fund Nurse-Family Partnership programs to provide supportive services to eligible individuals aimed at: improving pregnancy outcomes by helping first time mothers and pregnant women engage in sound preventive health practices, including education one receiving thorough prenatal care from their healthcare providers, improving diets, and reducing the use of cigarettes, alcohol and illegal substances; improving child health and development by helping parents provide responsible and competent care; and improving the economic self-sufficiency of the family by helping parents develop a vision for their own future, plan future pregnancies, continue their education and find work, as appropriate. Provided that no funds expended under this provision may be used to provide actual medical care. Such funds may be suballocated, transferred or otherwise made available to the department of health for the administration of the Nurse-Family Partnership program ... 3,000,000 ......................... (re. $1,864,000)

For preventive services to eligible individuals and families, 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 not-for-profit provider collaborations with family treatment courts. Such funds are available pursuant to a plan prepared by the office of children and family services and approved by the director of the budget to continue or expand existing programs with existing contractors that are satisfactorily performing as determined by the office of children and family services, to award new contracts to continue programs where the existing contractors are not satisfactorily performing as determined by the office of children and family services, and/or award new contracts through a competitive process. Provided that, of the
funds appropriated herein, at least $174,000 shall be available for
programs providing post adoption services ................................ (re. $493,000)

For the services of the Rochester-Genesee Regional Transportation
Authority for the provision of transportation services to eligible
individuals and families, for the purpose of transportation to and
from employment or other allowable work activities. Such funds may
be suballocated, transferred or otherwise made available to the
department of transportation for the administration of the Roches-
ter-Genesee Regional Transportation Authority ......................
82,000 ............................................... (re. $82,000)

For those services and expenses provided to eligible individuals and
families by existing settlement houses; provided, however, that the
funds may be made available without regard to the limitations on the
amount of grants provided to, and the requirements for fundraising
by such programs as set forth in article 10-B of the social services
law ... 2,000,000 ................................... (re. $812,000)

For services and expenses, established pursuant to chapter 58 of the
laws of 2006, related to providing intensive employment and other
supportive services, including job readiness and job placement
services to noncustodial parents who are unemployed or who are work-
ing less than 20 hours per week; and who have a child support order
payable through the support collection unit of a social services
district ... 200,000 ................................ (re. $200,000)

For the services of a wage subsidy program. 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 tran-
sitional 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
$950,000, not less than $594,000 shall be for programs in social
services districts with a population in excess of two million.
Preference shall be given to proposals that include provisions for
job retention, case management and job placement services. Partic-
ipation 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 ..... 950,000 ............................................. (re. $950,000)

For services related to the wheels for work program, including, but
not limited to activities which procure, repair, finance, and/or
insure vehicles needed for transportation to and from employment or
allowable work activities ... 144,000 ................ (re. $99,000)

By chapter 53, section 1, of the laws of 2013:
For reimbursement of the cost of the family assistance and the emer-
gency assistance to families programs. Notwithstanding section 153
of the social services law or any inconsistent provision of law,
funds appropriated herein shall be provided without state or local
participation and shall include the cost of providing shelter
supplements for family assistance households at local option in
order to prevent eviction and address homelessness in accordance
with social services district plans approved by the office of tempo-
rary and disability assistance and the director of the budget,
provided, however, that in social services districts with a popu-
lation over five million no shelter supplements other than those to
prevent eviction shall be reimbursed, and further provided that such
supplements shall not be part of the standard of need pursuant to
section 131-a of the social services law. Funds appropriated herein
shall also reimburse for family assistance expenditures for emergen-
cy 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 facing homelessness and for whom no
viable and less costly alternative to housing is available;
provided, however, that funds appropriated herein may only be used
for such purposes if the cost of such allowances are not eligible
for reimbursement under medical assistance or other programs.
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, but not limited to,
additional federal funds resulting from any changes in federal cost
allocation methodologies.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be increased or decreased by interchange with any
other appropriation within the office of temporary and disability assistance 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.
Social services districts shall be required to report to the office of
temporary and disability assistance on an annual basis, information,
as determined and requested by the office, related to services and
expenditures for which reimbursement is sought for providing tempo-
rary housing assistance to homeless individuals and families. Such
information shall be submitted electronically to the extent feasible
as determined by the office, and shall be used to evaluate expendi-
tures by such social services districts for the provision of tempo-
rary housing assistance for homeless individuals and families.
Notwithstanding section 153 of the social services law, or any other
inconsistent provision of law, such appropriation shall be available
for reimbursement of eligible claims incurred on or after January 1,
2013 and before January 1, 2014, that are otherwise reimbursable by
the state on or after April 1, 2013, that are claimed by March 1,
2014. Such reimbursement shall constitute total federal reimburse-
ment for activities funded herein in state fiscal year 2013-2014 ...
1,260,498,000 ........................................ (re. $60,737,000)
For allocation to local social services districts for the flexible
fund for family services. Funds shall, without state or local
participation, be allocated to local social services districts in
accordance with a methodology to be developed by the office of
temporary and disability assistance and the office of children and
family services and approved by the director of the budget. Such
amounts allocated to local social services districts shall herein-
after be referred to as the flexible fund for family services and
shall be used for eligible services to eligible individuals under
the State plan for the federal temporary assistance for needy fami-
lies block grant.
Such funds are to be available for payment of aid heretofore accrued
or hereafter to accrue to municipalities and, notwithstanding
section 153 of the social services law and any inconsistent
provision of law, shall constitute the full amount of federal tempo-
rary assistance for needy families funds to be paid on account of
activities funded in whole or in part hereunder and the full amount
of state reimbursement to be paid on account of local district
administrative claims. District allocations from the flexible fund
for family services may be spent only pursuant to plans of expendi-
ture, developed by each social services district and the local
governing body and approved by the office of temporary and disability assistance, the office of children and family services, and the director of the budget. Such allocation shall be available for reimbursement through March 31, 2016; provided, however, that reimbursement for child welfare services other than foster care services shall be available for eligible expenditures incurred on or after October 1, 2012 and before October 1, 2013 that are otherwise reimbursable by the state on or after April 1, 2013 and that are claimed by March 31, 2014.

Notwithstanding any inconsistent provision of law, the amounts so appropriated for allocation to local social services districts, may be used, without state or local financial participation, by social services districts with a population in excess of two million persons for such district's first eligible expenditures that occurred on or after October 1, 2012, or, subject to the approval of the director of the budget, during any other period beginning on or after January 1, 1997, for tuition costs for foster care children who are eligible for emergency assistance for 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; provided that the funds appropriated herein may not be used to reimburse localities for costs disallowed under title IV-E of the social security act. Such expenditures shall constitute good cause pursuant to section 408 (a) (10) of the social security act. Such funds may also be used, without state or local participation, for care, maintenance, supervision, and tuition for juvenile delinquents and persons in need of supervision who are 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. 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 eligible expenditures made from October 1, 2012 through September 30, 2013. Notwithstanding any inconsistent provision of law, the funds so appropriated may not be used to reimburse localities for costs disallowed under title IV-E of the social security act.

Notwithstanding any inconsistent provision of law, a social services district may request that the office of temporary and disability assistance retain and transfer a portion of the district's allocation of these funds to the credit of the office of children and family services federal health and human services fund, local assistance, title XX social services block grant for use by the district for eligible title XX services and/or to the credit of the office of children and family services federal health and human services fund, local assistance, federal day care account for use by the district for eligible child care expenditures under the state block grant for child care, within the percentages established by the state in accordance with the federal social security act and related federal regulations. Any funds transferred at a district's request to the title XX social services block grant shall be used by the district for eligible title XX social services provided in accordance with the provisions of the federal social security act and the social services law to children or their families whose income is less than 200 percent of the federal poverty level applicable to the family size involved. Any funds transferred at a district's request to the office of children and family services federal health and human services fund, local assistance, federal day care account shall be made available to the district for use for
eligible child care expenditures in accordance with the applicable provisions of federal law and regulations relating to federal funds included in the state block grant for child care and in accordance with applicable state law and regulations of the office of children and family services. Notwithstanding any other provision of law, any claims made by a social services district for expenditures made for child care during a particular federal fiscal year, other than claims made under title XX of the federal social security act and under the supplemental nutrition assistance program employment and training funds, shall be counted against the social services district's block grant for child care for that federal fiscal year. Each social services district must certify to the office of children and family services and the office of temporary and disability assistance, within 90 days of enactment of the budget but before August 15, 2013, the amount of funds it wishes to have transferred under this provision.

Notwithstanding any other provision of law, the amount of the funds that each district expends on child welfare services from its flexible fund for family services funds and any flexible fund for family services funds transferred at the district's request to the title XX social services block grant must, to the extent that families are eligible therefore, be equal to or greater than the district's portion of the $342,322,341 statewide child welfare threshold amount, which shall be established pursuant to a formula developed by the office of temporary and disability assistance and the office of children and family services and approved by the director of the budget.

Notwithstanding any other provision of law including the state finance law and any local procurement law, at the request of a social services district and with the approval of the director of the budget, a portion of the funds appropriated herein may be retained by the office of temporary and disability assistance for any services eligible for funding under the flexible fund for family services for which the applicable state agency has a contractual relationship. Such funds may be suballocated, transferred or otherwise made available to the department of transportation ....................

964,000,000 ...................................... (re. $32,736,000)

The following remaining appropriations within the office of temporary and disability assistance federal health and human services fund temporary assistance for needy families account shall be available for payment of aid heretofore accrued or hereafter to accrue to municipalities. Notwithstanding any inconsistent provision of law, such funds may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance or office of children and family services federal fund local assistance account with the approval of the director of the budget. Such funds shall be provided without state or local participation for services to eligible individuals 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 or who are otherwise eligible under such plan, provided that such services to eligible persons not in receipt of public assistance shall not constitute "assistance" under applicable federal regulations and no more than 15 percent of the funds made available herein may be used for administration, provided further 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 of the BRIDGE program, 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 shall be made available and/or suballocated to the state university of New York for services and expenditures of the BRIDGE program. Funds made available herein shall be used for services to eligible individuals and families 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.

102,000 .............................................. (re. $20,000)

For services, notwithstanding any inconsistent provision of law, and without state or local financial participation, of the career pathways program for not-for-profit, community-based organizations providing coordinated, comprehensive employment services beyond the level currently funded by local social services districts to eligible individuals and families. Such funds are to be made available to establish a career pathways program to link education and occupational training to subsequent employment through a continuum of educational programs and integrated support services to enable eligible participants, including disconnected young adults, ages sixteen to twenty-four, to advance over time both to higher levels of education and to higher wage jobs in targeted occupational sectors. With funds appropriated herein, the office of temporary and disability assistance in consultation with the department of labor shall establish the career pathways program and provide technical support, as needed, to provide education, training, and job placement for low-income individuals, age sixteen and older. Preference shall be given to eighteen to twenty-four year olds who are unemployed or underemployed, in areas of the state with demonstrated labor market needs and unemployment rates that are greater than the appropriate or comparative rate of employment for the region, and to persons in receipt of family assistance and/or safety net assistance. Of the amounts appropriated, to the extent practicable, at least sixty percent shall be available for services to eighteen to twenty-four year olds, with remaining funds available to recipients of family assistance and/or safety net assistance, without age restrictions, and sixteen to seventeen year old self-supporting individuals who are heads of household. The office of temporary and disability assistance in consultation with the department of labor shall develop a request for proposals and shall receive, review, and assess applications. In selecting proposals, the office of temporary and disability assistance and the department of labor shall give preference to programs that demonstrate community-based collaborations with education and training providers and employers in the region. Such education and training providers may include, but not be limited to general equivalency diplomas programs, community colleges, junior colleges, business and trade schools, vocational institutions, and institutions with baccalaureate degree-granting programs; programs that provide for a career path or career paths, as supported by identified local employment needs; programs that provide employment services, including but not limited to, post-secondary training designed to meet the needs of employers in the local labor market or catchment area; programs that include education and training components, such as remedial education, individual training plans, pre-employment training, workplace basic skills, and literacy skills training. Such education and training must include institutions, industry associations, or other credentialing bodies for the purpose of providing participants with certificates, diplomas, or degrees; projects that provide comprehensive student support services, including but not limited to tutoring, mentoring, child
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care, after school program access, transportation, and case manage-
ment, as part of the individual training plan. Preference shall be
given to proposals that include not-for-profit collaborations with
education, training, or employer stakeholders in the region;
programs which leverage additional community resources and provide
participant support services; training that result in job placement;
and education that links participants with occupational skills
training and/or employer-related credentials, credits, diplomas or
certificates ... 750,000 ............................ (re. $605,000)

For services and expenses of 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. Such funds are available pursuant to a plan prepared by
the office of children and family services and approved by the
director of the budget to continue or expand existing programs with
existing contractors that are satisfactorily performing as deter-
mained by the office of children and family services, to award new
contracts to continue programs where the existing contractors are
not satisfactorily performing as determined by the office of chil-
dren and family services and/or to award new contracts through a
competitive process ... 101,000 ...................... (re. $16,000)

For services and expenses of programs providing literacy training,
workplace literacy instruction and English-as-a-second-language
instruction to eligible individuals and families, including, but not
limited to, programs which offer intergenerational educational
models intended to increase workplace preparedness, and English-as-
a-second-language programs which appropriately address the specific
linguistic and cultural needs of the participants and the language
skill needs of non-English speaking workers that relate to workplace
safety. Of the amount appropriated herein, at least $50,000 shall be
available for 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 lack a literacy level equivalent to the ninth month of eighth
grade or who have English language proficiency equal to a score of
34 or less on the NYS PLACE test or an equivalent score on a compa-
rollable test ... 250,000 .............................. (re. $127,000)

For services and expenses related to the provision of non-residential
domestic violence. Such funds may be made available to the office of
children and family services. Local social services districts are
encouraged to collaborate with not-for-profit providers in the
 provision of such services ... 1,210,000 .............. (re. $9,000)

For those services and expenses provided to eligible individuals and
families by existing settlement houses; provided, however, that the
funds may be made available without regard to the limitations on the
amount of grants provided to, and the requirements for fundraising
by such programs as set forth in article 10-B of the social services
law ... 1,000,000 .................................... (re. $50,000)

For services and expenses, established pursuant to chapter 58 of the
laws of 2006, related to providing intensive employment and other
supportive services, including job readiness and job placement
services to noncustodial parents who are unemployed or who are work-
ing less than 20 hours per week; and who have a child support order
payable through the support collection unit of a social services
district ... 200,000 ............................... (re. $200,000)

For the services of a wage subsidy program. 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 trans-
sitional work activities for such eligible individuals and families
consistent with the provisions of section 336-e and section 336-f of
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the social services law, as applicable. Provided that, of the $950,000, not less than $594,000 shall be for programs in social services districts with a population in excess of two million. Preference shall be given 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.

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal Food and Nutrition Services Account - 25024

By chapter 53, section 1, of the laws of 2015:
For reimbursement to social services districts for administrative expenditures associated with the supplemental nutrition assistance program, and for reimbursement to the United States department of agriculture for supplemental nutrition assistance program recoveries. Such reimbursement shall constitute total state reimbursement for local district administrative claims.

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 but not limited to additional federal funds resulting from any changes in federal cost allocation methodologies.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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 appropriated herein may be used for reimbursement of supplemental nutrition assistance program employment and training expenditures and shall be made available to social services districts or may be set aside, transferred or suballocated to other state agencies for state administered programs for the provision of services to supplemental nutrition assistance program recipients and applicants in accordance with a plan developed by the office of temporary and disability assistance and approved by the director of the budget. Funds appropriated herein may be used to fund the cost of child care services provided to eligible supplemental nutrition assistance program employment and training program participants subject to a plan approved by the office of temporary and disability assistance, the office of children and family services and the director of the budget only to the extent that the office of children and family services and the director of the budget determine that the use of such funds will not jeopardize the state's ability to receive the state's entire allotment of federal child care development funds and child care funds available under title IV-A of the social security act. Any child care funded through the supplemental nutrition assistance program employment and training grant must be provided in a manner consistent with the federal law and regulations relating to the federal funds included in the state block grant for child care and the regulations of the office of children and family services for such block grant. Districts shall submit claims and other
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reports regarding the use of the supplemental nutrition assistance
program employment and training funds for child care services at
such times and in such manner and format as required by the
department of family assistance.
Notwithstanding any inconsistent provision of law, a portion of the
funds appropriated herein may be suballocated, transferred or
otherwise made available to the department of health, in accordance
with a memorandum of understanding between the office of temporary
and disability assistance and the department of health, consistent
with federal law, regulations or waivers for expenses related to
nutrition education programs.
Notwithstanding any inconsistent provision of law, a portion of the
funds appropriated herein may be made available to community based
organizations in accordance with chapter 820 of the laws of 1987 for
nutrition outreach in areas where a significant percentage or number
of those potentially eligible for food assistance programs are not
participating in such programs (52224) ..................................
400,000,000 ................................................. (re. $298,658,000)

By chapter 53, section 1, of the laws of 2014:
For reimbursement to social services districts for administrative
expenditures associated with the supplemental nutrition assistance
program, and for reimbursement to the United States department of
agriculture for supplemental nutrition assistance program recov-
eries. Such reimbursement shall constitute total state reimbursement
for local district administrative claims.
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 but not limited to
additional federal funds resulting from any changes in federal cost
allocation methodologies.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be increased or decreased by interchange with any
other appropriation within the office of temporary and disability
assistance 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 appropriated
herein may be used for reimbursement of supplemental nutrition
assistance program employment and training expenditures and shall be
made available to social services districts or may be set aside,
transferred or suballocated to other state agencies for state admin-
istered programs for the provision of services to supplemental
nutrition assistance program recipients and applicants in accordance
with a plan developed by the office of temporary and disability
assistance and approved by the director of the budget. Funds appro-
priated herein may be used to fund the cost of child care services
provided to eligible supplemental nutrition assistance program
employment and training program participants subject to a plan
approved by the office of temporary and disability assistance, the
office of children and family services and the director of the budg-
et only to the extent that the office of children and family
services and the director of the budget determine that the use of
such funds will not jeopardize the state's ability to receive the
state's entire allotment of federal child care development funds and
child care funds available under title IV-A of the social security
act. Any child care funded through the supplemental nutrition
assistance program employment and training grant must be provided in a manner consistent with the federal law and regulations relating to the federal funds included in the state block grant for child care and the regulations of the office of children and family services for such block grant. Districts shall submit claims and other reports regarding the use of the supplemental nutrition assistance program employment and training funds for child care services at such times and in such manner and format as required by the department of family assistance.

Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein may be suballocated, transferred or otherwise made available to the department of health, in accordance with a memorandum of understanding between the office of temporary and disability assistance and the department of health, consistent with federal law, regulations or waivers for expenses related to nutrition education programs.

Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein may be made available to community based organizations in accordance with chapter 820 of the laws of 1987 for nutrition outreach in areas where a significant percentage or number of those potentially eligible for food assistance programs are not participating in such programs ... 400,000,000 ... (re. $14,781,000)

By chapter 53, section 1, of the laws of 2013:
For reimbursement to social services districts for administrative expenditures associated with the supplemental nutrition assistance program, and for reimbursement to the United States department of agriculture for supplemental nutrition assistance program recoveries. Such reimbursement shall constitute total state reimbursement for local district administrative claims.

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 but not limited to additional federal funds resulting from any changes in federal cost allocation methodologies.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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 appropriated herein may be used for reimbursement of supplemental nutrition assistance program employment and training expenditures and shall be made available to social services districts or may be set aside, transferred or suballocated to other state agencies for state administered programs for the provision of services to supplemental nutrition assistance program recipients and applicants in accordance with a plan developed by the office of temporary and disability assistance and approved by the director of the budget. Funds appropriated herein may be used to fund the cost of child care services provided to eligible supplemental nutrition assistance program employment and training program participants subject to a plan approved by the office of temporary and disability assistance, the office of children and family services and the director of the budget only to the extent that the office of children and family services and the director of the budget determine that the use of
such funds will not jeopardize the state's ability to receive the state's entire allotment of federal child care development funds and child care funds available under title IV-A of the social security act. Any child care funded through the supplemental nutrition assistance program employment and training grant must be provided in a manner consistent with the federal law and regulations relating to the federal funds included in the state block grant for child care and the regulations of the office of children and family services for such block grant. Districts shall submit claims and other reports regarding the use of the supplemental nutrition assistance program employment and training funds for child care services at such times and in such manner and format as required by the department of family assistance.

Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein may be suballocated, transferred or otherwise made available to the department of health, in accordance with a memorandum of understanding between the office of temporary and disability assistance and the department of health, consistent with federal law, regulations or waivers for expenses related to nutrition education programs.

Notwithstanding any inconsistent provision of law, a portion of the funds appropriated herein may be made available to community based organizations in accordance with chapter 820 of the laws of 1987 ...

400,000,000 ........................................... (re. $34,946,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53, section 1, of the laws of 2013:

For reimbursement to social services districts for administrative expenditures associated with the food stamp program, and for reimbursement to the United States department of agriculture for food stamp recoveries. Such reimbursement shall constitute total state reimbursement for local district administrative claims.

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 but not limited to additional federal funds resulting from any changes in federal cost allocation methodologies.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be increased or decreased by interchange with any other appropriation within the office of temporary and disability assistance 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 appropriated herein may be used for reimbursement of food stamp employment and training expenditures and shall be made available to social services districts or may be set aside, transferred or suballocated to other state agencies for state administered programs for the provision of services to food stamp recipients and applicants in accordance with a plan developed by the office of temporary and disability assistance and approved by the director of the budget. Funds appropriated herein may be used to fund the cost of child care services provided to eligible food stamp employment and training participants subject to a plan approved by the office of temporary and disability assistance, the office of children and family services and the director of the budget only to the extent that the office of children and family services and the director of the budget determine that the use of
such funds will not jeopardize the state's ability to receive the
state's entire allotment of federal child care development funds and
child care funds available under title IV-A of the social security
act. Any child care funded through the food stamp employment and
training program must be provided in a manner consistent with the
federal law and regulations relating to the federal funds included
in the state block grant for child care and the regulations of the
office of children and family services for such block grant.
Districts shall submit claims and other reports regarding the use of
the food stamp employment and training program funds for child care
services at such times and in such manner and format as required by
the department of family assistance.
Notwithstanding any inconsistent provision of law, a portion of the
funds appropriated herein may be suballocated, transferred or other-
wise made available to the department of health, in accordance with
a memorandum of understanding between the office of temporary and
disability assistance and the department of health, consistent with
federal law, regulations or waivers for expenses related to nutri-
tion education programs.
Notwithstanding any inconsistent provision of law, a portion of the
funds appropriated herein may be made available to community based
organizations in accordance with chapter 820 of the laws of 1987 ...
375,000,000 ............................................... (re. $15,991,000)

SPECIALIZED SERVICES PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
Funds appropriated herein shall be used to reimburse those
expenditures made by local social services districts outside the
city of New York for adult shelters and public homes.
Notwithstanding section 153 of the social services law or any other
inconsistent provision of law, such funds shall be available for
eligible claims incurred on or after January 1, 2015, and before
January 1, 2016, that are otherwise reimbursable by the state on or
after April 1, 2015. Such reimbursement shall constitute total state
reimbursement for activities funded herein in state fiscal year
2015-16 (52338) ... 5,000,000 ..................... (re. $2,997,000)
For additional services and expenses related to homeless housing and
preventive services programs including but not limited to the New
York State supportive housing program and the solutions to end
homelessness program. No funds shall be expended from this
appropriation until the director of the budget has approved a
spending plan submitted by the office of temporary and disability
assistance in such detail as required by the director of the budget
(52284) ... 2,500,000 ............................. (re. $2,500,000)
For services related to the human trafficking program as established
pursuant to chapter 74 of the laws of 2007 (52305) ............
397,000 ............................. (re. $397,000)
The appropriation made by chapter 53, section 1, of the laws of 2015, is
hereby amended and reappropriated to read:
For services and expenses related to homeless housing and preventive
services programs including but not limited to the New York state
supportive housing program, the solutions to end homelessness
program and the operational support for AIDS housing program.
Provided, however, that no more than $15,341,000 may be encumbered,
contracted or disbursed from this appropriation as a result of the
availability of $16,340,000 for the New York state supportive
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

Housing program, the solutions to end homelessness program or the operational support for AIDS housing program pursuant to [a] chapter 56 of the laws of 2015. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the office of temporary and disability assistance in such detail as required by the director of the budget (52329) ... 31,681,000 ................. (re. $15,341,000)

By chapter 53, section 1, of the laws of 2014:
For services related to the human trafficking program as established pursuant to chapter 74 of the laws of 2007 ......................... 397,000 ............................................. (re. $397,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015:
For services and expenses related to homeless housing and preventive services programs including but not limited to the New York state supportive housing program, the solutions to end homelessness program and the operational support for AIDS housing program. Provided, however, that no more than $24,281,000 may be encumbered, contracted or disbursed from this appropriation as a result of the availability of $6,000,000 for the New York state supportive housing program, the solutions to end homelessness program or the operational support for AIDS housing program pursuant to chapter 56 of the laws of 2014. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the office of temporary and disability assistance in such detail as required by the director of the budget .............. 30,281,000 ....................................... (re. $14,968,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses related to homeless housing and preventive services programs including but not limited to the New York state supportive housing program, the solutions to end homelessness program and the operational support for AIDS housing program. No funds shall be expended from this appropriation until the director of the budget has approved a spending plan submitted by the office of temporary and disability assistance in such detail as required by the director of the budget ... 28,681,000 .............. (re. $1,929,000)

By chapter 53, section 1, of the laws of 2012:
For services related to the human trafficking program as established pursuant to chapter 74 of the laws of 2007 ......................... 397,000 ............................................. (re. $397,000)

By chapter 53, section 1, of the laws of 2011:
For services related to the human trafficking program as established pursuant to chapter 74 of the laws of 2007 ......................... 397,000 ............................................. (re. $307,000)
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Refugee Resettlement Account - 25160

By chapter 53, section 1, of the laws of 2015:
For services related to refugee programs including but not limited to
the Cuban-Haitian and refugee resettlement program and the Cuban-
Haitian and refugee targeted assistance program provided pursuant to
the federal refugee assistance act of 1980 as amended.
Funds appropriated herein 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.
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.
Notwithstanding any inconsistent provision of law, funds appropriated
herein, 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 any other state agency, may
be transferred or suballocated to any other state agency for
costs related to refugee programs.

By chapter 53, section 1, of the laws of 2014:
For services related to refugee programs including but not limited to
the Cuban-Haitian and refugee resettlement program and the Cuban-
Haitian and refugee targeted assistance program provided pursuant to
the federal refugee assistance act of 1980 as amended.
Funds appropriated herein 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 individ-
ual 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.
Notwithstanding any inconsistent provision of law, funds appropriated
herein, 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 health,
may be transferred or suballocated to the department of health for
expenses related to the refugee resettlement health assessment
program.
Notwithstanding any inconsistent provision of law, and subject to the
approval of the director of the budget, the amount appropriated
herein may be increased or decreased through transfer or interchange
with any other federal appropriation within the office of temporary
and disability assistance ... 26,000,000 ........ (re. $26,000,000)
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1. Special Revenue Funds - Federal
2. Federal Health and Human Services Fund
3. Refugee Resettlement Account - 25123

By chapter 53, section 1, of the laws of 2013:

For services related to refugee programs including but not limited to the Cuban-Haitian and refugee resettlement program and the Cuban-Haitian and refugee targeted assistance program provided pursuant to the federal refugee assistance act of 1980 as amended. Funds appropriated herein 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. 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.

Notwithstanding any inconsistent provision of law, funds appropriated herein, 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 health, may be transferred or suballocated to the department of health for expenses related to the refugee resettlement health assessment program.

Notwithstanding any inconsistent provision of law, and subject to the approval of the director of the budget, the amount appropriated herein may be increased or decreased through transfer or interchange with any other federal appropriation within the office of temporary and disability assistance...

26,000,000 ............ (re. $13,625,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Homeless Housing Account - 25328

By chapter 53, section 1, of the laws of 2015:

For services related to federal homeless and other federal support services grants. Subject to the approval of the director of the budget, the amount appropriated herein may be made available to other state agencies through transfer or suballocation for services and expenses related to federal homeless and other federal support services grants. The director of the budget is hereby authorized to transfer or suballocate appropriation authority contained herein to any other fund in which federal homeless and other federal support services grants are actually received (52219) ............

9,500,000 .................. (re. $9,500,000)

By chapter 53, section 1, of the laws of 2014:

For services related to federal homeless and other federal support services grants. Subject to the approval of the director of the budget, the amount appropriated herein may be made available to other state agencies through transfer or suballocation for services and expenses related to federal homeless and other federal support services grants. The director of the budget is hereby authorized to transfer or suballocate appropriation authority contained herein to any other fund in which federal homeless and other federal support services grants are actually received ..................

9,000,000 .................. (re. $5,319,000)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>Appropriations</th>
<th>Reappropriations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Revenue Funds - Other ......</td>
<td>65,913,000</td>
</tr>
</tbody>
</table>

For services and expenses related to the enforcement actions in accordance with the purposes outlined in the settlement under which funding is obtained. Notwithstanding any inconsistent provision of law, all or a portion of this appropriation may, subject to the approval of the director of the budget, be transferred to the special revenue funds - other / state operations, miscellaneous special revenue fund, banking department settlement account. Notwithstanding any inconsistent provision of law, the director of the budget may suballocate up to the full amount of this appropriation to any department, agency or authority (81001) ................. 850,000

For suballocation to the division of homeland security and emergency services for aid to localities payments related to municipalities fighting fires on state property, expenses incurred under the state's fire mobilization and mutual aid plan, and for payment of training costs incurred in accordance with section 209-x of the general municipal law for training of certain first-line supervisors of paid fire departments at the New York city fire training academy and in accordance with rules and regulations promulgated by the secretary of state and approved by the director of the budget. Notwithstanding any other provision of law, the amount herein made available shall constitute the state's entire obligation for all costs.
DEPARTMENT OF FINANCIAL SERVICES
AID TO LOCALITIES 2016-17

incurred by the New York city fire training academy in state fiscal year 2016-17 (32423) .................. 989,000
For suballocation to the department of health for aid to localities payments for services and expenses related to state grants for a program of family planning services pursuant to article 2 of the public health law which may include cervical cancer vaccine. A portion of this appropriation may be transferred to state operations for administration of the program (32424) .................. 4,700,000
For suballocation to the department of health for aid to localities payments for services and expenses related to the administration of the lead poisoning prevention program. A portion of this appropriation may be transferred to state operations for administration of the program (32425) .................. 4,035,700
For suballocation to the department of health for aid to localities payments for services and expenses related to the administration of the childhood lead poisoning primary prevention program. A portion of this appropriation may be transferred to state operations for administration of the program (32426) .......... 9,891,300
For suballocation to the department of health for aid to localities payments for services and expenses related to the administration of the lead prevention program. A portion of this appropriation may be transferred to state operations for administration of the program (32427) .... 677,000
For suballocation to the department of health for aid to localities payments for services and expenses related to the administration of the immunization program. A portion of this appropriation may be transferred to state operations for administration of the program (32429) .... 7,520,000
For services and expenses related to the healthy NY program. A portion of this appropriation may be transferred to state operations appropriations (32430) ......... 35,000,000
For services and expenses related to the health maintenance organization direct pay market program (32431) ................. 2,000,000
For services and expenses related to the pilot program for entertainment industry employees (32432) .................... 250,000
NEW YORK STATE GAMING COMMISSION

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
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<tbody>
<tr>
<td>Special Revenue Funds - Other ...... 126,500,000</td>
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</tr>
<tr>
<td>All Funds ................. 126,500,000</td>
<td>0</td>
</tr>
</tbody>
</table>

SCHEDULE

GAMING PROGRAM ........................................... 4,000,000

Special Revenue Funds - Other
NYS Commercial Gaming Fund
Commercial Gaming Revenue Account - 23701

Notwithstanding any other law to the contrary, for payments to counties and municipalities eligible to receive aid pursuant to paragraph b of subdivision 3 of section 97-nnnn of the state finance law from gaming facility license fees from gaming facilities located in region five of zone two as defined by section 1310 of the racing, pari-mutuel wagering and breeding law attributable to a specific licensed gaming facility located within such eligible county or municipality. Funds appropriated herein may be suballocated to any department, agency or public authority (47707) 2,000,000

Notwithstanding any other law to the contrary, for services and expenses of grants equal to 25 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Seneca Niagara casino pursuant to the tribal compact for the purposes specified in section 99-h of

TRIBAL STATE COMPACT REVENUE PROGRAM .................... 122,500,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Tribal State Compact Revenue Account - 22169

Notwithstanding any other law to the contrary, for services and expenses of grants equal to 25 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Seneca Niagara casino pursuant to the tribal compact for the purposes specified in section 99-h of
the state finance law. Funds appropriated herein may be suballocated to any department, agency or public authority (80588)...

Notwithstanding any other law to the contrary, payments to counties eligible to receive aid equal to 10 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Seneca Niagara casino pursuant to the tribal compact for purposes specified in subdivision 3-a of section 99-h of the state finance law. Funds appropriated herein may be suballocated to any department, agency or public authority (80304)...

Notwithstanding any other law to the contrary, for services and expenses of grants equal to 25 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Seneca Allegany casino pursuant to the tribal compacts for the purposes specified in subdivision 3 of section 99-h of the state finance law and pursuant to a distribution jointly submitted by the city of Salamanca and the county of Cattaraugus to the director of the budget. Copies of a distribution plan jointly submitted by the city of Salamanca and the county of Cattaraugus shall be submitted to the chairman of the senate finance committee and the chairman of the assembly ways and means committee. Funds appropriated herein may be suballocated to any department, agency or public authority (80587) .......................... 11,200,000

Notwithstanding any other law to the contrary, payments to counties eligible to receive aid equal to 10 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Seneca Allegany casino pursuant to the tribal compact for purposes specified in subdivision 3-a of section 99-h of the state finance law. Funds appropriated herein may be suballocated to any department, agency or public authority (80305)...

Notwithstanding any other law to the contrary, for services and expenses of grants equal to 25 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Seneca Buffalo Creek casino pursuant to the tribal compact for the purposes specified in section 99-h of the state finance law. Funds appropriated herein may be suballocated to any department, agency or public authority (80586) .......................... 9,500,000
NEW YORK STATE GAMING COMMISSION

AID TO LOCALITIES 2016-17

Notwithstanding any other law to the contrary, payments to counties eligible to receive aid equal to 10 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Seneca Buffalo Creek casino pursuant to the tribal compact for purposes specified in subdivision 3-a of section 99-h of the state finance law. Funds appropriated herein may be suballocated to any department, agency or public authority (80306) .... 3,800,000

Notwithstanding any other law to the contrary, for services and expenses of grants equal to 25 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Akwesasne Mohawk casino pursuant to the tribal compacts for the purposes specified in subdivision 3 of section 99-h of the state finance law provided that the counties of Franklin and St. Lawrence, and the affected towns therein, shall each receive 50 percent of the monies appropriated herein. Funds appropriated herein may be suballocated to any department, agency or public authority (80585) .............. 14,400,000

Notwithstanding any other law to the contrary, for payments to counties eligible to receive aid equal to 10 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Akwesasne casino pursuant to the tribal compact for purposes specified in subdivision 3-a of section 99-h of the state finance law. Funds appropriated herein may be suballocated to any department, agency or public authority (80307) ........... 5,800,000

Notwithstanding any other law to the contrary, for services and expenses of grants equal to 25 percent of the negotiated percentage of the net drop from electronic gaming devices plus an additional sum of $6,000,000 the state receives from such devices located at the Oneida Turning Stone casino pursuant to the tribal compact for purposes specified in section 99-h of the state finance law. Funds appropriated herein may be suballocated to any department, agency or public authority (80308) .................................. 29,900,000

Notwithstanding any other law to the contrary, for payments to counties eligible to receive aid equal to 10 percent of the negotiated percentage of the net drop from electronic gaming devices the state receives from such devices located at the Oneida Turning Stone casino pursuant to the tribal compact for purposes specified in subdivision 3-a of section 99-h of the
state finance law. Funds appropriated herein may be suballocated to any depart-
ment, agency or public authority (80309). 8,700,000
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>Appropriations</th>
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<td>General Fund</td>
<td>36,671,274,754</td>
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<tr>
<td>Special Revenue Funds - Federal</td>
<td>85,229,017,000</td>
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<td>All Funds</td>
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**SCHEDULE**

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<th>Program</th>
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<td>Administration Program</td>
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<td>General Fund</td>
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<td>AIDS Institute Program</td>
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<tr>
<td>General Fund</td>
<td>266,000</td>
<td></td>
</tr>
</tbody>
</table>

Notwithstanding any inconsistent provision of law, effective October 1, 2006, expenditures made from this appropriation shall effectively provide a cost of living adjustment for providers of the following services, as determined by the commissioner of the department of health: regional and targeted HIV, STD, and hepatitis C services, HIV, STD, and hepatitis C prevention, HIV health care and supportive services, hepatitis C programs and HIV, STD, and hepatitis C clinical and provider education programs. The commissioner of the department of health shall determine the standards and requirements necessary to qualify for such increases and the department may suballocate funds as needed. Further, each local government unit or direct contract provider receiving such funding shall submit a written certification regarding the use of such funds to be provided in the format proscribed by the department. Funds shall be allocated from this appropriation pursuant to a plan prepared by the commissioner and approved by the director of the budget (29986) 5,745,000

For services and expenses for regional and targeted HIV, STD, and hepatitis C
services. To ensure organizational viability, agency administration may be supported subject to the review and approval of the department of health.

For services and expenses for HIV health care and supportive services. A portion of this appropriation may be suballocated to other state agencies, authorities, or accounts for expenditures related to the New York/New York III supportive housing agreement. 32,056,000

For services and expenses for hepatitis C programs. 1,117,000

For services and expenses for HIV, STD, and hepatitis C prevention. A portion of these funds may be suballocated to other state agencies. 31,080,000

For services and expenses for HIV clinical and provider education programs. 2,716,000

For services and expenses of an opioid drug addiction, prevention and treatment program. 450,000

For services and expenses of an opioid overdose prevention program for schools. 272,000

Center for Community Health Program. 1,569,941,554

General Fund

Local Assistance Account - 10000

State aid to municipalities for the operation of local health departments and laboratories and for the provision of general public health services pursuant to article 6 of the public health law for activities under the jurisdiction of the commissioner of health.

Notwithstanding any other provision of article 6 of the public health law, a county may obtain reimbursement pursuant to this act, only after the county chief financial officer certifies, in the state aid application, that county tax levies used to fund services carried out by the county health department have not been added to or supplanted directly or indirectly by any funds obtained by the county pursuant to the Master Settlement Agreement entered into on November 23, 1998 by the state and leading United States tobacco product manufacturers, except in the case of a public health emergency, as determined by the commissioner of health.

Notwithstanding annual aggregate limits for bad debt and charity care allowances and any other provision of law, up to $1,700,000 shall be transferred to the medical assistance program general fund.
DEPARTMENT OF HEALTH

AID TO LOCALITIES  2016-17

local assistance account for eligible
publicly sponsored certified home health
agencies that demonstrate losses from a
disproportionate share of bad debt and
charity care, pursuant to chapter 884 of
the laws of 1990. Within the maximum
limits specified herein, the department
shall transfer only those funds which are
necessary to meet the state share require-
ments for disproportionate share adjust-
ments expected to be paid for the period
January 1, 2016 through December 31, 2017.
The moneys hereby appropriated shall be
available for payment of financial assist-
ance heretofore accrued (26815) .......... 198,681,000
For services and expenses related to public
health emergencies as declared by the
counties or the commissioner of the
department of health, and approved by the
director of the budget in accordance with
article 6 of the public health law.
Notwithstanding any provision of the law
to the contrary, a portion of these funds
may be transferred to any program, fund,
or account within the department to
respond to any identified emergency,
pursuant to approval by the director of
the budget (29975) ......................... 40,000,000
For services and expenses including payment
of health insurance premiums and
reimbursement of health care providers for
services rendered to individuals enrolled
in the cystic fibrosis program pursuant to
chapter 851 of the laws of 1987. The
amounts appropriated pursuant to such
appropriation may be suballocated to other
state agencies or accounts for expendi-
tures incurred in the operation of
programs funded by such appropriation
subject to the approval of the director of
the budget (29972) ......................... 800,000
For services and expenses of a study of
racial disparities (29967) .............. 147,500
For services and expenses of a minority male
wellness and screening program (29941) ... 26,950
For services and expenses of a Latino health
outreach initiative (29940) ............. 36,750
For services and expenses to support the STD
center of excellence (29937) ............. 480,000
For services and expenses of a rabies
program, including but not limited to
reimbursement to counties for rabies
expenses such as human post-exposure
vaccination, and research studies in the
control of wildlife rabies, pursuant to
United States department of agriculture
approval if necessary, to control the
spread of rabies (29973) ................. 1,456,000
For grants-in-aid to contract for hyperten-
sion prevention, screening, and treatment
programs (29965) ......................... 232,300
For services and expenses including an education program related to a children's asthma program. The department shall make grants within the amounts appropriated therefor to local health agencies, health care providers, school, school-based health centers and community-based organizations and other organizations with demonstrated interest and expertise in serving persons with asthma to develop and implement regional or community plans which may include the following activities: self-management programs in elementary schools, conducting public and provider education programs and implementing protocols for collection of data on asthma-related school absenteeism and emergency room visits. In making grants the commissioner may give priority consideration to entities serving areas of the state with high incidence and prevalence of asthma.

For services and expenses of a universal prenatal and postpartum home visitation program.

For services and expenses for childhood asthma coalitions.

For services and expenses related to obesity and diabetes programs.

For services and expenses of the public health management leaders of tomorrow program, provided a portion of this appropriation shall be suballocated to university at Albany school of public health.

For services and expenses related to statewide health broadcasts involving local, state and federal agencies.

For grants to sudden infant death syndrome centers.

For services and expenses of the tick-borne disease institute, including grants for research and prevention, detection, and treatment of Lyme disease and other tick-borne illnesses.

For services and expenses of the comprehensive care centers for eating disorders program.

For services and expenses of a safe motherhood initiative to prevent maternal deaths in New York state.

For services and expenses of health promotion initiatives.

For services and expenses for statewide maternal mortality reviews and the development of protocols to reduce incidents of death during childbirth.

For services and expenses of the Adelphi University breast cancer support program.

For services and expenses of a statewide public health campaign for tuberculosis.
control and prevention and for screening
and education activities regarding sexually transmitted diseases, provided that any
funds allocated under this appropriation shall not supplant existing local funds or
state funds allocated to county health departments under article 6 of the public
health law (26839) ................................ 5,587,100
For services and expenses of the prenatal
care assistance program. Up to 100 percent
of this appropriation may be suballocated
to the medical assistance program general
fund - local assistance account to be matched by federal funds (26841) ............ 2,296,400
For services and expenses related to tobacco enforcement, education and related activ-
ities, pursuant to chapter 433 of the laws of 1997. Of amounts appropriated herein,
up to $500,000 may be used for educational programs (29916) ....................... 2,174,600
For services and expenses of the Maternity and Early Childhood Foundation (29915) ... 283,300
For grants in aid to contract for hypertension prevention, screening and treatment programs (29564) ......................... 631,700
For services and expenses of tuberculosis treatment, detection and prevention (29912) ........................................ 565,600
For services and expenses to implement the early intervention program act of 1992.
The moneys hereby appropriated shall be available for payment of financial assistance heretofore accrued or hereafter to accrue. Notwithstanding the provisions of any other law to the contrary, for state fiscal year 2016-17 the liability of the state and the amount to be distributed or otherwise expended by the state pursuant to section 2557 of the public health law shall be determined by first calculating the amount of the expenditure or other liability pursuant to such law, and then reducing the amount so calculated by two percent of such amount (26825) ............... 154,000,000
For services and expenses related to the Indian health program. The moneys hereby appropriated shall be for payment of financial assistance heretofore accrued or hereafter to accrue (26840) ................. 22,500,000
State grants for a program of family planning services pursuant to article 2 of the public health law. A portion of these funds may be suballocated to other state agencies (26824) ........................................ 23,701,700
The moneys hereby appropriated shall be available for respite services for families of eligible children. Such moneys shall be allocated to each municipality by the department of health as determined by the department, to reimburse such municipalities in the amount of 50 percent of the costs of respite services provided to
eligible children and their families with
the approval of the early intervention
official, in accordance with section 2547
of the public health law, section 69-4.18
of title 10 of the New York codes, rules
and regulation and standards established
by the department for the provision of
respite services. The moneys allocated to
each municipality by the department shall
be the total amount of respite funds
available for such purpose (29971) .......

For services and expenses of a comprehensive
adolescent pregnancy prevention program
(26827) ......................... 10,632,000

Notwithstanding any inconsistent provision
of law, effective October 1, 2006, expend-
titures made from this appropriation shall
effectively provide a cost of living
adjustment for
providers of the following services, as
determined by the commissioner of the
department of health: study of racial
disparities, minority male wellness and
screening, Latino health outreach, obesity
prevention and diabetes programs,
nutritional services to pregnant women,
infants and children, hunger prevention
and nutrition assistance program, Indian
health, asthma, prenatal care assistance
program, rape crisis, health and human
services sexuality related programs,
maternity and early childhood foundation,
comprehensive adolescent pregnancy
prevention, family planning, school
health, childhood lead poisoning
prevention, children with special health
care needs, regional perinatal centers,
migrant health, dental services, cancer
services programs, healthy heart, healthy
neighborhoods, Alzheimer's disease
assistance centers, Alzheimer's research
and education, tobacco control, rabies,
immunization, universal prenatal and post-
partum home visitation, public health
campaign, sexually transmitted diseases,
osteoporosis prevention, sudden infant
death syndrome, tick-borne disease, and
tuberculosis control. The commissioner of
the department of health shall determine
the standards and requirements necessary
to qualify for such increases. Further,
each local government unit or direct
contract provider receiving such funding
shall submit written certification
regarding the use of such funds to be
provided in the format prescribed by the
department. Funds shall be allocated from
this appropriation pursuant to a plan
prepared by the commissioner and approved
by the director of the budget (26829) .... 26,246,000
For services and expenses associated with new and existing school based health centers (26922) .................. 10,400,000

For services and expenses related to the school based health clinics program, notwithstanding any inconsistent provision of law to the contrary, funds shall be available for the statewide school based health clinics program to provide grants to certain school based health centers pursuant to the following:

1. Anthony Jordon Health Center (29960) ........ 26,444
2. Montefiore Medical Center (29737) .......... 112,388
3. Chenango Memorial Hospital (29958) ........ 14,048
4. East Harlem Council for Human Services (29957) ........ 11,569
5. Family Health Network (29956) .............. 8,239
6. Kaleida Health (29955) ...................... 168,581
7. Lutheran Medical Center (29954) ............ 55,367
8. Nassau Health Care Corporation (29953) ..... 10,743
9. NY Presbyterian Hospital (29952) .......... 197,504
10. Renaissance-Harlem Hospital (29951) ........ 80,160
11. Sisters of Charity (29950) ................... 33,055
12. Suffolk County DOH (29949) ................. 9,090
13. Threshold Center for Alternative Youth Services (29948) .................. 20,659
14. University of Rochester (29947) ............ 46,278
15. Via Health-Rochester General Hospital (29946) ........ 15,701
16. William F. Ryan Community Health Center (29945) .................. 16,528

For services and expenses to support grants to community health centers and comprehensive diagnostic and treatment centers for the purpose of furnishing primary health care services, including outreach, health education and dental care, to migrant and seasonal farmworkers and their families, of which no less than 70 percent shall be dedicated to community health centers receiving federal funding for such purpose pursuant to section 330(g) of the federal public health service act (29944) ........ 406,000

For services and expenses related to providing nutritional services and to provide nutritional education to pregnant women, infants, and children, including suballocations to the department of agriculture and markets for the farmer's market nutrition program and migrant worker services and the office of temporary and disability assistance for prenatal care assistance program activities. A portion of these funds may be suballocated to other state agencies (26821) .................. 26,255,000

For services and expenses, including operating expenses related to providing nutritional services and nutrition education for hunger prevention and nutrition assistance. A portion of this appropriation may be suballocated to other state agencies (26822) .................. 34,547,000
DEPARTMENT OF HEALTH

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1 For services and expenses of the health and social services sexuality-related programs (29739) .................................. 4,967,000
2 For services and expenses of rape crisis centers, including but not limited to prevention, education and victim services on college campuses in the state. Notwithstanding any law to the contrary, the office of victim services and the department of health shall administer the program and allocate funds pursuant to a plan approved by the director of the budget. Such allocation methodology shall be based in part on the following factors: certification status, number of programs, and regional diversity. Funds hereby appropriated may be transferred or suballocated to any state department or agency .................................. 4,500,000
3 For services and expenses related to evidence based cancer services programs (26926) .................................. 25,281,000
4 For services and expenses related to the tobacco use prevention and control program including grants to support cancer research (29549) ......................... 33,144,000
5 State aid to municipalities for medical services for the rehabilitation of physically handicapped children, pursuant to article 6 of the public health law (29917) 3,480,000
6 For services and expenses of the coalition for the institutionalized aged and disabled (29923) ............................. 75,000
7 For services and expenses for rape crisis centers for services to rape victims and programs to prevent rape. These funds may be suballocated to the office of victim services (26603) ......................... 1,000,000
8 For services and expenses of the department of health to implement subdivision 3-d of section 1 of part C of chapter 57 of the laws of 2006 as amended by section 2 of part I of chapter 60 of the laws of 2014 to provide funding for salary increases for the period April 1, 2016 through March 31, 2017. Notwithstanding any other provision of law to the contrary, and subject to the approval of the director of the budget, the amounts appropriated here-in may be increased or decreased by interchange or transfer without limit to any local assistance appropriation, and may include advances to local governments and voluntary agencies, to accomplish this purpose (26974) ......................... 8,600,000
9  
10 ----------------
11 Program account subtotal ............... 657,799,554
12  
13
DEPARTMENT OF HEALTH

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Special Revenue Funds - Federal

Federal Education Fund

Individuals with Disabilities-Part C Account - 25214

For activities related to a handicapped infants and toddlers program (26837) ..... 51,578,000

Program account subtotal ...................... 51,578,000

Special Revenue Funds - Federal

Federal Health and Human Services Fund

Federal Block Grant Account - 25183

For various health prevention, diagnostic, detection and treatment services. The commissioner of health is hereby authorized to waive any provisions of the public health law and regulations, to issue appropriate operating certificates, and to enter into contracts with article 28 facilities, to provide funds, to establish, support and conduct projects to provide improved and expanded school health services for preschool and school-age children. No more than 10 per centum of the amount appropriated for such purpose shall be expended for services and expenses in connection with the administration and evaluation of such grants. Grants awarded under this appropriation shall be distributed and administered in accordance with regulations established by the commissioner of health.

The amounts appropriated pursuant to such appropriation may be suballocated to other state agencies or accounts for expenditures incurred in the operation of programs funded by such appropriation subject to the approval of the director of the budget (26989) ....................... 57,475,000

Program account subtotal ...................... 57,475,000

Special Revenue Funds - Federal

Federal Health and Human Services Fund

Federal Health, Education, and Human Services Account - 25148

For various health prevention, diagnostic, detection and treatment services. The amounts appropriated pursuant to such appropriation may be suballocated to other state agencies or accounts for expenditures incurred in the operation of programs funded by such appropriation subject to the approval of the director of the budget (26988) ....................... 41,400,000

Program account subtotal ...................... 41,400,000
DEPARTMENT OF HEALTH

AID TO LOCALITIES   2016-17

1 Special Revenue Funds - Federal
2 Federal USDA-Food and Nutrition Services Fund
3 Child and Adult Care Food Account - 25022

For various federal food and nutritional services. The moneys hereby appropriated shall be available for payment of financial assistance heretofore accrued (26985) 253,694,000

Program account subtotal ............... 253,694,000

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Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal Food and Nutrition Services Account - 25022

For various federal food and nutritional services. The moneys hereby appropriated shall be available for payment of financial assistance heretofore accrued (26986) 502,970,000

Program account subtotal ............... 502,970,000

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Special Revenue Funds - Other
Combined Expendable Trust Fund
New York State Prostate and Testicular Cancer Research and Education Account - 20183

For prostate cancer research, detection and education pursuant to chapter 273 of the laws of 2004 (26813) ..................... 400,000

Program account subtotal ............... 400,000

--------------

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Local Public Health Services Account - 22097

For services and expenses of the local public health services program. Notwithstanding section 607 of the public health law these funds shall be allocated for state aid to municipalities for a program of immunization against German measles, and other communicable diseases, pursuant to article 6 of the public health law (29910) ................................. 1,095,000

For state aid to municipalities, notwithstanding section 607 of the public health law, for the operation of local health departments and for the provision of general public health services pursuant to article 6 of the public health law for activities under the jurisdiction of the commissioner of health (29909) ............ 3,036,000

Notwithstanding any other provision of law to the contrary, this appropriation is available for transfer to the state operations miscellaneous special revenue fund - local public health services program
DEPARTMENT OF HEALTH

AID TO LOCALITIES  2016-17

account, in the administration and executive direction program fiscal management group (29908) ............................ 285,000
Notwithstanding any other provision of law to the contrary, this appropriation is available for contractual audits of localities to supplement the audits performed by the department of health (29907) ........ 209,000
Program account subtotal ....................... 4,625,000

CENTER FOR ENVIRONMENTAL HEALTH PROGRAM ................. 20,126,800

General Fund
Local Assistance Account - 10000
For services and expenses related to the water supply protection program (29813) .. 5,017,000
For services and expenses of the healthy neighborhood program (29893) ............. 1,872,800
Program account subtotal ....................... 6,889,800

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Block Grant Account - 25183
For services and expenses of various health prevention, diagnostic, detection and treatment services (26991) ................... 3,687,000
Program account subtotal ....................... 3,687,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Occupational Health Clinics Account - 22177
For services and expenses of implementing and operating a statewide network of occupational health clinics for diagnostic, screening, treatment, referral, and education services ........................... 9,550,000
Program account subtotal ....................... 9,550,000

CHILD HEALTH INSURANCE PROGRAM ........................... 1,481,997,000

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Children's Health Insurance Account - 25148
The money hereby appropriated is available for payment of aid heretofore accrued or hereafter accrued.
Notwithstanding any other provision of law, the money hereby appropriated may be
DEPARTMENT OF HEALTH

AID TO LOCALITIES   2016-17

increased or decreased by transfer or suballocation to appropriations of the office of temporary and disability assistance, for the reimbursement of local district administrative costs related to children newly enrolled in medicaid whose household income is between 100 percent and 133 percent of the federal poverty level.

For services and expenses related to the children's health insurance program, pursuant to title XXI of the federal social security act (26931) ............ 1,000,000,000

Program account subtotal ............... 1,000,000,000

Special Revenue Funds - Other
HCRA Resources Fund
Children's Health Insurance Account - 20810

The money hereby appropriated is available for payment of aid heretofore accrued or hereafter accrued. Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by transfer or suballocation to appropriations of the office of temporary and disability assistance, for the reimbursement of local district administrative costs related to children newly enrolled in medicaid whose household income is between 100 percent and 133 percent of the federal poverty level.

For services and expenses related to the children's health insurance program, authorized pursuant to title 1-A of article 25 of the public health law (26931) .. 481,997,000

Program account subtotal ............... 481,997,000

ELDERLY PHARMACEUTICAL INSURANCE COVERAGE PROGRAM ........ 131,506,000

For services and expenses of the program for elderly pharmaceutical insurance coverage, including reimbursement to pharmacies participating in such program. The moneys hereby appropriated shall be available for payment of financial assistance heretofore accrued (26803) ........... 131,506,000

ESSENTIAL PLAN PROGRAM ................................... 2,417,585,000
For services and expenses related to the essential plan program, including for contribution to the essential plan trust fund for the purpose of reducing the premiums and cost-sharing of, or providing benefits for, eligible individuals enrolled in the essential plan program authorized pursuant to section 369-gg of the social services law. Notwithstanding any inconsistent provision of the law, the moneys hereby appropriated may be increased or decreased by interchange or transfer with any appropriation of the department of health. The money hereby appropriated is available for payment of aid heretofore accrued or hereafter accrued (26940) ................ 333,917,000

Program account subtotal ............... 333,917,000

Notwithstanding any inconsistent provision of law, the moneys hereby appropriated may be increased or decreased by interchange or transfer with any appropriation of the department of health. The money hereby appropriated is available for payment of aid heretofore accrued or hereafter accrued (26940) ................ 2,083,668,000

Program account subtotal ............... 2,083,668,000

For services, expenses, grants and transfers necessary to implement the health care reform act program in accordance with section 2807-j, 2807-k, 2807-l, 2807-m, 2807-p, 2807-s and 2807-v of the public health law. The moneys hereby appropriated shall be available for payments heretofore
DEPARTMENT OF HEALTH

AID TO LOCALITIES   2016-17

accrued or hereafter to accrue. Notwith-
standing any inconsistent provision of
law, the moneys hereby appropriated may be
increased or decreased by interchange or
transfer with any appropriation of the
department of health or by transfer or
suballocation to any appropriation of the
department of financial services, the
office of mental health and the state
office for the aging subject to 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. With
the approval of the director of the budg-
et, up to 5 percent of this appropriation
may be used for state operations purposes.
At the direction of the director of the
budget, funds may also be transferred
directly to the general fund for the
purpose of repaying a draw on the tobacco
revenue guarantee fund.

For transfer to the pool administrator for
the purposes of making empire clinical
research investigator program (ECRIP)
payments (29888) ...................... 8,612,000
For services and expenses of the New York
state area health education center program
(29877) .......................... 2,077,000
For services and expenses of the ambulatory
care training program pursuant to subdivi-
sion 5-a of section 2807-m of the public
health law (29887) ............... 4,060,000
For transfer to the Roswell Park Cancer
Institute including support for the oper-
at ing costs for cancer research (29882) .. 87,108,000
For services and expenses of the physician
loan repayment program pursuant to subdi-
vision 5-a of section 2807-m of the public
health law. All or part of this approvi-
ation may be suballocated to the NYS high-
er education services corporation (29886). 1,705,000
For additional services and expenses of the
physician loan repayment program pursuant
to subdivision 5-a of section 2807-m of
the public health law (29707) ......... 2,000,000
For services and expenses of the physician
practice support program pursuant to
subdivision 5-a of section 2807-m of the
public health law (29885) ............ 4,360,000
For services and expenses related to physi-
cian workforce studies pursuant to subdivi-
sion 5-a of section 2807-m of the public
health law (29884) ................. 487,000
For services and expenses of the diversity
in medicine/post-baccalaureate program
pursuant to subdivision 5-a of section
2807-m of the public health law (29883) .. 1,605,000
<table>
  <tr><td>1</td><td>For suballocation to the department of financial services related to the physicians excess medical malpractice program (29881) .................................. 102,400,000</td></tr>
  <tr><td>2</td><td>For transfer to health research incorporated (HRI) for the AIDS drug assistance program (29880) .................................. 41,050,000</td></tr>
  <tr><td>3</td><td>For state grants for the health workforce retraining program. Notwithstanding section 2807-g of the public health law, or any other provision of law to the contrary, funds hereby appropriated may be made available to other state agencies and facilities operated by the department of health for services and expenses related to the worker retraining program as disbursed pursuant to section 2807-g of the public health law. Provided, however, that the director of the budget must approve the release of any request for proposal or request for application or any other procurement initiatives issued on or after April 1, 2007. Further provided that any contract executed on or after April 1, 2007 must receive the prior approval of the director of the budget. A portion of this appropriation may be transferred to state operations appropriations (29879) .................................. 26,817,000</td></tr>
  <tr><td>4</td><td>For state grants for rural health care access development (29876) ............... 9,800,000</td></tr>
  <tr><td>5</td><td>For state grants for rural health network development (29875) ...................... 6,400,000</td></tr>
  <tr><td>6</td><td>For services and expenses, including grants, related to emergency assistance distributions as designated by the commissioner of health. Notwithstanding section 112 or 163 of the state finance law or any other contrary provision of law, such distributions shall be limited to providers or programs where, as determined by the commissioner of health, emergency assistance is vital to protect the life or safety of patients, to ensure the retention of facility caregivers or other staff, or in instances where health facility operations are jeopardized, or where the public health is jeopardized or other emergency situations exist (29874) ..................... 2,900,000</td></tr>
  <tr><td>7</td><td>For transfer to the pool administrator for distributions related to school based health clinics (29873) ......................... 5,288,000</td></tr>
  <tr><td>8</td><td>For services and expenses related to school based health centers. The total amount of funds provided herein shall be distributed to school-based health center providers based on the ratio of each provider's total enrollment for all sites to the total enrollment of all providers. This formula shall be applied to the total amount made available herein, provided, however, that notwithstanding any contrary
**DEPARTMENT OF HEALTH**

**AID TO LOCALITIES 2016-17**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>provision of law, the commissioner of health may establish minimum and maximum awards for providers (29867)</td>
<td>2,644,000</td>
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<tr>
<td>For transfer to the pool administrator for state grants for poison control centers. A portion of this appropriation may be transferred to state operations appropriations (29870)</td>
<td>1,900,000</td>
</tr>
<tr>
<td>For payments for uncompensated care to eligible voluntary non-profit diagnostic and treatment centers (29866)</td>
<td>54,400,000</td>
</tr>
<tr>
<td>For transfer to the dormitory authority of the state of New York for the health facility restructuring program (29865)</td>
<td>19,600,000</td>
</tr>
<tr>
<td>For suballocation to the department of financial services, for the purpose of supporting the New York state medical indemnity fund established pursuant to chapter 59 of the laws of 2011 (29736)</td>
<td>16,900,000</td>
</tr>
<tr>
<td>For state grants to improve access to infertility services, treatments, and procedures (29868)</td>
<td>1,911,000</td>
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**MEDICAL ASSISTANCE ADMINISTRATION PROGRAM**

<table>
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<th>Amount</th>
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<td>2,788,800,000</td>
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**General Fund**

**Local Assistance Account - 10000**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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| For reimbursement of local administrative expenses for medical assistance programs and for state administration of medical assistance programs, notwithstanding section 153 of the social services law, to include the performance of eligibility and enrollment determinations by the state or third-party entities designated by the state to perform such services. Notwithstanding any provision of law to the contrary, subject to the approval of the director of budget, up to $23,000,000 of the amount appropriated herein shall be available for the purpose of providing payments to local social services districts for medical assistance administration claims that exceed an administrative ceiling established by the commissioner of health. Notwithstanding any inconsistent provision of law and subject to the approval of the director of budget, moneys hereby appropriated may be increased or decreased by transfer or interchange between these appropriated amounts and appropriations of the medical assistance administration program, the medical assistance program, and the office of health insurance programs. Funding authority from this account used for state administration of the medical assistance program may be transferred to state operations appropri-
DEPARTMENT OF HEALTH

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1. at amounts agreed upon by the commissioner
2. of health, and the New York state division
3. of the budget.
4. Notwithstanding section 40 of the state
5. finance law or any other law to the
6. contrary, all medical assistance
7. appropriations made from this account
8. shall remain in full force and effect in
9. accordance, in the aggregate, with the
10. following schedule: not more than 50
11. percent for the period April 1, 2016 to
12. March 31, 2017; and the remaining amount
13. for the period April 1, 2017 to March 31, 2018.
14. Notwithstanding section 40 of the state
15. finance law or any provision of law to the
16. contrary, subject to federal approval, the
17. department of health state funds medicaid
18. spending, excluding payments for medical
19. services provided at state facilities
20. operated by the office of mental health,
21. the office for people with developmental
22. disabilities and the office of alcoholism
23. and substance abuse services and further
24. excluding any payments which are not
25. appropriated within the department of
26. health, in the aggregate, for the period
27. April 1, 2016 through March 31, 2017,
28. shall not exceed $18,540,445,000 except as
29. provided below and state share medicaid
30. spending, in the aggregate, for the period
31. April 1, 2017 through March 31, 2018,
32. shall not exceed $18,995,139,000, but in
33. no event shall department of health state
34. funds medicaid spending for the period
35. April 1, 2016 through March 31, 2018
36. exceed $37,535,584,000 provided, however,
37. such aggregate limits may be adjusted by
38. the director of the budget to account for
39. any changes in the New York state federal
40. medical assistance percentage amount
41. established pursuant to the federal social
42. security act, increases in provider revenues,
43. reductions in local social services
44. district payments for medical assistance
45. administration and beginning April 1, 2012
46. the operational costs of the New York
47. state medical indemnity fund, pursuant to
48. a chapter establishing such fund, and
49. state costs or savings from the basic
50. health plan program. Such projections may
51. be adjusted by the director of the budget
52. to account for increased or expedited
53. department of health state funds medicaid
54. expenditures as a result of a natural or
55. other type of disaster, including a
56. governmental declaration of emergency. The
57. director of the budget, in consultation
58. with the commissioner of health, shall
59. assess on a monthly basis known and
60. projected medicaid expenditures by catego-
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...
plated by the Affordable Care Act, in which case such grounds shall be set forth in the medicaid savings allocation plan; and (5) reductions shall be made in a manner that does not unnecessarily create administrative burdens to medicaid applicants and recipients or providers. The commissioner shall seek the input of the legislature, as well as organizations representing health care providers, consumers, businesses, workers, health insurers, and others with relevant expertise, in developing such medicaid savings allocation plan, to the extent that all or part of such plan, in the discretion of the commissioner, is likely to have a material impact on the overall medicaid program, particular categories of service or particular geographic regions of the state.

(a) The commissioner shall post the medicaid savings allocation plan on the department of health's website and shall provide written copies of such plan to the chairs of the senate finance and the assembly ways and means committees at least 30 days before the date on which implementation is expected to begin.

(b) The commissioner may revise the medicaid savings allocation plan subsequent to the provisions of notice and prior to implementation but need provide a new notice pursuant to subparagraph (i) of this paragraph only if the commissioner determines, in his or her discretion, that such revisions materially alter the plan. Notwithstanding the provisions of paragraphs (a) and (b) of this subdivision, the commissioner need not seek the input described in paragraph (a) of this subdivision or provide notice pursuant to paragraph (b) of this paragraph if, in the discretion of the commissioner, expedited development and implementation of a medicaid savings allocation plan is necessary due to a public health emergency.

For purposes of this section, a public health emergency is defined as: (i) a disaster, natural or otherwise, that significantly increases the immediate need for health care personnel in an area of the state; (ii) an event or condition that creates a widespread risk of exposure to a serious communicable disease, or the potential for such widespread risk of exposure; or (iii) any other event or condition determined by the commissioner to constitute an imminent threat to public health. Nothing in this paragraph shall be deemed to prevent all or part of such medicaid savings allocation plan from taking effect
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retroactively to the extent permitted by
the federal centers for medicare and medi-
caid services.

In accordance with the medicaid savings
allocation plan, the commissioner of the
department of health shall reduce depart-
ment of health state funds medicaid spend-
ing by the amount of the projected over-
spending through, actions including, but
not limited to modifying or suspending
reimbursement methods, including but not
limited to all fees, premium levels and
rates of payment, notwithstanding any
provision of law that sets a specific
amount or methodology for any such
payments or rates of payment; modifying
medicaid program benefits; seeking all
necessary federal approvals, including,
but not limited to waivers, waiver amend-
ments; and suspending time frames for
notice, approval or certification of rate
requirements, notwithstanding any
provision of law, rule or regulation to
the contrary, including but not limited to
sections 2807 and 3614 of the public
health law, section 18 of chapter 2 of the
laws of 1988, and 18 NYCRR 505.14(h).

The department of health shall prepare a
monthly report that sets forth: (a) known
and projected department of health medi-
caid expenditures as described in subdivi-
sion (1) of this section, and factors that
could result in medicaid disbursements for
the relevant state fiscal year to exceed
the projected department of health state
funds disbursements in the enacted budget
financial plan pursuant to subdivision 3
of section 23 of the state finance law,
including spending increases or decreases
due to: enrollment fluctuations, rate
changes, utilization changes, MRT invest-
ments, and shift of beneficiaries to
managed care; and variations in offline
medicaid payments; and (b) the actions
taken to implement any medicaid savings
allocation plan implemented pursuant to
subdivision (4) of this section, including
information concerning the impact of such
actions on each category of service and
each geographic region of the state. Each
such monthly report shall be provided to
the chairs of the senate finance and the
assembly ways and means committees and
shall be posted on the department of
health's website in a timely manner.

The money hereby appropriated is available
for payment of aid heretofore accrued to
municipalities, and to providers of
medical services pursuant to section 367-b
of the social services law, and shall be
Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the department of health, and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the office of mental health, the office for people with developmental disabilities, the office of alcoholism and substance abuse services, the department of family assistance office of temporary and disability assistance, and office of children and family services 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, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the department of health shall develop a list of critical prescription drugs for which there is a significant public interest in ensuring rational pricing by drug manufacturers. In selecting drugs for possible inclusion in such list, factors to be considered by the department of health shall include, but not be limited to: the seriousness and prevalence of the disease or condition that is treated by the drug; the extent of utilization of the drug; the average whole sale price and retail price of the drug; the number of pharmaceutical manufacturers that produce the drug; whether there are pharmaceutical equivalents to the drug; and the potential impact of the cost of the drug on public health care programs, including medicaid.

For each prescription drug included on the critical prescription drug list, the department of health shall require the manufacturers of said prescription drug to report: (a) the actual cost of developing, manufacturing, producing (including the cost per dose of production), and distributing such drug; (b) research and development costs of the drug including payments to predecessor entities conducting research and development, including but not limited to biotechnology companies, universities and medical schools, and private research institutions; (c) administrative, marketing, and advertising costs for the drug, apportioned by marketing activities that...
are directed to consumers, marketing activities that are directed to prescribers, and the total cost of all marketing and advertising that is directed primarily to consumers and prescribers in New York, including but not limited to prescriber detailing, copayment discount programs and direct to consumer marketing;
(d) prices for the drug that are charged to purchasers outside the United States;
(e) prices charged to typical purchasers in New York, including but not limited to pharmacies, pharmacy chains, pharmacy wholesalers or other direct purchasers;
(f) the average rebates and discounts provided per payor type; (g) the average profit margin of each drug over the prior five year period and the projected profit margin anticipated for such drug; and (h) clinical information including but not limited to clinical trials and clinical outcomes research. The department of health shall develop a standard reporting form for the submission of such information, and require manufacturers to provide the required information within ninety days of the department's request. All such information disclosed pursuant to subparagraph (ii) of this paragraph shall be confidential and shall not be disclosed by the department or health or its actuary in a form that discloses the identity of a specific manufacturer, or prices charged for drugs by such manufacturer, except as the commissioner of health determines is necessary to carry out the requirements of this paragraph, or to allow the department of health, the attorney general, the state comptroller, or the centers for medicare and medicaid services to perform audits or investigations authorized by law. For each critical prescription drug identified by the department of health, the department shall direct its actuary to utilize the information provided by manufacturers pursuant to this paragraph to conduct a value-based assessment of such drug and establish a reasonable ceiling price. The commissioner of health may require a drug manufacturer to provide rebates to the department for a critical prescription drug whose price exceeds the ceiling price for the drug established by the department of health's actuary. Such rebates shall be in addition to any rebates payable to the department of health pursuant to any other provision of federal or state law. The additional rebates authorized pursuant to this paragraph shall apply to critical prescription drugs dispensed to medical assistance enrollees of managed care providers pursuant to section 364-j of the
social services law and to critical
prescription drugs dispensed to medical
assistance recipients who are not
enrollees of such providers.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for the
cost of critical prescription drugs
without requiring additional rebates to be
provided, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31,
2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health may require prior authorization
under the clinical drug review program for
any drug, prior to obtaining the
evaluation and recommendation of the drug
utilization review board, after
considering: (a) whether the drug requires
monitoring of prescribing protocols to
protect both the long-term efficacy of the
drug and the public health; (b) the
potential for, or a history of, overuse,
abuse, drug diversion or illegal
utilization; and (c) the potential for, or
a history of, utilization inconsistent
with approved indications. Where the
commissioner of health finds that a drug
meets at least one of these criteria, in
determining whether to make the drug
subject to prior authorization under the
clinical drug review program, the
commissioner of health shall consider
whether similarly effective alternatives
are available for the same disease state
and the effect of that availability or
lack of availability. The drug utilization
review board may recommend to the
commissioner of health that any prior
authorization requirement imposed pursuant
to this paragraph be modified, continued
or removed.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for
drugs which meet the criteria for prior
authorization under the clinical drug
review program until such time as the
evaluation and recommendation of the drug
utilization review board can be obtained,
then the provisions of this paragraph
shall not apply and shall be considered
null and void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health may require manufacturers of
drugs other than single source drugs and
innovator multiple source drugs, as such
terms are defined at 42 U.S.C. § 1396r-
8(k), to provide rebates to the department
of health for generic drugs covered by the
medical assistance program whose prices
increase at a rate greater than the rate
of inflation. Such rebates shall be in
addition to any rebates payable to the
department of health pursuant to any other
provision of federal or state law. In
determining the amount of such additional
rebates for generic drugs, the
commissioner of health may use a
methodology similar to that used by the
centers for medicare and medicaid services
in determining the amount of any
additional rebates for single source and
innovator multiple source drugs, as set
forth at 42 U.S.C. § 1396-8. The
additional rebates authorized pursuant to
this paragraph shall apply to generic
prescription drugs dispensed to medical
assistance enrollees of managed care
providers pursuant to section 364-j of the
social services law and to generic
prescription drugs dispensed to medical
assistance recipients who are not
enrollees of such providers.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for the
cost of drugs other than single source
drugs and innovator multiple source drugs
without the receipt of additional rebates,
then the provisions of this paragraph
shall not apply and shall be considered
null and void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, if a health plan
participating in part C of title XVIII of
the federal social security act pays for
items and services provided to persons
eligible for medical assistance who are
also beneficiaries under part B of title
XVIII of the federal social security act
and items and services provided to
qualified medicare beneficiaries under
part B of title XVIII of the federal
social security act, the amount payable
for services under the medical assistance
program shall be the amount of any co-
insurance liability of such eligible
persons pursuant to federal law if they
were not eligible for medical assistance
or were not qualified medicare
beneficiaries with respect to such
benefits under such part B, but shall not
exceed the amount that otherwise would be
made under the medical assistance program
if provided to an eligible person who is
not a beneficiary under part B or a
qualified medicare beneficiary, less the
amount payable by the part C health plan;
provided, however, for items and services
provided to persons who are eligible for
medical assistance who are also
beneficiaries under part B or to qualified
medicare beneficiaries by an ambulance
service under the authority of an
operating certificate issued pursuant to
article 30 of the public health law, a
psychologist licensed under article 153 of
the education law, or a facility under the
authority of an operating certificate
issued pursuant to article 16, 31 or 32 of
the mental hygiene law and with respect to
outpatient hospital and clinic items and
services provided by a facility under the
authority of an operating certificate
issued pursuant to article 28 of the
public health law, the amount payable
under the medical assistance program shall
not be less than the amount of any co-
insurance liability of such eligible
persons or such qualified medicare
beneficiaries, or for which such eligible
persons or such qualified medicare
beneficiaries would be liable under
federal law were they not eligible for
medical assistance or were they not
qualified medicare beneficiaries with
respect to such benefits under part B.
Provided, however, if this chapter
appropriates sufficient additional funds
to provide medical assistance payments for
such coinsurance liability in situations
where the medical assistance payment
combined with the amount payable under
part B of title XVIII of the federal
social security act would exceed the
amount that otherwise would be made under
the medical assistance program if provided
to an eligible person other than a person
who is also a beneficiary under part B or
is a qualified medicare beneficiary, then
the provisions of this paragraph shall not
apply and shall be considered null and
void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health shall require managed care
providers participating in the medical
assistance program to require prior
authorization of prescriptions issued to
medical assistance recipients of opioid
analgesics in excess of four prescriptions
in a thirty-day period.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for the
cost of managed care premiums to managed
care providers participating in the
medical assistance program without
requiring prior authorization of
prescriptions of opioid analgesics in
excess of four prescriptions in a thirty-
day period, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31,
2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, benefits under the
medical assistance program shall be
furnished to applicants in cases where,
although such applicant has a responsible
relative with sufficient income and
resources to provide medical assistance,
the income and resources of the
responsible relative are not available to
such applicant because of the absence of
such relative and the refusal or failure
of such absent relative to provide the
necessary care and assistance. In such
cases, however, the furnishing of such
assistance shall create an implied
contract with such relative, and the cost
thereof may be recovered from such
relative in accordance with title 6 of
article 3 of the social services law and
other applicable provisions of law.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to be
furnished in situations in which a
responsible relative who is not absent
from the household fails or refuses to
provide necessary care and assistance,
then the provisions of this paragraph
shall not apply and shall be considered
null and void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the medical
assistance program may authorize payment
for a drug that is not on the preferred
drug list established pursuant to section
272 of the public health law if certain
criteria are met, including: (a) the
preferred drug has been tried by the
patient and has failed to produce the
desired health outcomes; (b) the patient
has tried the preferred drug and has
experienced unacceptable side effects; (c)
the patient has been stabilized on a non-
preferred drug and transition to the
preferred drug would be medically
contraindicated; or (d) other clinical
indications identified by the committee
for the patient's use of the non-preferred drug, which shall include consideration of the medical needs of special populations, including children, elderly, chronically ill, persons with mental health conditions, and persons affected by HIV/AIDS. In the event that the patient does not meet this criteria, the prescriber may provide additional information to the medical assistance program to justify the use of the drug. The medical assistance program shall provide a reasonable opportunity for the prescriber to reasonably present his or her justification of prior authorization. The medical assistance program will consider the additional information and the justification presented to determine whether the use of a prescription drug that is not on the preferred drug list is warranted. In the case of atypical antipsychotics and antidepressants, if after consultation with the medical assistance program, the prescriber, in his or her reasonable professional judgment, determines that the use of a prescription drug that is not on the preferred drug list is warranted, the prescriber's determination shall be final.

In addition, managed care providers participating in the medical assistance program shall be required to cover non-formulary drugs for medical assistance recipients only if such drugs are in the atypical antipsychotic and antidepressant therapeutic classes and if the prescriber, after consulting with the managed care provider, demonstrates that such drugs, in the prescriber's reasonable professional judgment, are medically necessary and warranted.

Provided, however, if this chapter appropriates sufficient additional funds to allow the medical assistance program to pay for drugs, other than drugs in the atypical antipsychotic and antidepressant therapeutic classes, that are not on the preferred drug list or on the formulary of a managed care provider participating in the medical assistance program based solely on the determination of the prescriber that the use of the drugs is warranted, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any provision of law to the contrary, this appropriation shall not be available for reimbursement of $180,024,000 in FY 2016-2017 and $337,555,000 in FY 2017-2018 for local administrative expenses for medical
assistance programs to a social services district having a population of more than five million unless the legislature has enacted a chapter or chapters of law identical to legislation submitted by the governor pursuant to article VII of the New York constitution as Part A of legislative bill numbers S. 6407/A. 9007.

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 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 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.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26963) ..................... $1,090,100,000

For contractual services related to medical necessity and quality of care reviews related to medicaid patients. Subject to the approval of the director of the budget, all or part of this appropriation may be transferred to the health care standards and surveillance program, general fund - local assistance account.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (29863) ..................... $7,400,000

The amount appropriated herein, together with any federal matching funds obtained, may be available to the department, subject to the approval of the director of
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the budget, for contractual services
related to a third party entity responsi-
ble for education of persons eligible for
medical assistance regarding their options
for enrollment in managed care plans.
Subject to the approval of the director of
the budget, all or a part of this appro-
priation may be transferred to the office
of managed care, general fund - state
purposes account.
Notwithstanding any provision of law to the
contrary, the portion of this appropri-
ation covering fiscal year 2016-17 shall
supersede and replace any duplicative (i)
reappropriation for this item covering
fiscal year 2016-17, and (ii) appropri-
ation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015 (29777) ..................... 70,000,000
For state reimbursement of administrative
expenses for the medical assistance
program provided by the office of mental
health, office for people with develop-
mental disabilities and office of alcohol-
ism and substance abuse services.
The money hereby appropriated is available
for payment of aid heretofore accrued.
Notwithstanding any other provision of law,
the money hereby appropriated may be
increased or decreased by interchange with
any other appropriation of the department
of health with the approval of the direc-
tor of the budget.
Notwithstanding any provision of law to the
contrary, the portion of this appropri-
ation covering fiscal year 2016-17 shall
supersede and replace any duplicative (i)
reappropriation for this item covering
fiscal year 2016-17, and (ii) appropri-
ation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015 (26995) ..................... 180,000,000
Program account subtotal ................ 1,347,500,000

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Medicaid Administration Transfer Account - 25107

For reimbursement of local administrative
expenses of medical assistance programs
and for state administration of medical
assistance programs provided pursuant to
title XIX of the federal social security
act or its successor program. Notwith-
standing section 153 of the social
services law, to include the performance
of eligibility and enrollment determi-
nations by the state or third-party enti-
ties designated by the state to perform
such services.
Notwithstanding any inconsistent provision of law and subject to the approval of the director of budget, moneys hereby appropriated may be increased or decreased by transfer or interchange between these appropriated amounts and appropriations of the medical assistance administration program, the medical assistance program, and the office of health insurance programs. Funding authority from this account used for state administration of the medical assistance program may be transferred to state operations appropriations within the aforementioned programs at amounts agreed upon by the commissioner of health, and the New York state division of the budget.

Notwithstanding section 40 of the state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in aggregate, with the following schedule: not more than 50 percent for the period April 1, 2016 to March 31, 2017; and the remaining amount for the period April 1, 2017 to March 31, 2018.

The moneys hereby appropriated are to be available for payment of aid heretofore accrued to municipalities, and to providers of medical services pursuant to section 367-b of the social services law, shall be available to the department net of disallowances, refunds, reimbursements, and credits. The amounts appropriated herein may be available for costs associated with a common benefit identification card, and subject to the approval of the director of the budget, these funds may be transferred to the credit of the state operations account medicaid management information systems program.

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the department of health, and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the office of mental health, the office for people with developmental disabilities, the office of alcoholism and substance abuse services, the department of family assistance office of temporary and disability assistance and office of children and family services 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
tenure finance committee and the chairman
of the assembly ways and means committee.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the department of
health shall develop a list of critical
prescription drugs for which there is a
significant public interest in ensuring
rational pricing by drug manufacturers. In
selecting drugs for possible inclusion in
such list, factors to be considered by the
department of health shall include, but
not be limited to: the seriousness and
prevalence of the disease or condition
that is treated by the drug; the extent of
utilization of the drug; the average
wholesale price and retail price of the
drug; the number of pharmaceutical
manufacturers that produce the drug;
whether there are pharmaceutical
equivalents to the drug; and the potential
impact of the cost of the drug on public
health care programs, including medicaid.
For each prescription drug included on the
critical prescription drug list, the
department of health shall require the
manufacturers of said prescription drug to
report: (a) the actual cost of developing,
manufacturing, producing (including the
cost per dose of production), and
distributing such drug; (b) research and
development costs of the drug including
payments to predecessor entities
conducting research and development,
including but not limited to biotechnology
companies, universities and medical
schools, and private research institu-
tions; (c) administrative, marketing, and
advertising costs for the drug,
apportioned by marketing activities that
are directed to consumers, marketing
activities that are directed to
prescribers, and the total cost of all
marketing and advertising that is directed
primarily to consumers and prescribers in
New York, including but not limited to
prescriber detailing, copayment discount
programs and direct to consumer marketing;
(d) prices for the drug that are charged
to purchasers outside the United States;
(e) prices charged to typical purchasers
in New York, including but not limited to
pharmacies, pharmacy chains, pharmacy
wholesalers or other direct purchasers;
(f) the average rebates and discounts
provided per payor type; (g) the average
profit margin of each drug over the prior
ten year period and the projected profit
margin anticipated for such drug; and (h)
clinical information including but not
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limited to clinical trials and clinical outcomes research. The department of health shall develop a standard reporting form for the submission of such information, and require manufacturers to provide the required information within ninety days of the department's request. All such information disclosed pursuant to subparagraph (ii) of this paragraph shall be confidential and shall not be disclosed by the department or health or its actuary in a form that discloses the identity of a specific manufacturer, or prices charged for drugs by such manufacturer, except as the commissioner of health determines is necessary to carry out the requirements of this paragraph, or to allow the department of health, the attorney general, the state comptroller, or the centers for medicare and medicaid services to perform audits or investigations authorized by law. For each critical prescription drug identified by the department of health, the department shall direct its actuary to utilize the information provided by manufacturers pursuant to this paragraph to conduct a value-based assessment of such drug and establish a reasonable ceiling price. The commissioner of health may require a drug manufacturer to provide rebates to the department for a critical prescription drug whose price exceeds the ceiling price for the drug established by the department of health's actuary. Such rebates shall be in addition to any rebates payable to the department of health pursuant to any other provision of federal or state law. The additional rebates authorized pursuant to this paragraph shall apply to critical prescription drugs dispensed to medical assistance enrollees of managed care providers pursuant to section 364-j of the social services law and to critical prescription drugs dispensed to medical assistance recipients who are not enrollees of such providers.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of critical prescription drugs without requiring additional rebates to be provided, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health may require prior authorization under the clinical drug review program for any drug, prior to obtaining the
evaluation and recommendation of the drug utilization review board, after considering: (a) whether the drug requires monitoring of prescribing protocols to protect both the long-term efficacy of the drug and the public health; (b) the potential for, or a history of, overuse, abuse, drug diversion or illegal utilization; and (c) the potential for, or a history of, utilization inconsistent with approved indications. Where the commissioner of health finds that a drug meets at least one of these criteria, in determining whether to make the drug subject to prior authorization under the clinical drug review program, the commissioner of health shall consider whether similarly effective alternatives are available for the same disease state and the effect of that availability or lack of availability. The drug utilization review board may recommend to the commissioner of health that any prior authorization requirement imposed pursuant to this paragraph be modified, continued or removed.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for drugs which meet the criteria for prior authorization under the clinical drug review program until such time as the evaluation and recommendation of the drug utilization review board can be obtained, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health may require manufacturers of drugs other than single source drugs and innovator multiple source drugs, as such terms are defined at 42 U.S.C. § 1396r-8(k), to provide rebates to the department of health for generic drugs covered by the medical assistance program whose prices increase at a rate greater than the rate of inflation. Such rebates shall be in addition to any rebates payable to the department of health pursuant to any other provision of federal or state law. In determining the amount of such additional rebates for generic drugs, the commissioner of health may use a methodology similar to that used by the centers for medicare and medicaid services in determining the amount of any additional rebates for single source and innovator multiple source drugs, as set forth at 42 U.S.C. § 1396-8. The
additional rebates authorized pursuant to this paragraph shall apply to generic prescription drugs dispensed to medical assistance enrollees of managed care providers pursuant to section 364–j of the social services law and to generic prescription drugs dispensed to medical assistance recipients who are not enrollees of such providers.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of drugs other than single source drugs and innovator multiple source drugs without the receipt of additional rebates, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, if a health plan participating in part C of title XVIII of the federal social security act pays for items and services provided to persons eligible for medical assistance who are also beneficiaries under part B of title XVIII of the federal social security act and items and services provided to qualified medicare beneficiaries under part B of title XVIII of the federal social security act, the amount payable for services under the medical assistance program shall be the amount of any co-insurance liability of such eligible persons pursuant to federal law if they were not eligible for medical assistance or were not qualified medicare beneficiaries with respect to such benefits under such part B, but shall not exceed the amount that otherwise would be made under the medical assistance program if provided to an eligible person who is not a beneficiary under part B or a qualified medicare beneficiary, less the amount payable by the part C health plan; provided, however, for items and services provided to persons who are eligible for medical assistance who are also beneficiaries under part B or to qualified medicare beneficiaries by an ambulance service under the authority of an operating certificate issued pursuant to article 30 of the public health law, a psychologist licensed under article 153 of the education law, or a facility under the authority of an operating certificate issued pursuant to article 16, 31 or 32 of the mental hygiene law and with respect to outpatient hospital and clinic items and services provided by a facility under the authority of an operating certificate.
issued pursuant to article 28 of the public health law, the amount payable under the medical assistance program shall not be less than the amount of any co-insurance liability of such eligible persons or such qualified medicare beneficiaries, or for which such eligible persons or such qualified medicare beneficiaries would be liable under federal law were they not eligible for medical assistance or were they not qualified medicare beneficiaries with respect to such benefits under part B.

Provided, however, if this chapter appropriates sufficient additional funds to provide medical assistance payments for such coinsurance liability in situations where the medical assistance payment combined with the amount payable under part B of title XVIII of the federal social security act would exceed the amount that otherwise would be made under the medical assistance program if provided to an eligible person other than a person who is also a beneficiary under part B or is a qualified medicare beneficiary, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health shall require managed care providers participating in the medical assistance program to require prior authorization of prescriptions issued to medical assistance recipients of opioid analgesics in excess of four prescriptions in a thirty-day period.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of managed care premiums to managed care providers participating in the medical assistance program without requiring prior authorization of prescriptions of opioid analgesics in excess of four prescriptions in a thirty-day period, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, benefits under the medical assistance program shall be furnished to applicants in cases where, although such applicant has a responsible relative with sufficient income and resources to provide medical assistance,
the income and resources of the responsible relative are not available to such applicant because of the absence of such relative and the refusal or failure of such absent relative to provide the necessary care and assistance. In such cases, however, the furnishing of such assistance shall create an implied contract with such relative, and the cost thereof may be recovered from such relative in accordance with title 6 of article 3 of the social services law and other applicable provisions of law.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to be furnished in situations in which a responsible relative who is not absent from the household fails or refuses to provide necessary care and assistance, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the medical assistance program may authorize payment for a drug that is not on the preferred drug list established pursuant to section 272 of the public health law if certain criteria are met, including: (a) the preferred drug has been tried by the patient and has failed to produce the desired health outcomes; (b) the patient has tried the preferred drug and has experienced unacceptable side effects; (c) the patient has been stabilized on a non-preferred drug and transition to the preferred drug would be medically contraindicated; or (d) other clinical indications identified by the committee for the patient's use of the non-preferred drug, which shall include consideration of the medical needs of special populations, including children, elderly, chronically ill, persons with mental health conditions, and persons affected by HIV/AIDS. In the event that the patient does not meet this criteria, the prescriber may provide additional information to the medical assistance program to justify the use of the drug. The medical assistance program shall provide a reasonable opportunity for the prescriber to reasonably present his or her justification of prior authorization. The medical assistance program will consider the additional information and the justification presented to determine whether the use of a prescription drug that is not on the preferred drug list is
DEPARTMENT OF HEALTH

AID TO LOCALITIES  2016-17

warranted. In the case of atypical antipsychotics and antidepressants, if after consultation with the medical assistance program, the prescriber, in his or her reasonable professional judgment, determines that the use of a prescription drug that is not on the preferred drug list is warranted, the prescriber's determination shall be final.

In addition, managed care providers participating in the medical assistance program shall be required to cover non-formulary drugs for medical assistance recipients only if such drugs are in the atypical antipsychotic and antidepressant therapeutic classes and if the prescriber, after consulting with the managed care provider, demonstrates that such drugs, in the prescriber's reasonable professional judgment, are medically necessary and warranted.

Provided, however, if this chapter appropriates sufficient additional funds to allow the medical assistance program to pay for drugs, other than drugs in the atypical antipsychotic and antidepressant therapeutic classes, that are not on the preferred drug list or on the formulary of a managed care provider participating in the medical assistance program based solely on the determination of the prescriber that the use of the drugs is warranted, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any provision of law to the contrary, this appropriation shall not be available for reimbursement of $180,024,000 in FY 2016-2017 and $337,555,000 in FY 2017-2018 for local administrative expenses for medical assistance programs to a social services district having a population of more than five million unless the legislature has enacted a chapter or chapters of law identical to legislation submitted by the governor pursuant to article VII of the New York constitution as Part A of legislative bill numbers S. 6407/A. 9007.

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 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 in order to
ensure the orderly and prompt payment of
providers under section 367-b of the
social services law pursuant to an esti-
mate 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.
Notwithstanding any provision of law to the
contrary, the portion of this appro-
piation covering fiscal year 2016-17 shall
supersede and replace any duplicative (i)
reappropriation for this item covering
fiscal year 2016-17, and (ii) appro-
piation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015 (26993) ..................... 1,261,300,000
For reimbursement of administrative expenses
of the medical assistance program provided
by the office of mental health, office for
people with developmental disabilities,
and office of alcoholism and substance
abuse services provided pursuant to title
XIX of the federal social security act.
The money hereby appropriated is available
for payment of aid heretofore accrued.
Notwithstanding any other provision of
law, the money hereby appropriated may be
increased or decreased by interchange with
any other appropriation of the department
of health with the approval of the direc-
tor of budget.
Notwithstanding any provision of law to the
contrary, the portion of this appro-
piation covering fiscal year 2016-17 shall
supersede and replace any duplicative (i)
reappropriation for this item covering
fiscal year 2016-17, and (ii) appro-
piation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015 (26994) ..................... 180,000,000
----------------
Program account subtotal ................ 1,441,300,000
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MEDICAL ASSISTANCE PROGRAM ......................... 124,408,971,000
----------------
General Fund
Local Assistance Account - 10000
For the medical assistance program, includ-
ing administrative expenses, for local
social services districts, and for medical
care rates for authorized child care agen-
cies.
Notwithstanding section 40 of the state
finance law or any other law to the
contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 49 percent for the period April 1, 2016 to March 31, 2017; and the remaining amount for the period April 1, 2017 to March 31, 2018.

Notwithstanding section 40 of the state finance law or any provision of law to the contrary, subject to federal approval, department of health state funds medicaid spending, excluding payments for medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services and further excluding any payments which are not appropriated within the department of health, in the aggregate, for the period April 1, 2016 through March 31, 2017, shall not exceed $18,540,445,000 except as provided below and state share medicaid spending, in the aggregate, for the period April 1, 2017 through March 31, 2018, shall not exceed $18,995,139,000, but in no event shall department of health state funds medicaid spending for the period April 1, 2016 through March 31, 2018 exceed $37,535,584,000 provided, however, such aggregate limits may be adjusted by the director of the budget to account for any changes in the New York state federal medical assistance percentage amount established pursuant to the federal social security act, increases in provider revenues, reductions in local social services district payments for medical assistance administration and beginning April 1, 2012 the operational costs of the New York state medical indemnity fund, pursuant to a chapter establishing such fund, and state costs or savings from the basic health plan program. Such projections may be adjusted by the director of the budget to account for increased or expedited department of health state funds medicaid expenditures as a result of a natural or other type of disaster, including a governmental declaration of emergency. The director of the budget, in consultation with the commissioner of health, shall assess on a monthly basis known and projected medicaid expenditures by category of service and by geographic region, as defined by the commissioner, incurred both prior to and subsequent to such assessment for each such period, and if the director of the budget determines that such expenditures are expected to cause medicaid
spending for such period to exceed the aggregate limit specified herein for such period, the state medicaid director, in consultation with the director of the budget and the commissioner of health, shall develop a medicaid savings allocation plan to limit such spending to the aggregate limit specified herein for such period.

Such medicaid savings allocation plan shall be designed, to reduce the expenditures authorized by the appropriations herein in compliance with the following guidelines:

1. Reductions shall be made in compliance with applicable federal law, including the provisions of the Patient Protection and Affordable Care Act, Public Law No. 111-148, and the Health Care and Education Reconciliation Act of 2010, Public Law No. 111-152 (collectively "Affordable Care Act") and any subsequent amendments thereto or regulations promulgated thereunder;

2. Reductions shall be made in a manner that complies with the state medicaid plan approved by the federal centers for medicare and medicaid services, provided, however, that the commissioner of health is authorized to submit any state plan amendment or seek other federal approval, including waiver authority, to implement the provisions of the medicaid savings allocation plan that meets the other criteria set forth herein;

3. Reductions shall be made in a manner that maximizes federal financial participation, to the extent practicable, including any federal financial participation that is available or is reasonably expected to become available, in the discretion of the commissioner, under the Affordable Care Act;

4. Reductions shall be made uniformly among categories of services and geographic regions of the state, to the extent practicable, and shall be made uniformly within a category of service, to the extent practicable, except where the commissioner determines that there are sufficient grounds for non-uniformity, including but not limited to: the extent to which specific categories of services contributed to department of health medicaid state funds spending in excess of the limits specified herein; the need to maintain safety net services in underserved communities; or the potential benefits of pursuing innovative payment models contemplated by the Affordable Care Act, in which case such grounds shall be set forth in the medicaid savings allocation plan;

5. Reductions shall be made in a
manner that does not unnecessarily create administrative burdens to medicaid applicants and recipients or providers.

The commissioner shall seek the input of the legislature, as well as organizations representing health care providers, consumers, businesses, workers, health insurers, and others with relevant expertise, in developing such medicaid savings allocation plan, to the extent that all or part of such plan, in the discretion of the commissioner, is likely to have a material impact on the overall medicaid program, particular categories of service or particular geographic regions of the state.

(a) The commissioner shall post the medicaid savings allocation plan on the department of health's website and shall provide written copies of such plan to the chairs of the senate finance and the assembly ways and means committees at least 30 days before the date on which implementation is expected to begin.

(b) The commissioner may revise the medicaid savings allocation plan subsequent to the provisions of notice and prior to implementation but need provide a new notice pursuant to subparagraph (i) of this paragraph only if the commissioner determines, in his or her discretion, that such revisions materially alter the plan.

Notwithstanding the provisions of paragraphs (a) and (b) of this subdivision, the commissioner need not seek the input described in paragraph (a) of this subdivision or provide notice pursuant to paragraph (b) of this paragraph if, in the discretion of the commissioner, expedited development and implementation of a medicaid savings allocation plan is necessary due to a public health emergency.

For purposes of this section, a public health emergency is defined as: (i) a disaster, natural or otherwise, that significantly increases the immediate need for health care personnel in an area of the state; (ii) an event or condition that creates a widespread risk of exposure to a serious communicable disease, or the potential for such widespread risk of exposure; or (iii) any other event or condition determined by the commissioner to constitute an imminent threat to public health.

Nothing in this paragraph shall be deemed to prevent all or part of such medicaid savings allocation plan from taking effect retroactively to the extent permitted by the federal centers for medicare and medicaid services.
In accordance with the medicaid savings allocation plan, the commissioner of the Department of Health shall reduce department of health state funds medicaid spending by the amount of the projected overspending through, actions including, but not limited to modifying or suspending reimbursement methods, including but not limited to all fees, premium levels and rates of payment, notwithstanding any provision of law that sets a specific amount or methodology for any such payments or rates of payment; modifying or discontinuing medicaid program benefits; seeking all necessary federal approvals, including, but not limited to waivers, waiver amendments; and suspending time frames for notice, approval or certification of rate requirements, notwithstanding any provision of law, rule or regulation to the contrary, including but not limited to sections 2807 and 3614 of the public health law, section 18 of chapter 2 of the laws of 1988, and 18 NYCRR 505.14(h).

The department of health shall prepare a monthly report that sets forth: (a) known and projected department of health medicaid expenditures as described in subdivision (1) of this section, and factors that could result in medicaid disbursements for the relevant state fiscal year to exceed the projected department of health funds disbursements in the enacted budget financial plan pursuant to subdivision 3 of section 23 of the state finance law, including spending increases or decreases due to: enrollment fluctuations, rate changes, utilization changes, MRT investments, and shift of beneficiaries to managed care; and variations in offline medicaid payments; and (b) the actions taken to implement any medicaid savings allocation plan implemented pursuant to subdivision (4) of this section, including information concerning the impact of such actions on each category of service and each geographic region of the state. Each such monthly report shall be provided to the chairs of the senate finance and the assembly ways and means committees and shall be posted on the department of health's website in a timely manner.

The money hereby appropriated is to be available for payment of aid heretofore accrued to municipalities, and to providers of medical services pursuant to section 367-b of the social services law, and for payment of state aid to municipalities and to providers of family care where payment systems through the fiscal
intermediaries are not operational, and shall be available to the department net of disallowances, refunds, reimbursements, and credits. Notwithstanding any inconsistent provision of law to the contrary, funds may be used by the department for outside legal assistance on issues involving the federal government, the conduct of preadmission screening and annual resident reviews required by the state's medicaid program, computer matching with insurance carriers to insure that medicaid is the payer of last resort and activities related to the management of the pharmacy benefit available under the medicaid program. 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 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 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. Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the department of health and the office of medicaid inspector general and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the department of health state purpose account, the office of mental health, office for people with developmental disabilities, the office of alcoholism and substance abuse services, the department of family assistance office of temporary and disability assistance and office of children and family services, the office of medicaid inspector general, and the state office for the aging 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 to the contrary, the moneys hereby
appropriated may be used for payments to
the centers for medicaid and medicare
services for obligations incurred related
to the pharmaceutical costs of dually
eligible medicare/medicaid beneficiaries
participating in the medicare drug benefit
Notwithstanding any inconsistent provision
of law, the moneys hereby appropriated
shall not be used for any existing rates,
taxes, fee schedule, or procedures which
may affect the cost of care and services
provided by personal care providers, case
managers, health maintenance organiza-
tions, out of state medical facilities
which provide care and services to resi-
dents of the state, providers of transpor-
tation services, that are altered,
amended, adjusted or otherwise changed by
a local social services district unless
previously approved by the department of
health and the director of the budget.
Notwithstanding any inconsistent provision
of law to the contrary, funds shall be
made available to the commissioner of the
office of mental health or the commissioner
of the office of alcoholism and
substance abuse services, in consultation
with the commissioner of health and
approved by the director of the budget,
and consistent with appropriations made
therefor, to implement allocation plans
developed by each such commissioner which
shall describe mental health or substance
use disorder services that should be
developed to meet service needs resulting
from the reduction of inpatient behavioral
health services provided under the medi-
caid program, by programs licensed pursuant
to article 31 or 32 of the mental
hygiene law. Such programs may include
programs that are licensed pursuant to
both article 31 of the mental hygiene law
and article 28 of the public health law,
or certified under both article 32 of the
mental hygiene law and article 28 of the
public health law.
Notwithstanding any inconsistent provision
of law, the moneys hereby appropriated may
be available for payments associated with
the resolution by settlement agreement or
judgment of rate appeals and/or litigation
where the department of health is a party.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the department of
The Department of Health shall develop a list of critical prescription drugs for which there is a significant public interest in ensuring rational pricing by drug manufacturers. In selecting drugs for possible inclusion in such list, factors to be considered by the department of health shall include, but not be limited to: the seriousness and prevalence of the disease or condition that is treated by the drug; the extent of utilization of the drug; the average wholesale price and retail price of the drug; the number of pharmaceutical manufacturers that produce the drug; whether there are pharmaceutical equivalents to the drug; and the potential impact of the cost of the drug on public health care programs, including Medicaid.

For each prescription drug included on the critical prescription drug list, the department of health shall require the manufacturers of said prescription drug to report: (a) the actual cost of developing, manufacturing, producing (including the cost per dose of production), and distributing such drug; (b) research and development costs of the drug including payments to predecessor entities conducting research and development, including but not limited to biotechnology companies, universities and medical schools, and private research institutions; (c) administrative, marketing, and advertising costs for the drug, apportioned by marketing activities that are directed to consumers, marketing activities that are directed to prescribers, and the total cost of all marketing and advertising that is directed primarily to consumers and prescribers in New York, including but not limited to prescriber detailing, copayment discount programs and direct to consumer marketing; (d) prices for the drug that are charged to purchasers outside the United States; (e) prices charged to typical purchasers in New York, including but not limited to pharmacies, pharmacy chains, pharmacy wholesalers or other direct purchasers; (f) the average rebates and discounts provided per payor type; (g) the average profit margin of each drug over the prior five year period and the projected profit margin anticipated for such drug; and (h) clinical information including but not limited to clinical trials and clinical outcomes research. The department of health shall develop a standard reporting form for the submission of such information, and require manufacturers to provide the required information within ninety days of the department's request.
All such information disclosed pursuant to subparagraph (ii) of this paragraph shall be confidential and shall not be disclosed by the department or health or its actuary in a form that discloses the identity of a specific manufacturer, or prices charged for drugs by such manufacturer, except as the commissioner of health determines is necessary to carry out the requirements of this paragraph, or to allow the department of health, the attorney general, the state comptroller, or the centers for medicare and medicaid services to perform audits or investigations authorized by law. For each critical prescription drug identified by the department of health, the department shall direct its actuary to utilize the information provided by manufacturers pursuant to this paragraph to conduct a value-based assessment of such drug and establish a reasonable ceiling price. The commissioner of health may require a drug manufacturer to provide rebates to the department for a critical prescription drug whose price exceeds the ceiling price for the drug established by the department of health's actuary. Such rebates shall be in addition to any rebates payable to the department of health pursuant to any other provision of federal or state law. The additional rebates authorized pursuant to this paragraph shall apply to critical prescription drugs dispensed to medical assistance enrollees of managed care providers pursuant to section 364-j of the social services law and to critical prescription drugs dispensed to medical assistance recipients who are not enrollees of such providers.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of critical prescription drugs without requiring additional rebates to be provided, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health may require prior authorization under the clinical drug review program for any drug, prior to obtaining the evaluation and recommendation of the drug utilization review board, after considering: (a) whether the drug requires monitoring of prescribing protocols to protect both the long-term efficacy of the drug and the public health; (b) the potential for, or a history of, overuse,
abuse, drug diversion or illegal
utilization; and (c) the potential for, or
a history of, utilization inconsistent
with approved indications. Where the
commissioner of health finds that a drug
meets at least one of these criteria, in
determining whether to make the drug
subject to prior authorization under the
clinical drug review program, the
commissioner of health shall consider
whether similarly effective alternatives
are available for the same disease state
and the effect of that availability or
lack of availability. The drug utilization
review board may recommend to the
commissioner of health that any prior
authorization requirement imposed pursuant
to this paragraph be modified, continued
or removed.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for
drugs which meet the criteria for prior
authorization under the clinical drug
review program until such time as the
evaluation and recommendation of the drug
utilization review board can be obtained,
then the provisions of this paragraph
shall not apply and shall be considered
null and void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health may require manufacturers of
drugs other than single source drugs and
innovator multiple source drugs, as such
terms are defined at 42 U.S.C. § 1396r-
8(k), to provide rebates to the department
of health for generic drugs covered by the
medical assistance program whose prices
increase at a rate greater than the rate
of inflation. Such rebates shall be in
addition to any rebates payable to the
department of health pursuant to any other
provision of federal or state law. In
determining the amount of such additional
rebates for generic drugs, the
commissioner of health may use a
methodology similar to that used by the
centers for medicare and medicaid services
in determining the amount of any
additional rebates for single source and
innovator multiple source drugs, as set
forth at 42 U.S.C. § 1396-8. The
additional rebates authorized pursuant to
this paragraph shall apply to generic
prescription drugs dispensed to medical
assistance enrollees of managed care
providers pursuant to section 364-j of the
social services law and to generic
prescription drugs dispensed to medical
assistance recipients who are not
enrollees of such providers.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for the
cost of drugs other than single source
drugs and innovator multiple source drugs
without the receipt of additional rebates,
then the provisions of this paragraph
shall not apply and shall be considered
null and void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, if a health plan
participating in part C of title XVIII of
the federal social security act pays for
items and services provided to persons
eligible for medical assistance who are
also beneficiaries under part B of title
XVIII of the federal social security act
and items and services provided to
qualified medicare beneficiaries under
part B of title XVIII of the federal
social security act, the amount payable
for services under the medical assistance
program shall be the amount of any co-
insurance liability of such eligible
persons pursuant to federal law if they
were not eligible for medical assistance
or were not qualified medicare
beneficiaries with respect to such
benefits under such part B, but shall not
exceed the amount that otherwise would be
made under the medical assistance program
if provided to an eligible person who is
not a beneficiary under part B or a
qualified medicare beneficiary, less the
amount payable by the part C health plan;
provided, however, for items and services
provided to persons who are eligible for
medical assistance who are also
beneficiaries under part B or to qualified
medicare beneficiaries by an ambulance
service under the authority of an
operating certificate issued pursuant to
article 30 of the public health law, a
psychologist licensed under article 153 of
the education law, or a facility under the
authority of an operating certificate
issued pursuant to article 16, 31 or 32 of
the mental hygiene law and with respect to
outpatient hospital and clinic items and
services provided by a facility under the
authority of an operating certificate
issued pursuant to article 28 of the
public health law, the amount payable
under the medical assistance program shall
not be less than the amount of any co-
insurance liability of such eligible
persons or such qualified medicare beneficiaries, or for which such eligible persons or such qualified medicare beneficiaries would be liable under federal law were they not eligible for medical assistance or were they not qualified medicare beneficiaries with respect to such benefits under part B. Provided, however, if this chapter appropriates sufficient additional funds to provide medical assistance payments for such coinsurance liability in situations where the medical assistance payment combined with the amount payable under part B of title XVIII of the federal social security act would exceed the amount that otherwise would be made under the medical assistance program if provided to an eligible person other than a person who is also a beneficiary under part B or is a qualified medicare beneficiary, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health shall require managed care providers participating in the medical assistance program to require prior authorization of prescriptions issued to medical assistance recipients of opioid analgesics in excess of four prescriptions in a thirty-day period. Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of managed care premiums to managed care providers participating in the medical assistance program without requiring prior authorization of prescriptions of opioid analgesics in excess of four prescriptions in a thirty-day period, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, benefits under the medical assistance program shall be furnished to applicants in cases where, although such applicant has a responsible relative with sufficient income and resources to provide medical assistance, the income and resources of the responsible relative are not available to such applicant because of the absence of such relative and the refusal or failure of such absent relative to provide the
necessary care and assistance. In such cases, however, the furnishing of such assistance shall create an implied contract with such relative, and the cost thereof may be recovered from such relative in accordance with title 6 of article 3 of the social services law and other applicable provisions of law.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to be furnished in situations in which a responsible relative who is not absent from the household fails or refuses to provide necessary care and assistance, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the medical assistance program may authorize payment for a drug that is not on the preferred drug list established pursuant to section 272 of the public health law if certain criteria are met, including: (a) the preferred drug has been tried by the patient and has failed to produce the desired health outcomes; (b) the patient has tried the preferred drug and has experienced unacceptable side effects; (c) the patient has been stabilized on a non-preferred drug and transition to the preferred drug would be medically contraindicated; or (d) other clinical indications identified by the committee for the patient's use of the non-preferred drug, which shall include consideration of the medical needs of special populations, including children, elderly, chronically ill, persons with mental health conditions, and persons affected by HIV/AIDS. In the event that the patient does not meet this criteria, the prescriber may provide additional information to the medical assistance program to justify the use of the drug. The medical assistance program shall provide a reasonable opportunity for the prescriber to reasonably present his or her justification of prior authorization. The medical assistance program will consider the additional information and the justification presented to determine whether the use of a prescription drug that is not on the preferred drug list is warranted. In the case of atypical antipsychotics and antidepressants, if after consultation with the medical assistance program, the prescriber, in his or her reasonable professional judgment,
determines that the use of a prescription drug that is not on the preferred drug list is warranted, the prescriber's determination shall be final. In addition, managed care providers participating in the medical assistance program shall be required to cover non-formulary drugs for medical assistance recipients only if such drugs are in the atypical antipsychotic and antidepressant therapeutic classes and if the prescriber, after consulting with the managed care provider, demonstrates that such drugs, in the prescriber's reasonable professional judgment, are medically necessary and warranted. Provided, however, if this chapter appropriates sufficient additional funds to allow the medical assistance program to pay for drugs, other than drugs in the atypical antipsychotic and antidepressant therapeutic classes, that are not on the preferred drug list or on the formulary of a managed care provider participating in the medical assistance program based solely on the determination of the prescriber that the use of the drugs is warranted, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any provision of law to the contrary, this appropriation shall not be available for reimbursement of $180,024,000 in FY 2016-2017 and $337,555,000 in FY 2017-2018 for local administrative expenses for medical assistance programs to a social services district having a population of more than five million unless the legislature has enacted a chapter or chapters of law identical to legislation submitted by the governor pursuant to article VII of the New York constitution as Part A of legislative bill numbers S. 6407/A. 9007.

For services and expenses of the medical assistance program including hospital inpatient services and general hospitals that are safety-net providers that evince severe financial distress, pursuant to criteria determined by the commissioner, shall be eligible for awards for amounts appropriated herein, to enable such providers to maintain operations and vital services while establishing long term solutions to achieve sustainable health services. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering
fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26947) ..................... 2,080,904,000

For services and expenses of the medical assistance program including hospital outpatient and emergency room services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26948) ..................... 497,992,000

For services and expenses of the medical assistance program including clinic services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26949) ..................... 596,058,000

For services and expenses of the medical assistance program including nursing home services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26950) ..................... 2,358,316,000

For services and expenses of the medical assistance program including other long term care services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26951) ..................... 2,531,319,000

For services and expenses of the medical assistance program including managed care services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the
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For services and expenses of the medical assistance program including pharmacy services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26952) ........................... 9,989,010,000

For services and expenses of the medical assistance program including transportation services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26953) ........................... 711,396,000

For services and expenses of the medical assistance program including dental services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26954) ........................... 359,081,000

For services and expenses of the medical assistance program including non-institutional and other spending.

Notwithstanding any inconsistent provision of law, the money hereby appropriated may be available for payments to any county or public school districts associated with additional claims for school supportive health services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26955) ........................... 29,354,000

Notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, upon submission of an allocation plan from the commissioner of health, the amount appropriated herein,
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together with any available federal matching funds, may be transferred or suballo-
ated to the office of mental health, office of alcoholism and substance abuse
services, office for people with developmentally disabled services, division of housing
and community renewal, New York state housing trust fund corporation, and office
of temporary and disability assistance for services and expenses related to providing
affordable housing. Any such spending shall consider the geographical location
of the grants.

Notwithstanding any provision of law to the contrary, the portion of this appropri-
ation covering fiscal year 2016-17 shall supersede and replace any duplicative (i)
reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the
laws of 2015 (29521) .......................... 166,000,000

For services and expenses of the medical assistance program including essential
community provider network and vital access provider services.

Notwithstanding any provision of law to the contrary, the portion of this appropri-
ation covering fiscal year 2016-17 shall supersede and replace any duplicative (i)
reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the
laws of 2015 (29562) .......................... 212,000,000

For services and expenses of the medical assistance program general hospitals that
are safety-net providers that evince severe financial distress, pursuant to criteria determined by the commissioner, shall be eligible for awards for amounts appropriated herein, to enable such providers to maintain operations and vital services while establishing long term solutions to achieve sustainable health services.

Notwithstanding any provision of law to the contrary, the portion of this appropri-
ation covering fiscal year 2016-17 shall supersede and replace any duplicative (i)
reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the
laws of 2015 (26891) .......................... 137,000,000

For services and expenses of the medical assistance program including vital access provider services to preserve critical access to essential behavioral health and other services in targeted areas of the state.
Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26615) .......................... 50,000,000

For services and expenses associated with ending the AIDS epidemic, including but not limited to expanding the use of pre-exposure prophylaxis, enhancement of targeted prevention activities, support for linkage and retention services and the development of a peer credentialing process.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26923) ......................... 30,000,000

For services and expenses for health homes including grants to health homes to contribute to expenses associated with health homes establishment and infrastructure costs.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (29548) ......................... 105,000,000

For services and expenses related to expanding existing caregiver support services for persons with Alzheimer's and other dementias including additional respite and expansion of the department of health caregiver support services programs.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26930) ......................... 50,000,000

For grants to counties, cities, towns or villages that own their public water system and the water supply for such system for the purpose of providing assistance towards the costs of installation, including but not limited to technical and administrative costs associated
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with planning, design and construction, and repair or upgrading of fluoridation equipment for such public water systems.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26932) ...................... 10,000,000

For services and expenses and grants related to the population health improvement program.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26972) ..................... 15,500,000

For services and expenses related to regional planning activities of the finger lakes health systems agency, including statewide coordination and demonstration of best practices. The department shall make grants within amounts appropriated therefor, to assure high-quality and accessible primary care, to provide technical assistance to support financial and business planning for integrated systems of care, and to assist primary care providers in the adoption, implementation, and meaningful use of electronic health record technology.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26614) ..................... 2,500,000

For grants to the civil service employees association, Local 1000, AFSCME, AFL-CIO to allow child care workers represented by the union to reduce the cost of purchasing coverage under the exchange.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (29808) ..................... 9,500,000
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1 For grants to the United Federation of Teachers, Local 2, AFT, AFL-CIO to allow child care workers represented by the union to reduce the cost of purchasing coverage under the exchange.
2 Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (29807) ..................... 11,000,000
3
4 For the state share of medical assistance services expenses incurred by the department of health for the provision of medical assistance including services to people with developmental disabilities for mental hygiene stabilization in annual amounts not to exceed $1,149,000,000 in state fiscal year 2016-17, and $932,000,000 in state fiscal year 2017-18.
5 Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (29561) ..................... 2,081,000,000
6
7 For services and expenses of the medical assistance program including medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services.
8 Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26961) ..................... 10,000,000,000
9
10 Program account subtotal .................. 34,181,502,000
11
12 Special Revenue Funds - Federal
13 Federal Health and Human Services Fund
14 Medicaid Direct Account - 25106
15
16 For services and expenses for the medical assistance program, including administrative expenses for local social services districts, pursuant to title XIX of the federal social security act or its successor program.
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Notwithstanding section 40 of the state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 49 percent for the period April 1, 2016 to March 31, 2017; and the remaining amount for the period April 1, 2017 to March 31, 2018.

The moneys hereby appropriated are to be available for payment of aid heretofore accrued to municipalities, and to providers of medical services pursuant to section 367-b of the social services law, and for payment of state aid to municipalities and to providers of family care where payment systems through the fiscal intermediaries are not operational, shall be available to the department net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the department of health and the office of medicaid inspector general and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the office of mental health, office for people with developmental disabilities, the office of alcoholism and substance abuse services, the department of family assistance office of temporary and disability assistance, office of children and family services, the department of financial services, department of corrections and community supervision, and the state office for the aging 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 commissioner 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
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interest-bearing account 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.

Notwithstanding any inconsistent provision of law to the contrary, funds shall be made available to the commissioner of the office of mental health or the commissioner of the office of alcoholism and substance abuse services, in consultation with the commissioner of health and approved by the director of the budget, and consistent with appropriations made therefor, to implement allocation plans developed by each such commissioner which shall describe mental health or substance use disorder services that should be developed to meet service needs resulting from the reduction of inpatient behavioral health services provided under the Medicaid program, by programs licensed pursuant to article 31 or 32 of the mental hygiene law. Such programs may include programs that are licensed pursuant to both article 31 of the mental hygiene law and article 28 of the public health law, or certified under both article 32 of the mental hygiene law and article 28 of the public health law.

Notwithstanding any inconsistent provision of law, the moneys hereby appropriated may be available for payments associated with the resolution by settlement agreement or judgment of rate appeals and/or litigation where the department of health is a party.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the department of health shall develop a list of critical prescription drugs for which there is a significant public interest in ensuring rational pricing by drug manufacturers. In selecting drugs for possible inclusion in such list, factors to be considered by the department of health shall include, but not be limited to: the seriousness and prevalence of the disease or condition that is treated by the drug; the extent of utilization of the drug; the average wholesale price and retail price of the drug; the number of pharmaceutical manufacturers that produce the drug; whether there are pharmaceutical equivalents to the drug; and the potential impact of the cost of the drug on public health care programs, including Medicaid.
For each prescription drug included on the critical prescription drug list, the department of health shall require the manufacturers of said prescription drug to report: (a) the actual cost of developing, manufacturing, producing (including the cost per dose of production), and distributing such drug; (b) research and development costs of the drug including payments to predecessor entities conducting research and development, including but not limited to biotechnology companies, universities and medical schools, and private research institutions; (c) administrative, marketing, and advertising costs for the drug, apportioned by marketing activities that are directed to consumers, marketing activities that are directed to prescribers, and the total cost of all marketing and advertising that is directed primarily to consumers and prescribers in New York, including but not limited to prescriber detailing, copayment discount programs and direct to consumer marketing; (d) prices for the drug that are charged to purchasers outside the United States; (e) prices charged to typical purchasers in New York, including but not limited to pharmacies, pharmacy chains, pharmacy wholesalers or other direct purchasers; (f) the average rebates and discounts provided per payor type; (g) the average profit margin of each drug over the prior five year period and the projected profit margin anticipated for such drug; and (h) clinical information including but not limited to clinical trials and clinical outcomes research. The department of health shall develop a standard reporting form for the submission of such information, and require manufacturers to provide the required information within ninety days of the department's request. All such information disclosed pursuant to subparagraph (ii) of this paragraph shall be confidential and shall not be disclosed by the department or health or its actuary in a form that discloses the identity of a specific manufacturer, or prices charged for drugs by such manufacturer, except as the commissioner of health determines is necessary to carry out the requirements of this paragraph, or to allow the department of health, the attorney general, the state comptroller, or the centers for medicare and medicaid services to perform audits or investigations authorized by law. For each critical prescription drug identified by the department of health, the department shall direct its actuary to utilize the information provided by manufacturers.
pursuant to this paragraph to conduct a
value-based assessment of such drug and
establish a reasonable ceiling price. The
commissioner of health may require a drug
manufacturer to provide rebates to the
department for a critical prescription
drug whose price exceeds the ceiling price
for the drug established by the department
of health's actuary. Such rebates shall be
in addition to any rebates payable to the
department of health pursuant to any other
 provision of federal or state law. The
additional rebates authorized pursuant to
this paragraph shall apply to critical
prescription drugs dispensed to medical
assistance enrollees of managed care
providers pursuant to section 364-j of the
social services law and to critical
prescription drugs dispensed to medical
assistance recipients who are not
enrollees of such providers.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for the
cost of critical prescription drugs
without requiring additional rebates to be
provided, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31,
2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health may require prior authorization
under the clinical drug review program for
any drug, prior to obtaining the
evaluation and recommendation of the drug
utilization review board, after
considering: (a) whether the drug requires
monitoring of prescribing protocols to
protect both the long-term efficacy of the
drug and the public health; (b) the
potential for, or a history of, overuse,
abuse, drug diversion or illegal
utilization; and (c) the potential for, or
a history of, utilization inconsistent
with approved indications. Where the
commissioner of health finds that a drug
meets at least one of these criteria, in
determining whether to make the drug
subject to prior authorization under the
clinical drug review program, the
commissioner of health shall consider
whether similarly effective alternatives
are available for the same disease state
and the effect of that availability or
lack of availability. The drug utilization
review board may recommend to the
commissioner of health that any prior
authorization requirement imposed pursuant
to this paragraph be modified, continued
or removed.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for
drugs which meet the criteria for prior
authorization under the clinical drug
review program until such time as the
evaluation and recommendation of the drug
utilization review board can be obtained,
then the provisions of this paragraph
shall not apply and shall be considered
null and void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health may require manufacturers of
drugs other than single source drugs and
innovator multiple source drugs, as such
terms are defined at 42 U.S.C. § 1396r-
8(k), to provide rebates to the department
of health for generic drugs covered by the
medical assistance program whose prices
increase at a rate greater than the rate
of inflation. Such rebates shall be in
addition to any rebates payable to the
department of health pursuant to any other
provision of federal or state law. In
determining the amount of such additional
rebates for generic drugs, the
commissioner of health may use a
methodology similar to that used by the
centers for medicare and medicaid services
in determining the amount of any
additional rebates for single source and
innovator multiple source drugs, as set
forth at 42 U.S.C. § 1396-8. The
additional rebates authorized pursuant to
this paragraph shall apply to generic
prescription drugs dispensed to medical
assistance enrollees of managed care
providers pursuant to section 364-j of the
social services law and to generic
prescription drugs dispensed to medical
assistance recipients who are not
enrollees of such providers.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for the
cost of drugs other than single source
drugs and innovator multiple source drugs
without the receipt of additional rebates,
then the provisions of this paragraph
shall not apply and shall be considered
null and void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, if a health plan
participating in part C of title XVIII of the federal social security act pays for items and services provided to persons eligible for medical assistance who are also beneficiaries under part B of title XVIII of the federal social security act and items and services provided to qualified medicare beneficiaries under part B of title XVIII of the federal social security act, the amount payable for services under the medical assistance program shall be the amount of any co-insurance liability of such eligible persons pursuant to federal law if they were not eligible for medical assistance or were not qualified medicare beneficiaries with respect to such benefits under such part B, but shall not exceed the amount that otherwise would be made under the medical assistance program if provided to an eligible person who is not a beneficiary under part B or a qualified medicare beneficiary, less the amount payable by the part C health plan; provided, however, for items and services provided to persons who are eligible for medical assistance who are also beneficiaries under part B or to qualified medicare beneficiaries by an ambulance service under the authority of an operating certificate issued pursuant to article 30 of the public health law, a psychologist licensed under article 153 of the education law, or a facility under the authority of an operating certificate issued pursuant to article 16, 31 or 32 of the mental hygiene law and with respect to outpatient hospital and clinic items and services provided by a facility under the authority of an operating certificate issued pursuant to article 28 of the public health law, the amount payable under the medical assistance program shall not be less than the amount of any co-insurance liability of such eligible persons or such qualified medicare beneficiaries, or for which such eligible persons or such qualified medicare beneficiaries would be liable under federal law were they not eligible for medical assistance or were they not qualified medicare beneficiaries with respect to such benefits under part B. Provided, however, if this chapter appropriates sufficient additional funds to provide medical assistance payments for such coinsurance liability in situations where the medical assistance payment combined with the amount payable under part B of title XVIII of the federal social security act would exceed the amount that otherwise would be made under
the medical assistance program if provided
to an eligible person other than a person
who is also a beneficiary under part B or
is a qualified medicare beneficiary, then
the provisions of this paragraph shall not
apply and shall be considered null and
void as of March 31, 2016.

Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health shall require managed care
providers participating in the medical
assistance program to require prior
authorization of prescriptions issued to
medical assistance recipients of opioid
analgesics in excess of four prescriptions
in a thirty-day period.

Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for the
cost of managed care premiums to managed
care providers participating in the
medical assistance program without
requiring prior authorization of
prescriptions of opioid analgesics in
excess of four prescriptions in a thirty-
day period, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, benefits under the
medical assistance program shall be
furnished to applicants in cases where,
although such applicant has a responsible
relative with sufficient income and
resources to provide medical assistance,
the income and resources of the
responsible relative are not available to
such applicant because of the absence of
such relative and the refusal or failure
of such absent relative to provide the
necessary care and assistance. In such
cases, however, the furnishing of such
assistance shall create an implied
contract with such relative, and the cost
thereof may be recovered from such
relative in accordance with title 6 of
article 3 of the social services law and
other applicable provisions of law.

Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to be
furnished in situations in which a
responsible relative who is not absent
from the household fails or refuses to
provide necessary care and assistance,
then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016. Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the medical assistance program may authorize payment for a drug that is not on the preferred drug list established pursuant to section 272 of the public health law if certain criteria are met, including: (a) the preferred drug has been tried by the patient and has failed to produce the desired health outcomes; (b) the patient has tried the preferred drug and has experienced unacceptable side effects; (c) the patient has been stabilized on a non-preferred drug and transition to the preferred drug would be medically contraindicated; or (d) other clinical indications identified by the committee for the patient's use of the non-preferred drug, which shall include consideration of the medical needs of special populations, including children, elderly, chronically ill, persons with mental health conditions, and persons affected by HIV/AIDS. In the event that the patient does not meet this criteria, the prescriber may provide additional information to the medical assistance program to justify the use of the drug. The medical assistance program shall provide a reasonable opportunity for the prescriber to reasonably present his or her justification of prior authorization. The medical assistance program will consider the additional information and the justification presented to determine whether the use of a prescription drug that is not on the preferred drug list is warranted. In the case of atypical antipsychotics and antidepressants, if after consultation with the medical assistance program, the prescriber, in his or her reasonable professional judgment, determines that the use of a prescription drug that is not on the preferred drug list is warranted, the prescriber's determination shall be final. In addition, managed care providers participating in the medical assistance program shall be required to cover non-formulary drugs for medical assistance recipients only if such drugs are in the atypical antipsychotic and antidepressant therapeutic classes and if the prescriber, after consulting with the managed care provider, demonstrates that such drugs, in
the prescriber's reasonable professional
judgment, are medically necessary and
warranted.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow the medical assistance program to
pay for drugs, other than drugs in the
atypical antipsychotic and antidepressant
therapeutic classes, that are not on the
preferred drug list or on the formulary of
a managed care provider participating in
the medical assistance program based
solely on the determination of the
prescriber that the use of the drugs is
warranted, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31,
2016.
Notwithstanding any provision of law to the
contrary, this appropriation shall not be
available for reimbursement of
$180,024,000 in FY 2016-2017 and
$337,555,000 in FY 2017-2018 for local
administrative expenses for medical
assistance programs to a social services
district having a population of more than
five million unless the legislature has
enacted a chapter or chapters of law
identical to legislation submitted by the
governor pursuant to article VII of the
New York constitution as Part A of
legislative bill numbers S. 6407/A. 9007.
For services and expenses of the medical
assistance program including hospital
inpatient services.
Notwithstanding any provision of law to the
contrary, the portion of this appropri-
ation covering fiscal year 2016-17 shall
supersede and replace any duplicative (i)
reappropriation for this item covering
fiscal year 2016-17, and (ii) appropri-
ation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015 (26947) .................... 13,055,500,000
For services and expenses of the medical
assistance program including hospital
outpatient and emergency room services.
Notwithstanding any provision of law to the
contrary, the portion of this appropri-
ation covering fiscal year 2016-17 shall
supersede and replace any duplicative (i)
reappropriation for this item covering
fiscal year 2016-17, and (ii) appropri-
ation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015 (26948) .................... 3,149,321,000
For services and expenses of the medical
assistance program including clinic
services.
Notwithstanding any provision of law to the
contrary, the portion of this appropri-
ation covering fiscal year 2016-17 shall
1. supersede and replace any duplicative (i)
2. reappropriation for this item covering
3. fiscal year 2016-17, and (ii) appropri-
4. ation for this item covering fiscal year
5. 2016-17 set forth in chapter 53 of the
6. laws of 2015 (26949) ..................... 2,110,205,000
7. For services and expenses of the medical
8. assistance program including nursing home
9. services.
10. Notwithstanding any provision of law to the
11. contrary, the portion of this appropri-
12. ation covering fiscal year 2016-17 shall
13. supersede and replace any duplicative (i)
14. reappropriation for this item covering
15. fiscal year 2016-17, and (ii) appropri-
16. ation for this item covering fiscal year
17. 2016-17 set forth in chapter 53 of the
18. laws of 2015 (26950) ..................... 8,641,981,000
19. For services and expenses of the medical
20. assistance program including other long
21. term care services.
22. Notwithstanding any provision of law to the
23. contrary, the portion of this appropri-
24. ation covering fiscal year 2016-17 shall
25. supersede and replace any duplicative (i)
26. reappropriation for this item covering
27. fiscal year 2016-17, and (ii) appropri-
28. ation for this item covering fiscal year
29. 2016-17 set forth in chapter 53 of the
30. laws of 2015 (26951) ..................... 6,737,743,000
31. For services and expenses of the medical
32. assistance program including managed care
33. services.
34. Notwithstanding any provision of law to the
35. contrary, the portion of this appropri-
36. ation covering fiscal year 2016-17 shall
37. supersede and replace any duplicative (i)
38. reappropriation for this item covering
39. fiscal year 2016-17, and (ii) appropri-
40. ation for this item covering fiscal year
41. 2016-17 set forth in chapter 53 of the
42. laws of 2015 (26952) ..................... 13,137,162,000
43. For services and expenses of the medical
44. assistance program including pharmacy
45. services.
46. Notwithstanding any provision of law to the
47. contrary, the portion of this appropri-
48. ation covering fiscal year 2016-17 shall
49. supersede and replace any duplicative (i)
50. reappropriation for this item covering
51. fiscal year 2016-17, and (ii) appropri-
52. ation for this item covering fiscal year
53. 2016-17 set forth in chapter 53 of the
54. laws of 2015 (26953) ..................... 5,235,107,000
55. For services and expenses of the medical
56. assistance program including transporta-
57. tion services.
58. Notwithstanding any provision of law to the
59. contrary, the portion of this appropri-
60. ation covering fiscal year 2016-17 shall
61. supersede and replace any duplicative (i)
62. reappropriation for this item covering
fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26954) .................... 482,659,000

For services and expenses of the medical assistance program including dental services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26955) .................... 392,320,000

For services and expenses of the medical assistance program including noninstitutional and other spending.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26956) .................... 12,510,565,000

For services and expenses and grants related to the population health improvement program.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26972) .................... 13,500,000

For services and expenses related to regional planning activities of the finger lakes health systems agency, including statewide coordination and demonstration of best practices. The department shall make grants within amounts appropriated therefor, to assure high-quality and accessible primary care, to provide technical assistance to support financial and business planning for integrated systems of care, and to assist primary care providers in the adoption, implementation, and meaningful use of electronic health record technology.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26973) .................... 4,150,000

For services and expenses of the health systems agency.
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For services and expenses for the 1115 waiver known as the partnership plan for the purpose of reinvesting savings resulting from the redesign of the medical assistance program, the money hereby appropriated may be used to make funds or payments authorized pursuant to such waiver, including funds or payments described in subdivisions 20 and 21 of section 2807 of the public health law.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26616) ..................... 4,000,000,000

For services and expenses of the medical assistance program including medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (26961) .................... 10,000,000,000

Program account subtotal .............. 79,468,563,000

Notwithstanding section 40 of the state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 49 percent for the period April 1, 2016 to March 31, 2017; and the remaining amount for the period April 1, 2017 to March 31, 2018.

Special Revenue Funds - Other
HCRA Resources Fund
Indigent Care Account - 20817
operated by the office of mental health,
the office for people with developmental
disabilities and the office of alcoholism
and substance abuse services and further
excluding any payments which are not
appropriated within the department of
health, in the aggregate, for the period
April 1, 2016 through March 31, 2017,
shall not exceed $18,540,445,000 except as
provided below and state share medicaid
spending, in the aggregate, for the period
April 1, 2017 through March 31, 2018,
shall not exceed $18,995,139,000, but in
no event shall department of health state
funds medicaid spending for the period
April 1, 2016 through March 31, 2018
exceed $37,535,584,000 provided, however,
such aggregate limits may be adjusted by
the director of the budget to account for
any changes in the New York state federal
medical assistance percentage amount
established pursuant to the federal social
security act, increases in provider reve-
ues, reductions in local social services
district payments for medical assistance
administration and beginning April 1, 2012
the operational costs of the New York
state medical indemnity fund, pursuant to
a chapter establishing such fund, and
state costs or savings from the basic
health plan program. Such projections may
be adjusted by the director of the budget
to account for increased or expedited
department of health state funds medicaid
expenditures as a result of a natural or
other type of disaster, including a
governmental declaration of emergency. The
director of the budget, in consultation
with the commissioner of health, shall
assess on monthly basis known and project-
ed medicaid expenditures by category of
service and by geographic region, as
determined by the commissioner of health,
incurred both prior to and subsequent to
such assessment for each such period, and
if the director of the budget determines
that such expenditures are expected to
cause medicaid spending for such period to
exceed the aggregate limit specified here-
in for such period, the state medicaid
director, in consultation with the direc-
tor of the budget and the commissioner of
health, shall develop a medicaid savings
allocation plan to limit such spending to
the aggregate limit specified herein for
such period.
Such medicaid savings allocation plan shall
be designed, to reduce the expenditures
authorized by the appropriations herein in
compliance with the following guidelines:
(1) reductions shall be made in compliance
with applicable federal law, including the
provisions of the Patient Protection and
Affordable Care Act, Public Law No. 111-148, and the Health Care and Education
Reconciliation Act of 2010, Public Law No. 111-152 (collectively "Affordable Care
Act") and any subsequent amendments there-
to or regulations promulgated thereunder;
(2) reductions shall be made in a manner
that complies with the state medicaid plan
approved by the federal centers for medi-
care and medicaid services, provided,
however, that the commissioner of health
is authorized to submit any state plan
amendment or seek other federal approval,
including waiver authority, to implement
the provisions of the medicaid savings
allocation plan that meets the other
criteria set forth herein; (3) reductions
shall be made in a manner that maximizes
federal financial participation, to the
extent practicable, including any federal
financial participation that is available
or is reasonably expected to become avail-
able, in the discretion of the commission-
er, under the Affordable Care Act; (4)
reductions shall be made uniformly among
categories of services and geographic
regions of the state, to the extent prac-
ticable, and shall be made uniformly with-
in a category of service, to the extent
practicable, except where the commissioner
determines that there are sufficient
grounds for non-uniformity, including but
not limited to: the extent to which
specific categories of services contrib-
uted to department of health medicaid
state funds spending in excess of the
limits specified herein; the need to main-
tain safety net services in underserved
communities; or the potential benefits of
pursuing innovative payment models contem-
plated by the Affordable Care Act, in
which case such grounds shall be set forth
in the medicaid savings allocation plan;
and (5) reductions shall be made in a
manner that does not unnecessarily create
administrative burdens to medicaid appli-
cants and recipients or providers.
The commissioner shall seek the input of the
legislature, as well as organizations
representing health care providers,
consumers, businesses, workers, health
insurers, and others with relevant exper-
tise, in developing such medicaid savings
allocation plan, to the extent that all or
part of such plan, in the discretion of
the commissioner, is likely to have a
material impact on the overall medicaid
program, particular categories of service
or particular geographic regions of the
state.
(a) The commissioner shall post the medicaid savings allocation plan on the department of health's website and shall provide written copies of such plan to the chairs of the senate finance and the assembly ways and means committees at least 30 days before the date on which implementation is expected to begin.

(b) The commissioner may revise the medicaid savings allocation plan subsequent to the provisions of notice and prior to implementation but need provide a new notice pursuant to subparagraph (i) of this paragraph only if the commissioner determines, in his or her discretion, that such revisions materially alter the plan. Notwithstanding the provisions of paragraphs (a) and (b) of this subdivision, the commissioner need not seek the input described in paragraph (a) of this subdivision or provide notice pursuant to paragraph (b) of this subdivision if, in the discretion of the commissioner, expedited development and implementation of a medicaid savings allocation plan is necessary due to a public health emergency.

For purposes of this section, a public health emergency is defined as: (i) a disaster, natural or otherwise, that significantly increases the immediate need for health care personnel in an area of the state; (ii) an event or condition that creates a widespread risk of exposure to a serious communicable disease, or the potential for such widespread risk of exposure; or (iii) any other event or condition determined by the commissioner to constitute an imminent threat to public health.

Nothing in this paragraph shall be deemed to prevent all or part of such medicaid savings allocation plan from taking effect retroactively to the extent permitted by the federal centers for medicare and medicaid services.

In accordance with the medicaid savings allocation plan, the commissioner of the department of health shall reduce department of health state funds medicaid spending by the amount of the projected over-spending through, actions including, but not limited to modifying or suspending reimbursement methods, including but not limited to all fees, premium levels and rates of payment, notwithstanding any provision of law that sets a specific amount or methodology for any such payments or rates of payment; modifying medicaid program benefits; seeking all necessary federal approvals, including, but not limited to waivers, waiver amendments; and suspending time frames for
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notice, approval or certification of rate
requirements, notwithstanding any
provision of law, rule or regulation to
the contrary, including but not limited to
sections 2807 and 3614 of the public
health law, section 18 of chapter 2 of the
laws of 1988, and 18 NYCRR 505.14(h). The
department of health shall prepare a
monthly report that sets forth: (a) known
and projected department of health medi-
caid expenditures as described in subdivi-
sion (1) of this section, and factors that
could result in medicaid disbursements for
the relevant state fiscal year to exceed
the projected department of health state
funds disbursements in the enacted budget
financial plan pursuant to subdivision 3
of section 23 of the state finance law,
including spending increases or decreases
due to: enrollment fluctuations, rate
changes, utilization changes, MRT invest-
ments, and shift of beneficiaries to
managed care; and variations in offline
medicaid payments; and (b) the actions
taken to implement any medicaid savings
allocation plan implemented pursuant to
subdivision (4) of this section, including
information concerning the impact of such
actions on each category of service and
each geographic region of the state. Each
such monthly report shall be provided to
the chairs of the senate finance and the
assembly ways and means committees and
shall be posted on the department of
health's website in a timely manner.

Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the department of
health shall develop a list of critical
prescription drugs for which there is a
significant public interest in ensuring
rational pricing by drug manufacturers. In
selecting drugs for possible inclusion in
such list, factors to be considered by the
department of health shall include, but
not be limited to: the seriousness and
prevalence of the disease or condition
that is treated by the drug; the extent of
utilization of the drug; the average
wholesale price and retail price of the
drug; the number of pharmaceutical
manufacturers that produce the drug;
whether there are pharmaceutical
equivalents to the drug; and the potential
impact of the cost of the drug on public
health care programs, including medicaid.
For each prescription drug included on the
critical prescription drug list, the
department of health shall require the
manufacturers of said prescription drug to
report: (a) the actual cost of developing,
manufacturing, producing (including the
cost per dose of production), and
distributing such drug; (b) research and
development costs of the drug including
payments to predecessor entities
conducting research and development,
including but not limited to biotechnology
companies, universities and medical
schools, and private research institu-
tions; (c) administrative, marketing, and
advertising costs for the drug,
apportioned by marketing activities that
are directed to consumers, marketing
activities that are directed to
prescribers, and the total cost of all
marketing and advertising that is directed
primarily to consumers and prescribers in
New York, including but not limited to
prescriber detailing, copayment discount
programs and direct to consumer marketing;
(d) prices for the drug that are charged
to purchasers outside the United States;
(e) prices charged to typical purchasers
in New York, including but not limited to
pharmacies, pharmacy chains, pharmacy
wholesalers or other direct purchasers;
(f) the average rebates and discounts
provided per payor type; (g) the average
profit margin of each drug over the prior
five year period and the projected profit
margin anticipated for such drug; and (h)
clinical information including but not
limited to clinical trials and clinical
outcomes research. The department of
health shall develop a standard reporting
form for the submission of such
information, and require manufacturers to
provide the required information within
ninety days of the department's request.
All such information disclosed pursuant to
subparagraph (ii) of this paragraph shall
be confidential and shall not be disclosed
by the department or health or its actuary
in a form that discloses the identity of a
specific manufacturer, or prices charged
for drugs by such manufacturer, except as
the commissioner of health determines is
necessary to carry out the requirements of
this paragraph, or to allow the department
of health, the attorney general, the state
comptroller, or the centers for medicare
and medicaid services to perform audits or
investigations authorized by law. For each
critical prescription drug identified by
the department of health, the department
shall direct its actuary to utilize the
information provided by manufacturers
pursuant to this paragraph to conduct a
value-based assessment of such drug and
establish a reasonable ceiling price. The
commissioner of health may require a drug
manufacturer to provide rebates to the
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department for a critical prescription
drug whose price exceeds the ceiling price
for the drug established by the department
of health's actuary. Such rebates shall be
in addition to any rebates payable to the
department of health pursuant to any other
provision of federal or state law. The
additional rebates authorized pursuant to
this paragraph shall apply to critical
prescription drugs dispensed to medical
assistance enrollees of managed care
providers pursuant to section 364-j of the
social services law and to critical
prescription drugs dispensed to medical
assistance recipients who are not
enrollees of such providers.

Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for the
cost of critical prescription drugs
without requiring additional rebates to be
provided, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31,
2016.

Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health may require prior authorization
under the clinical drug review program for
any drug, prior to obtaining the
evaluation and recommendation of the drug
utilization review board, after
considering: (a) whether the drug requires
monitoring of prescribing protocols to
protect both the long-term efficacy of the
drug and the public health; (b) the
potential for, or a history of, overuse,
abuse, drug diversion or illegal
utilization; and (c) the potential for, or
a history of, utilization inconsistent
with approved indications. Where the
commissioner of health finds that a drug
meets at least one of these criteria, in
determining whether to make the drug
subject to prior authorization under the
clinical drug review program, the
commissioner of health shall consider
whether similarly effective alternatives
are available for the same disease state
and the effect of that availability or
lack of availability. The drug utilization
review Board may recommend to the
commissioner of health that any prior
authorization requirement imposed pursuant
to this paragraph be modified, continued
or removed.

Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for
drugs which meet the criteria for prior
authorization under the clinical drug review program until such time as the evaluation and recommendation of the drug utilization review board can be obtained, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health may require manufacturers of drugs other than single source drugs and innovator multiple source drugs, as such terms are defined at 42 U.S.C. § 1396r-8(k), to provide rebates to the department of health for generic drugs covered by the medical assistance program whose prices increase at a rate greater than the rate of inflation. Such rebates shall be in addition to any rebates payable to the department of health pursuant to any other provision of federal or state law. In determining the amount of such additional rebates for generic drugs, the commissioner of health may use a methodology similar to that used by the centers for medicare and medicaid services in determining the amount of any additional rebates for single source and innovator multiple source drugs, as set forth at 42 U.S.C. § 1396-8. The additional rebates authorized pursuant to this paragraph shall apply to generic prescription drugs dispensed to medical assistance enrollees of managed care providers pursuant to section 364-j of the social services law and to generic prescription drugs dispensed to medical assistance recipients who are not enrollees of such providers.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of drugs other than single source drugs and innovator multiple source drugs without the receipt of additional rebates, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, if a health plan participating in part C of title XVIII of the federal social security act pays for items and services provided to persons eligible for medical assistance who are also beneficiaries under part B of title XVIII of the federal social security act and items and services provided to qualified medicare beneficiaries under
part B of title XVIII of the federal social security act, the amount payable for services under the medical assistance program shall be the amount of any co-insurance liability of such eligible persons pursuant to federal law if they were not eligible for medical assistance or were not qualified medicare beneficiaries with respect to such benefits under such part B, but shall not exceed the amount that otherwise would be made under the medical assistance program if provided to an eligible person who is not a beneficiary under part B or a qualified medicare beneficiary, less the amount payable by the part C health plan; provided, however, for items and services provided to persons who are eligible for medical assistance who are also beneficiaries under part B or to qualified medicare beneficiaries by an ambulance service under the authority of an operating certificate issued pursuant to article 30 of the public health law, a psychologist licensed under article 153 of the education law, or a facility under the authority of an operating certificate issued pursuant to article 16, 31 or 32 of the mental hygiene law and with respect to outpatient hospital and clinic items and services provided by a facility under the authority of an operating certificate issued pursuant to article 28 of the public health law, the amount payable under the medical assistance program shall not be less than the amount of any co-insurance liability of such eligible persons or such qualified medicare beneficiaries, or for which such eligible persons or such qualified medicare beneficiaries would be liable under federal law were they not eligible for medical assistance or were they not qualified medicare beneficiaries with respect to such benefits under part B. Provided, however, if this chapter appropriates sufficient additional funds to provide medical assistance payments for such coinsurance liability in situations where the medical assistance payment combined with the amount payable under part B of title XVIII of the federal social security act would exceed the amount that otherwise would be made under the medical assistance program if provided to an eligible person other than a person who is also a beneficiary under part B or is a qualified medicare beneficiary, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.
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1 Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health shall require managed care providers participating in the medical assistance program to require prior authorization of prescriptions issued to medical assistance recipients of opioid analgesics in excess of four prescriptions in a thirty-day period.

2 Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of managed care premiums to managed care providers participating in the medical assistance program without requiring prior authorization of prescriptions of opioid analgesics in excess of four prescriptions in a thirty-day period, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

3 Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, benefits under the medical assistance program shall be furnished to applicants in cases where, although such applicant has a responsible relative with sufficient income and resources to provide medical assistance, the income and resources of the responsible relative are not available to such applicant because of the absence of such relative and the refusal or failure of such absent relative to provide the necessary care and assistance. In such cases, however, the furnishing of such assistance shall create an implied contract with such relative, and the cost thereof may be recovered from such relative in accordance with title 6 of article 3 of the social services law and other applicable provisions of law.

4 Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to be furnished in situations in which a responsible relative who is not absent from the household fails or refuses to provide necessary care and assistance, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

5 Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the medical assistance program may authorize payment for a drug that is not on the preferred
drug list established pursuant to section 1272 of the public health law if certain criteria are met, including: (a) the preferred drug has been tried by the patient and has failed to produce the desired health outcomes; (b) the patient has tried the preferred drug and has experienced unacceptable side effects; (c) the patient has been stabilized on a non-preferred drug and transition to the preferred drug would be medically contraindicated; or (d) other clinical indications identified by the committee for the patient's use of the non-preferred drug, which shall include consideration of the medical needs of special populations, including children, elderly, chronically ill, persons with mental health conditions, and persons affected by HIV/AIDS. In the event that the patient does not meet this criteria, the prescriber may provide additional information to the medical assistance program to justify the use of the drug. The medical assistance program shall provide a reasonable opportunity for the prescriber to reasonably present his or her justification of prior authorization. The medical assistance program will consider the additional information and the justification presented to determine whether the use of a prescription drug that is not on the preferred drug list is warranted. In the case of atypical antipsychotics and antidepressants, if after consultation with the medical assistance program, the prescriber, in his or her reasonable professional judgment, determines that the use of a prescription drug that is not on the preferred drug list is warranted, the prescriber's determination shall be final. In addition, managed care providers participating in the medical assistance program shall be required to cover non-formulary drugs for medical assistance recipients only if such drugs are in the atypical antipsychotic and antidepressant therapeutic classes and if the prescriber, after consulting with the managed care provider, demonstrates that such drugs, in the prescriber's reasonable professional judgment, are medically necessary and warranted. Provided, however, if this chapter appropriates sufficient additional funds to allow the medical assistance program to pay for drugs, other than drugs in the atypical antipsychotic and antidepressant therapeutic classes, that are not on the preferred drug list or on the formulary of a managed care provider participating in
the medical assistance program based
solely on the determination of the
prescriber that the use of the drugs is
warranted, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31,
2016.

Notwithstanding any provision of law to the
contrary, this appropriation shall not be
available for reimbursement of
$180,024,000 in FY 2016-2017 and
$337,555,000 in FY 2017-2018 for local
administrative expenses for medical
assistance programs to a social services
district having a population of more than
five million unless the legislature has
enacted a chapter or chapters of law
identical to legislation submitted by the
governor pursuant to article VII of the
New York constitution as Part A of
legislative bill numbers S. 6407/A. 9007.

For the purpose of making payments to
providers of medical care pursuant to
section 367-b of the social services law,
and for payment of state aid to munici-
palities where payment systems through
fiscal intermediaries are not operational,
to reimburse such providers for costs
attributable to the provision of care to
patients eligible for medical assistance.
Payments from this appropriation to gener-
al hospitals related to indigent care
pursuant to article 28 of the public
health law respectively, when combined
with federal funds for services and
expenses for the medical assistance
program pursuant to title XIX of the
federal social security act or its succes-
or program, shall equal the amount of the
funds received related to health care
reform act allowances and surcharges
pursuant to article 28 of the public
health law and deposited to this account
less any such amounts withheld pursuant to
subdivision 21 of section 2807-c of the
public health law. Notwithstanding any
inconsistent provision of law, the moneys
hereby appropriated may be increased or
decreased by interchange or transfer with
any appropriation of the department of
health 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 chair-
man of the senate finance committee and
the chairman of the assembly ways and
means committee.

Notwithstanding any provision of law to the
contrary, the portion of this appropri-
aton covering fiscal year 2016-17 shall
supersede and replace any duplicative (i)
reappropriation for this item covering
fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (29797) ..................... 1,676,500,000

Program account subtotal ............... 1,676,500,000

Notwithstanding section 40 of the state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 51 percent for the period April 1, 2016 to March 31, 2017; and the remaining amount for the period April 1, 2017 to March 31, 2018.

Notwithstanding section 40 of the state finance law or any provision of law to the contrary, subject to federal approval, department of health state funds medicaid spending, excluding payments for medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services and further excluding any payments which are not appropriated within the department of health, in the aggregate, for the period April 1, 2016 through March 31, 2017, shall not exceed $18,540,445,000 except as provided below and state share medicaid spending, in the aggregate, for the period April 1, 2017 through March 31, 2018, shall not exceed $18,995,139,000, but in no event shall department of health state funds medicaid spending for the period April 1, 2016 through March 31, 2018 exceed $37,535,584,000 provided, however, such aggregate limits may be adjusted by the director of the budget to account for any changes in the New York state federal medical assistance percentage amount established pursuant to the federal social security act, increases in provider revenues, reductions in local social services district payments for medical assistance administration and beginning April 1, 2012 the operational costs of the New York state medical indemnity fund, pursuant to a chapter establishing such fund, and state costs or savings from the basic health plan. Such projections may be adjusted by the director of the budget to account for increased or expedited depart-
ment of health state funds medicaid expenditures as a result of a natural or other type of disaster, including a governmental declaration of emergency. The director of the budget, in consultation with the commissioner of health, shall assess on a monthly basis known and projected medicaid expenditures by category of service and by geographic region, as determined by the commissioner of health, incurred both prior to and subsequent to such assessment for each such period, and if the director of the budget determines that such expenditures are expected to cause medicaid spending for such period to exceed the aggregate limit specified herein for such period, the state medicaid director, in consultation with the director of the budget and the commissioner of health, shall develop a medicaid savings allocation plan to limit such spending to the aggregate limit specified herein for such period.

Such medicaid savings allocation plan shall be designed, to reduce the expenditures authorized by the appropriations herein in compliance with the following guidelines: (1) reductions shall be made in compliance with applicable federal law, including the provisions of the Patient Protection and Affordable Care Act, Public Law No. 111-148, and the Health Care and Education Reconciliation Act of 2010, Public Law No. 111-152 (collectively "Affordable Care Act") and any subsequent amendments thereto or regulations promulgated thereunder; (2) reductions shall be made in a manner that complies with the state medicaid plan approved by the federal centers for medicare and medicaid services, provided, however, that the commissioner of health is authorized to submit any state plan amendment or seek other federal approval, including waiver authority, to implement the provisions of the medicaid savings allocation plan that meets the other criteria set forth herein; (3) reductions shall be made in a manner that maximizes federal financial participation, to the extent practicable, including any federal financial participation that is available or is reasonably expected to become available, in the discretion of the commissioner, under the Affordable Care Act; (4) reductions shall be made uniformly among categories of services and geographic regions of the state, to the extent practicable, and shall be made uniformly within a category of service, to the extent practicable, except where the commissioner determines that there are sufficient grounds for non-uniformity, including but
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not limited to: the extent to which
specific categories of services contrib-
uted to department of health medicaid
state funds spending in excess of the
limits specified herein; the need to main-
tain safety net services in underserved
communities; or the potential benefits of
pursuing innovative payment models contem-
plated by the Affordable Care Act, in
which case such grounds shall be set forth
in the medicaid savings allocation plan;
and (5) reductions shall be made in a
manner that does not unnecessarily create
administrative burdens to medicaid appli-
cants and recipients or providers.
The commissioner shall seek the input of the
legislature, as well as organizations
representing health care providers,
consumers, businesses, workers, health
insurers, and others with relevant exper-
tise, in developing such medicaid savings
allocation plan, to the extent that all or
part of such plan, in the discretion of
the commissioner, is likely to have a
material impact on the overall medicaid
program, particular categories of service
or particular geographic regions of the
state.
(a) The commissioner shall post the medicaid
savings allocation plan on the department
of health's website and shall provide
written copies of such plan to the chairs
of the senate finance and the assembly
ways and means committees at least 30 days
before the date on which implementation is
expected to begin.
(b) The commissioner may revise the medicaid
savings allocation plan subsequent to the
provisions of notice and prior to imple-
mentation but need provide a new notice
pursuant to subparagraph (i) of this para-
graph only if the commissioner determines,
in his or her discretion, that such
revisions materially alter the plan.
Notwithstanding the provisions of paragraphs
(a) and (b) of this subdivision, the
commissioner need not seek the input
described in paragraph (a) of this subdi-
vision or provide notice pursuant to para-
graph (b) of this subdivision if, in the
discretion of the commissioner, expedited
development and implementation of a medi-
caid savings allocation plan is necessary
due to a public health emergency.
For purposes of this section, a public
health emergency is defined as: (i) a
disaster, natural or otherwise, that
significantly increases the immediate need
for health care personnel in an area of
the state; (ii) an event or condition that
creates a widespread risk of exposure to a
serious communicable disease, or the
potential for such widespread risk of
exposure; or (iii) any other event or
condition determined by the commissioner
to constitute an imminent threat to public
health.
Nothing in this paragraph shall be deemed to
prevent all or part of such medicaid
savings allocation plan from taking effect
retroactively to the extent permitted by
the federal centers for medicare and medi-
caid services.
In accordance with the medicaid savings
allocation plan, the commissioner of the
department of health shall reduce depart-
ment of health state funds medicaid spend-
ing by the amount of the projected over-
spending through, actions including, but
not limited to modifying or suspending
reimbursement methods, including but not
limited to all fees, premium levels and
rates of payment, notwithstanding any
provision of law that sets a specific
amount or methodology for any such
payments or rates of payment; modifying
medicaid program benefits; seeking all
necessary federal approvals, including,
but not limited to waivers, waiver amend-
ments; and suspending time frames for
notice, approval or certification of rate
requirements, notwithstanding any
provision of law, rule or regulation to
the contrary, including but not limited to
sections 2807 and 3614 of the public
health law, section 18 of chapter 2 of the
laws of 1988, and 18 NYCRR 505.14(h).
The department of health shall prepare a
monthly report that sets forth: (a) known
and projected department of health medi-
caid expenditures as described in subdivi-
sion (1) of this section, and factors that
could result in medicaid disbursements for
the relevant state fiscal year to exceed
the projected department of health state
funds disbursements in the enacted budget
financial plan pursuant to subdivision 3
of section 23 of the state finance law,
including spending increases or decreases
due to: enrollment fluctuations, rate
changes, utilization changes, MRT inves-
tments, and shift of beneficiaries to
managed care; and variations in offline
medicaid payments; and (b) the actions
taken to implement any medicaid savings
allocation plan implemented pursuant to
subdivision (4) of this section, including
information concerning the impact of such
actions on each category of service and
each geographic region of the state. Each
such monthly report shall be provided to
the chairs of the senate finance and the
assembly ways and means committees and shall be posted on the department of health's website in a timely manner.

For the purpose of making payments, the money hereby appropriated is available for payment of aid heretofore accrued or hereafter accrued, to providers of medical care pursuant to section 367-b of the social services law, and for payment of state aid to municipalities and the federal government where payment systems through fiscal intermediaries are not operational, to reimburse such providers for costs attributable to the provision of care to patients eligible for medical assistance. Notwithstanding any inconsistent provision of law, the moneys hereby appropriated may be increased or decreased by interchange or transfer with any appropriation of the department of health 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, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the department of health shall develop a list of critical prescription drugs for which there is a significant public interest in ensuring rational pricing by drug manufacturers. In selecting drugs for possible inclusion in such list, factors to be considered by the department of health shall include, but not be limited to: the seriousness and prevalence of the disease or condition that is treated by the drug; the extent of utilization of the drug; the average wholesale price and retail price of the drug; the number of pharmaceutical manufacturers that produce the drug; whether there are pharmaceutical equivalents to the drug; and the potential impact of the cost of the drug on public health care programs, including medicaid. For each prescription drug included on the critical prescription drug list, the department of health shall require the manufacturers of said prescription drug to report: (a) the actual cost of developing, manufacturing, producing (including the cost per dose of production), and distributing such drug; (b) research and development costs of the drug including payments to predecessor entities conducting research and development, including but not limited to biotechnology companies, universities and medical schools, and private research institu-
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tions; (c) administrative, marketing, and
advertising costs for the drug,
apportioned by marketing activities that
are directed to consumers, marketing
activities that are directed to
prescribers, and the total cost of all
marketing and advertising that is directed
primarily to consumers and prescribers in
New York, including but not limited to
prescriber detailing, copayment discount
programs and direct to consumer marketing;
(d) prices for the drug that are charged
to purchasers outside the United States;
(e) prices charged to typical purchasers
in New York, including but not limited to
pharmacies, pharmacy chains, pharmacy
wholesalers or other direct purchasers;
(f) the average rebates and discounts
provided per payor type; (g) the average
profit margin of each drug over the prior
five year period and the projected profit
margin anticipated for such drug; and (h)
clinical information including but not
limited to clinical trials and clinical
outcomes research. The department of
health shall develop a standard reporting
form for the submission of such
information, and require manufacturers to
provide the required information within
ninety days of the department's request.
All such information disclosed pursuant to
subparagraph (ii) of this paragraph shall
be confidential and shall not be disclosed
by the department or health or its actuary
in a form that discloses the identity of a
specific manufacturer, or prices charged
for drugs by such manufacturer, except as
the commissioner of health determines is
necessary to carry out the requirements of
this paragraph, or to allow the department
of health, the attorney general, the state
comptroller, or the centers for medicare
and medicaid services to perform audits or
investigations authorized by law. For each
critical prescription drug identified by
the department of health, the department
shall direct its actuary to utilize the
information provided by manufacturers
pursuant to this paragraph to conduct a
value-based assessment of such drug and
establish a reasonable ceiling price. The
commissioner of health may require a drug
manufacturer to provide rebates to the
department for a critical prescription
drug whose price exceeds the ceiling price
for the drug established by the department
of health's actuary. Such rebates shall be
in addition to any rebates payable to the
department of health pursuant to any other
provision of federal or state law. The
additional rebates authorized pursuant to
this paragraph shall apply to critical
prescription drugs dispensed to medical assistance enrollees of managed care providers pursuant to section 364-j of the social services law and to critical prescription drugs dispensed to medical assistance recipients who are not enrollees of such providers.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of critical prescription drugs without requiring additional rebates to be provided, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health may require prior authorization under the clinical drug review program for any drug, prior to obtaining the evaluation and recommendation of the drug utilization review board, after considering: (a) whether the drug requires monitoring of prescribing protocols to protect both the long-term efficacy of the drug and the public health; (b) the potential for, or a history of, overuse, abuse, drug diversion or illegal utilization; and (c) the potential for, or a history of, utilization inconsistent with approved indications. Where the commissioner of health finds that a drug meets at least one of these criteria, in determining whether to make the drug subject to prior authorization under the clinical drug review program, the commissioner of health shall consider whether similarly effective alternatives are available for the same disease state and the effect of that availability or lack of availability. The drug utilization review board may recommend to the commissioner of health that any prior authorization requirement imposed pursuant to this paragraph be modified, continued or removed.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for drugs which meet the criteria for prior authorization under the clinical drug review program until such time as the evaluation and recommendation of the drug utilization review board can be obtained, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.
Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health may require manufacturers of drugs other than single source drugs and innovator multiple source drugs, as such terms are defined at 42 U.S.C. § 1396r-8(k), to provide rebates to the department of health for generic drugs covered by the medical assistance program whose prices increase at a rate greater than the rate of inflation. Such rebates shall be in addition to any rebates payable to the department of health pursuant to any other provision of federal or state law. In determining the amount of such additional rebates for generic drugs, the commissioner of health may use a methodology similar to that used by the centers for medicare and medicaid services in determining the amount of any additional rebates for single source and innovator multiple source drugs, as set forth at 42 U.S.C. § 1396-8. The additional rebates authorized pursuant to this paragraph shall apply to generic prescription drugs dispensed to medical assistance enrollees of managed care providers pursuant to section 364-j of the social services law and to generic prescription drugs dispensed to medical assistance recipients who are not enrollees of such providers.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of drugs other than single source drugs and innovator multiple source drugs without the receipt of additional rebates, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, if a health plan participating in part C of title XVIII of the federal social security act pays for items and services provided to persons eligible for medical assistance who are also beneficiaries under part B of title XVIII of the federal social security act and items and services provided to qualified medicare beneficiaries under part B of title XVIII of the federal social security act, the amount payable for services under the medical assistance program shall be the amount of any co-insurance liability of such eligible persons pursuant to federal law if they were not eligible for medical assistance.
or were not qualified medicare
beneficiaries with respect to such
benefits under such part B, but shall not
exceed the amount that otherwise would be
made under the medical assistance program
if provided to an eligible person who is
not a beneficiary under part B or a
qualified medicare beneficiary, less the
amount payable by the part C health plan;
provided, however, for items and services
provided to persons who are eligible for
medical assistance who are also
beneficiaries under part B or to qualified
medicare beneficiaries by an ambulance
service under the authority of an
operating certificate issued pursuant to
article 30 of the public health law, a
psychologist licensed under article 153 of
the education law, or a facility under the
authority of an operating certificate
issued pursuant to article 16, 31 or 32 of
the mental hygiene law and with respect to
outpatient hospital and clinic items and
services provided by a facility under the
authority of an operating certificate
issued pursuant to article 28 of the
public health law, the amount payable
under the medical assistance program shall
not be less than the amount of any co-
insurance liability of such eligible
persons or such qualified medicare
beneficiaries, or for which such eligible
persons or such qualified medicare
beneficiaries would be liable under
federal law were they not eligible for
medical assistance or were they not
qualified medicare beneficiaries with
respect to such benefits under part B.
Provided, however, if this chapter
appropriates sufficient additional funds
to provide medical assistance payments for
such coinsurance liability in situations
where the medical assistance payment
combined with the amount payable under
part B of title XVIII of the federal
social security act would exceed the
amount that otherwise would be made under
the medical assistance program if provided
to an eligible person other than a person
who is also a beneficiary under part B or
is a qualified medicare beneficiary, then
the provisions of this paragraph shall not
apply and shall be considered null and
void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health shall require managed care
providers participating in the medical
assistance program to require prior
authorization of prescriptions issued to
medical assistance recipients of opioid analgesics in excess of four prescriptions in a thirty-day period.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of managed care premiums to managed care providers participating in the medical assistance program without requiring prior authorization of prescriptions of opioid analgesics in excess of four prescriptions in a thirty-day period, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, benefits under the medical assistance program shall be furnished to applicants in cases where, although such applicant has a responsible relative with sufficient income and resources to provide medical assistance, the income and resources of the responsible relative are not available to such applicant because of the absence of such relative and the refusal or failure of such absent relative to provide the necessary care and assistance. In such cases, however, the furnishing of such assistance shall create an implied contract with such relative, and the cost thereof may be recovered from such relative in accordance with title 6 of article 3 of the social services law and other applicable provisions of law.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to be furnished in situations in which a responsible relative who is not absent from the household fails or refuses to provide necessary care and assistance, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the medical assistance program may authorize payment for a drug that is not on the preferred drug list established pursuant to section 272 of the public health law if certain criteria are met, including: (a) the preferred drug has been tried by the patient and has failed to produce the desired health outcomes; (b) the patient has tried the preferred drug and has experienced unacceptable side effects; (c)
the patient has been stabilized on a non-preferred drug and transition to the preferred drug would be medically contraindicated; or (d) other clinical indications identified by the committee for the patient's use of the non-preferred drug, which shall include consideration of the medical needs of special populations, including children, elderly, chronically ill, persons with mental health conditions, and persons affected by HIV/AIDS. In the event that the patient does not meet this criteria, the prescriber may provide additional information to the medical assistance program to justify the use of the drug. The medical assistance program shall provide a reasonable opportunity for the prescriber to reasonably present his or her justification of prior authorization. The medical assistance program will consider the additional information and the justification presented to determine whether the use of a prescription drug that is not on the preferred drug list is warranted. In the case of atypical antipsychotics and antidepressants, if after consultation with the medical assistance program, the prescriber, in his or her reasonable professional judgment, determines that the use of a prescription drug that is not on the preferred drug list is warranted, the prescriber's determination shall be final.

In addition, managed care providers participating in the medical assistance program shall be required to cover non-formulary drugs for medical assistance recipients only if such drugs are in the atypical antipsychotic and antidepressant therapeutic classes and if the prescriber, after consulting with the managed care provider, demonstrates that such drugs, in the prescriber's reasonable professional judgment, are medically necessary and warranted.

Provided, however, if this chapter appropriates sufficient additional funds to allow the medical assistance program to pay for drugs, other than drugs in the atypical antipsychotic and antidepressant therapeutic classes, that are not on the preferred drug list or on the formulary of a managed care provider participating in the medical assistance program based solely on the determination of the prescriber that the use of the drugs is warranted, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.
Notwithstanding any provision of law to the contrary, this appropriation shall not be available for reimbursement of $180,024,000 in FY 2016-2017 and $337,555,000 in FY 2017-2018 for local administrative expenses for medical assistance programs to a social services district having a population of more than five million unless the legislature has enacted a chapter or chapters of law identical to legislation submitted by the governor pursuant to article VII of the New York constitution as Part A of legislative bill numbers S. 6407/A. 9007.

For services and expenses of the medical assistance program.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (29800) 7,064,006,000

For services and expenses of the medical assistance program related to supporting workforce recruitment and retention of personal care services or any worker with direct patient care responsibility for local social service districts which include a city with a population of over one million persons.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (29848) 272,000,000

For services and expenses of the medical assistance program related to supporting workforce recruitment and retention of personal care services for local social service districts that do not include a city with a population of over one million persons.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2016-17 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2016-17, and (ii) appropriation for this item covering fiscal year 2016-17 set forth in chapter 53 of the laws of 2015 (29847) 22,400,000

For services and expenses of the medical assistance program related to supporting rate increases for certified home health agencies, long term home health care
programs, AIDS home care programs, hospice
programs, managed long term care plans and
approved managed long term care operating
demonstrations for recruitment and
retention of health care workers.
Notwithstanding any provision of the law
to the contrary, the portion of this
appropriation covering fiscal year 2016-17
shall supersede and replace any duplica-
tive (i) reappropriation for this item
covering fiscal year 2016-17, and (ii)
appropriation for this item covering
fiscal year 2016-17 set forth in chapter
53 of the laws of 2015 (29798) ............ 100,000,000
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Program account subtotal ............... 7,458,406,000
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Notwithstanding section 40 of the state
finance law or any other law to the
contrary, all medical assistance appropri-
ations made from this account shall remain
in full force and effect in accordance, in
the aggregate, with the following sched-
ule: not more than 50 percent for the
period April 1, 2016 to March 31, 2017;
and the remaining amount for the period
April 1, 2017 to March 31, 2018.
Notwithstanding section 40 of the state
finance law or any provision of law to the
contrary, subject to federal approval,
department of health state funds medicaid
spending, excluding payments for medical
services provided at state facilities
operated by the office of mental health,
the office for people with developmental
disabilities and the office of alcoholism
and substance abuse services and further
excluding any payments which are not
appropriated within the department of
health, in the aggregate, for the period
April 1, 2016 through March 31, 2017,
shall not exceed $18,540,445,000 except as
provided below and state share medicaid
spending, in the aggregate, for the period
April 1, 2017 through March 31, 2018,
shall not exceed $18,995,139,000, but in
no event shall department of health state
funds medicaid spending for the period
April 1, 2016 through March 31, 2018
exceed $37,535,584,000 provided, however,
such aggregate limits may be adjusted by
the director of the budget to account for
any changes in the New York state federal
medical assistance percentage amount
established pursuant to the federal social
security act, increases in provider reven-
ues, reductions in local social services
district payments for medical assistance and beginning April 1, 2012 the operational costs of the New York state medical indemnity fund, pursuant to a chapter establishing such fund, and state costs or savings from the basic health plan. Such projections may be adjusted by the director of the budget to account for increased or expedited department of health state funds medicaid expenditures as a result of a natural or other type of disaster, including a governmental declaration of emergency. The director of the budget, in consultation with the commissioner of health, shall assess on monthly basis known and projected medicaid expenditures by category of service and by geographic region, as determined by the commissioner of health, incurred both prior to and subsequent to such assessment for each such period, and if the director of the budget determines that such expenditures are expected to cause medicaid spending for such period to exceed the aggregate limit specified herein for such period, the state medicaid director, in consultation with the director of the budget and the commissioner of health, shall develop a medicaid savings allocation plan to limit such spending to the aggregate limit specified herein for such period.

Such medicaid savings allocation plan shall be designed, to reduce the expenditures authorized by the appropriations herein in compliance with the following guidelines: (1) reductions shall be made in compliance with applicable federal law, including the provisions of the Patient Protection and Affordable Care Act, Public Law No. 111-148, and the Health Care and Education Reconciliation Act of 2010, Public Law No. 111-152 (collectively "Affordable Care Act") and any subsequent amendments thereto or regulations promulgated thereunder; (2) reductions shall be made in a manner that complies with the state medicaid plan approved by the federal centers for medicare and medicaid services, provided, however, that the commissioner of health is authorized to submit any state plan amendment or seek other federal approval, including waiver authority, to implement the provisions of the medicaid savings allocation plan that meets the other criteria set forth herein; (3) reductions shall be made in a manner that maximizes federal financial participation, to the extent practicable, including any federal financial participation that is available or is reasonably expected to become available, in the discretion of the commission-
er, under the Affordable Care Act; (4) reductions shall be made uniformly among categories of services and geographic regions of the state, to the extent practicable, and shall be made uniformly within a category of service, to the extent practicable, except where the commissioner determines that there are sufficient grounds for non-uniformity, including but not limited to: the extent to which specific categories of services contributed to department of health medicaid state funds spending in excess of the limits specified herein; the need to maintain safety net services in underserved communities; or the potential benefits of pursuing innovative payment models contemplated by the Affordable Care Act, in which case such grounds shall be set forth in the medicaid savings allocation plan; and (5) reductions shall be made in a manner that does not unnecessarily create administrative burdens to medicaid applicants and recipients or providers.

The commissioner shall seek the input of the legislature, as well as organizations representing health care providers, consumers, businesses, workers, health insurers, and others with relevant expertise, in developing such medicaid savings allocation plan, to the extent that all or part of such plan, in the discretion of the commissioner, is likely to have a material impact on the overall medicaid program, particular categories of service or particular geographic regions of the state.

(a) The commissioner shall post the medicaid savings allocation plan on the department of health’s website and shall provide written copies of such plan to the chairs of the senate finance and the assembly ways and means committees at least 30 days before the date on which implementation is expected to begin.

(b) The commissioner may revise the medicaid savings allocation plan subsequent to the provisions of notice and prior to implementation but need provide a new notice pursuant to subparagraph (i) of this paragraph only if the commissioner determines, in his or her discretion, that such revisions materially alter the plan.

Notwithstanding the provisions of paragraphs (a) and (b) of this subdivision, the commissioner need not seek the input described in paragraph (a) of this subdivision or provide notice pursuant to paragraph (b) of this subdivision if, in the discretion of the commissioner, expedited
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development and implementation of a medicaid savings allocation plan is necessary due to a public health emergency.

For purposes of this section, a public health emergency is defined as: (i) a disaster, natural or otherwise, that significantly increases the immediate need for health care personnel in an area of the state; (ii) an event or condition that creates a widespread risk of exposure to a serious communicable disease, or the potential for such widespread risk of exposure; or (iii) any other event or condition determined by the commissioner to constitute an imminent threat to public health.

Nothing in this paragraph shall be deemed to prevent all or part of such medicaid savings allocation plan from taking effect retroactively to the extent permitted by the federal centers for medicare and medicaid services.

In accordance with the medicaid savings allocation plan, the commissioner of the department of health shall reduce department of health state funds medicaid spending by the amount of the projected overspending through, actions including, but not limited to modifying or suspending reimbursement methods, including but not limited to all fees, premium levels and rates of payment, notwithstanding any provision of law that sets a specific amount or methodology for any such payments or rates of payment; modifying medicaid program benefits; seeking all necessary federal approvals, including, but not limited to waivers, waiver amendments; and suspending time frames for notice, approval or certification of rate requirements, notwithstanding any provision of law, rule or regulation to the contrary, including but not limited to sections 2807 and 3614 of the public health law, section 18 of chapter 2 of the laws of 1988, and 18 NYCRR 505.14(h).

The department of health shall prepare a monthly report that sets forth: (a) known and projected department of health medicaid expenditures as described in subdivision (1) of this section, and factors that could result in medicaid disbursements for the relevant state fiscal year to exceed the projected department of health state funds disbursements in the enacted budget financial plan pursuant to subdivision 3 of section 23 of the state finance law, including spending increases or decreases due to: enrollment fluctuations, rate changes, utilization changes, MRT investments, and shift of beneficiaries to managed care; and variations in offline
medicaid payments; and (b) the actions taken to implement any medicaid savings allocation plan implemented pursuant to subdivision (4) of this section, including information concerning the impact of such actions on each category of service and each geographic region of the state. Each such monthly report shall be provided to the chairs of the senate finance and the assembly ways and means committees and shall be posted on the department of health's website in a timely manner.

For the purpose of making payments to providers of medical care pursuant to section 367-b of the social services law, and for payment of state aid to municipalities and the federal government where payment systems through fiscal intermediaries are not operational, to reimburse the provision of care to patients eligible for medical assistance.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the department of health shall develop a list of critical prescription drugs for which there is a significant public interest in ensuring rational pricing by drug manufacturers. In selecting drugs for possible inclusion in such list, factors to be considered by the department of health shall include, but not be limited to: the seriousness and prevalence of the disease or condition that is treated by the drug; the extent of utilization of the drug; the average wholesale price and retail price of the drug; the number of pharmaceutical manufacturers that produce the drug; whether there are pharmaceutical equivalents to the drug; and the potential impact of the cost of the drug on public health care programs, including medicaid. For each prescription drug included on the critical prescription drug list, the department of health shall require the manufacturers of said prescription drug to report: (a) the actual cost of developing, manufacturing, producing (including the cost per dose of production), and distributing such drug; (b) research and development costs of the drug including payments to predecessor entities conducting research and development, including but not limited to biotechnology companies, universities and medical schools, and private research institutions; (c) administrative, marketing, and advertising costs for the drug, apportioned by marketing activities that are directed to consumers, marketing activities that are directed to...
prescribers, and the total cost of all marketing and advertising that is directed primarily to consumers and prescribers in New York, including but not limited to prescriber detailing, copayment discount programs and direct to consumer marketing; (d) prices for the drug that are charged to purchasers outside the United States; (e) prices charged to typical purchasers in New York, including but not limited to pharmacies, pharmacy chains, pharmacy wholesalers or other direct purchasers; (f) the average rebates and discounts provided per payor type; (g) the average profit margin of each drug over the prior five year period and the projected profit margin anticipated for such drug; and (h) clinical information including but not limited to clinical trials and clinical outcomes research. The department of health shall develop a standard reporting form for the submission of such information, and require manufacturers to provide the required information within ninety days of the department's request. All such information disclosed pursuant to subparagraph (ii) of this paragraph shall be confidential and shall not be disclosed by the department or health or its actuary in a form that discloses the identity of a specific manufacturer, or prices charged for drugs by such manufacturer, except as the commissioner of health determines is necessary to carry out the requirements of this paragraph, or to allow the department of health, the attorney general, the state comptroller, or the centers for medicare and medicaid services to perform audits or investigations authorized by law. For each critical prescription drug identified by the department of health, the department shall direct its actuary to utilize the information provided by manufacturers pursuant to this paragraph to conduct a value-based assessment of such drug and establish a reasonable ceiling price. The commissioner of health may require a drug manufacturer to provide rebates to the department for a critical prescription drug whose price exceeds the ceiling price for the drug established by the department of health's actuary. Such rebates shall be in addition to any rebates payable to the department of health pursuant to any other provision of federal or state law. The additional rebates authorized pursuant to this paragraph shall apply to critical prescription drugs dispensed to medical assistance enrollees of managed care providers pursuant to section 364-j of the social services law and to critical
prescription drugs dispensed to medical
assistance recipients who are not
enrollees of such providers.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for the
cost of critical prescription drugs
without requiring additional rebates to be
provided, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31,
2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health may require prior authorization
under the clinical drug review program for
any drug, prior to obtaining the
evaluation and recommendation of the drug
utilization review board, after
considering: (a) whether the drug requires
monitoring of prescribing protocols to
protect both the long-term efficacy of the
drug and the public health; (b) the
potential for, or a history of, overuse,
abuse, drug diversion or illegal
utilization; and (c) the potential for, or
a history of, utilization inconsistent
with approved indications. Where the
commissioner of health finds that a drug
meets at least one of these criteria, in
determining whether to make the drug
subject to prior authorization under the
clinical drug review program, the
commissioner of health shall consider
whether similarly effective alternatives
are available for the same disease state
and the effect of that availability or
lack of availability. The drug utilization
review board may recommend to the
commissioner of health that any prior
authorization requirement imposed pursuant
to this paragraph be modified, continued
or removed.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to pay for
drugs which meet the criteria for prior
authorization under the clinical drug
review program until such time as the
evaluation and recommendation of the drug
utilization review board can be obtained,
then the provisions of this paragraph
shall not apply and shall be considered
null and void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the commissioner
of health may require manufacturers of
drugs other than single source drugs and
innovator multiple source drugs, as such terms are defined at 42 U.S.C. § 1396r-8(k), to provide rebates to the department of health for generic drugs covered by the medical assistance program whose prices increase at a rate greater than the rate of inflation. Such rebates shall be in addition to any rebates payable to the department of health pursuant to any other provision of federal or state law. In determining the amount of such additional rebates for generic drugs, the commissioner of health may use a methodology similar to that used by the centers for medicare and medicaid services in determining the amount of any additional rebates for single source and innovator multiple source drugs, as set forth at 42 U.S.C. § 1396-8. The additional rebates authorized pursuant to this paragraph shall apply to generic prescription drugs dispensed to medical assistance enrollees of managed care providers pursuant to section 364-j of the social services law and to generic prescription drugs dispensed to medical assistance recipients who are not enrollees of such providers.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the cost of drugs other than single source drugs and innovator multiple source drugs without the receipt of additional rebates, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, if a health plan participating in part C of title XVIII of the federal social security act pays for items and services provided to persons eligible for medical assistance who are also beneficiaries under part B of title XVIII of the federal social security act and items and services provided to qualified medicare beneficiaries under part B of title XVIII of the federal social security act, the amount payable for services under the medical assistance program shall be the amount of any co-insurance liability of such eligible persons pursuant to federal law if they were not eligible for medical assistance or were not qualified medicare beneficiaries with respect to such benefits under such part B, but shall not exceed the amount that otherwise would be made under the medical assistance program if provided to an eligible person who is
not a beneficiary under part B or a qualified medicare beneficiary, less the amount payable by the part C health plan; provided, however, for items and services provided to persons who are eligible for medical assistance who are also beneficiaries under part B or to qualified medicare beneficiaries by an ambulance service under the authority of an operating certificate issued pursuant to article 30 of the public health law, a psychologist licensed under article 153 of the education law, or a facility under the authority of an operating certificate issued pursuant to article 16, 31 or 32 of the mental hygiene law and with respect to outpatient hospital and clinic items and services provided by a facility under the authority of an operating certificate issued pursuant to article 28 of the public health law, the amount payable under the medical assistance program shall not be less than the amount of any co-insurance liability of such eligible persons or such qualified medicare beneficiaries, or for which such eligible persons or such qualified medicare beneficiaries would be liable under federal law were they not eligible for medical assistance or were they not qualified medicare beneficiaries with respect to such benefits under part B.

Provided, however, if this chapter appropriates sufficient additional funds to provide medical assistance payments for such coinsurance liability in situations where the medical assistance payment combined with the amount payable under part B of title XVIII of the federal social security act would exceed the amount that otherwise would be made under the medical assistance program if provided to an eligible person other than a person who is also a beneficiary under part B or is a qualified medicare beneficiary, then the provisions of this paragraph shall not apply and shall be considered null and void as of March 31, 2016.

Notwithstanding any inconsistent provision of law, rule or regulation to the contrary, for the period April 1, 2016 through March 31, 2018, the commissioner of health shall require managed care providers participating in the medical assistance program to require prior authorization of prescriptions issued to medical assistance recipients of opioid analgesics in excess of four prescriptions in a thirty-day period.

Provided, however, if this chapter appropriates sufficient additional funds to allow medical assistance to pay for the
cost of managed care premiums to managed
care providers participating in the
medical assistance program without
requiring prior authorization of
prescriptions of opioid analgesics in
excess of four prescriptions in a thirty-
day period, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31,
2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, benefits under the
medical assistance program shall be
furnished to applicants in cases where,
although such applicant has a responsible
relative with sufficient income and
resources to provide medical assistance,
the income and resources of the
responsible relative are not available to
such applicant because of the absence of
such relative and the refusal or failure
of such absent relative to provide the
necessary care and assistance. In such
cases, however, the furnishing of such
assistance shall create an implied
contract with such relative, and the cost
thereof may be recovered from such
relative in accordance with title 6 of
article 3 of the social services law and
other applicable provisions of law.
Provided, however, if this chapter
appropriates sufficient additional funds
to allow medical assistance to be
furnished in situations in which a
responsible relative who is not absent
from the household fails or refuses to
provide necessary care and assistance,
then the provisions of this paragraph
shall not apply and shall be considered
null and void as of March 31, 2016.
Notwithstanding any inconsistent provision
of law, rule or regulation to the
contrary, for the period April 1, 2016
through March 31, 2018, the medical
assistance program may authorize payment
for a drug that is not on the preferred
drug list established pursuant to section
272 of the public health law if certain
criteria are met, including: (a) the
preferred drug has been tried by the
patient and has failed to produce the
desired health outcomes; (b) the patient
has tried the preferred drug and has
experienced unacceptable side effects; (c)
the patient has been stabilized on a non-
preferred drug and transition to the
preferred drug would be medically
contraindicated; or (d) other clinical
indications identified by the committee
for the patient's use of the non-preferred
drug, which shall include consideration of
the medical needs of special populations,
including children, elderly, chronically
ill, persons with mental health
conditions, and persons affected by
HIV/AIDS. In the event that the patient
does not meet this criteria, the
prescriber may provide additional
information to the medical assistance
program to justify the use of the drug.
The medical assistance program shall
provide a reasonable opportunity for the
prescriber to reasonably present his or
her justification of prior authorization.
The medical assistance program will
consider the additional information and
the justification presented to determine
whether the use of a prescription drug
that is not on the preferred drug list is
warranted. In the case of atypical
antipsychotics and antidepressants, if
after consultation with the medical
assistance program, the prescriber, in his
or her reasonable professional judgment,
determines that the use of a prescription
drug that is not on the preferred drug
list is warranted, the prescriber’s
determination shall be final.

In addition, managed care providers
participating in the medical assistance
program shall be required to cover non-
formulary drugs for medical assistance
recipients only if such drugs are in the
atypical antipsychotic and antidepressant
therapeutic classes and if the prescriber,
after consulting with the managed care
provider, demonstrates that such drugs, in
the prescriber’s reasonable professional
judgment, are medically necessary and
warranted.

Provided, however, if this chapter
appropriates sufficient additional funds
to allow the medical assistance program to
pay for drugs, other than drugs in the
atypical antipsychotic and antidepressant
therapeutic classes, that are not on the
preferred drug list or on the formulary of
a managed care provider participating in
the medical assistance program based
solely on the determination of the
prescriber that the use of the drugs is
warranted, then the provisions of this
paragraph shall not apply and shall be
considered null and void as of March 31,
2016.

Notwithstanding any provision of law to the
contrary, this appropriation shall not be
available for reimbursement of
$180,024,000 in FY 2016-2017 and
$337,555,000 in FY 2017-2018 for local
administrative expenses for medical
assistance programs to a social services
DEPARTMENT OF HEALTH

AID TO LOCALITIES 2016-17

district having a population of more than
five million unless the legislature has
enacted a chapter or chapters of law
identical to legislation submitted by the
governor pursuant to article VII of the
New York constitution as Part A of
legislative bill numbers S. 6407/A. 9007.
For services and expenses of the medical
assistance program including nursing home,
personal care, certified home health agen-
cy, long term home health care program and
hospital services.
Notwithstanding any provision of law to the
 contrary, the portion of this appropri-
ation covering fiscal year 2016-17 shall
supersede and replace any duplicative (i)
reappropriation for this item covering
fiscal year 2016-17, and (ii) appropri-
ation for this item covering fiscal year
2016-17 set forth in chapter 53 of the
laws of 2015 (29846) ..................... 1,624,000,000
Program account subtotal ............... 1,624,000,000
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OFFICE OF HEALTH INSURANCE PROGRAMS .......................... 342,120,000
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The monies hereby appropriated shall be
available for the cost of housing subsi-
dies to certain participants in the nurs-
ing home transition and diversion waiver
program as authorized by chapter 615 and
627 of the laws of 2004. A portion of such
funds may be used for administration of
the housing subsidies, either by state
staff or a not-for-profit agency. Up to
100 percent of this appropriation may be
suballocated to the division of housing
and community renewal (29528) .......... 2,303,000
For services and expenses related to trau-
matic brain injury including but not
limited to services rendered to individ-
uals enrolled in the federally approved
home and community based services (HCBS)
waiver and including personal and nonper-
sonal services spending originally author-
ized by appropriations and reappropri-
ations enacted prior to 1996 (29530) ..... 12,465,000
For services and expenses of Alzheimer’s
disease assistance centers as established
pursuant to chapter 586 of the laws of
1987 (29527) ............................... 471,000
For a grant to the Coalition of New York
State Alzheimer's Chapter, Inc. in support
of and for distribution to a statewide
network of not-for-profit corporations
established and dedicated to responding at
the local level to the needs of the New
AID TO LOCALITIES   2016-17

1 York State Alzheimer's community pursuant to subdivision 2 of section 2005 of the public health law (29524) ................ 233,000
2 For services and expenses for the Alzheimer's community assistance program as established pursuant to chapter 657 of the laws of 1997 (29522) ............... 47,000
3 For services and expenses for Alzheimer's community service programs (29525) .... 279,000
4 For services and expenses, including suballocation to the state office for the aging, for coordinating patient care Alzheimer's disease program (29526) .... 340,000
5 For services and expenses, including grants, of a falls prevention program (29523) .... 142,000
6 Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, transfer or suballocation between this appropriated amount and appropriations of the department of health medical assistance program and the department of health medical assistance administration program.
7 For services and expenses for DC37 and Teamster Local 858 health insurance coverage under the family health plus (FHPlus), medicaid or for payments to participating health insurance plans in the New York state health benefit exchange (29563) .... 5,000,000
8 For services and expenses related to the annual hospital institutional cost report (26617) .......................... 300,000
9 Program account subtotal .................. 21,580,000

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Medical Assistance and Survey Account - 25107

For services and expenses for the medical assistance program and administration of the medical assistance program and survey and certification program, provided pursuant to title XIX and title XVIII of the federal social security act.
Notwithstanding any inconsistent provision of law and subject to approval of the director of the budget, moneys hereby appropriated may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the department of health. Notwithstanding any inconsistent provision of law and subject to approval of the director of the budget, moneys hereby appropriated may be transferred or suballocated to other state agencies for reimbursement to local government entities for services and
DEPARTMENT OF HEALTH
AID TO LOCALITIES  2016-17

- Expenses related to administration of the medical assistance program (26872) .... 320,000,000
  Program account subtotal .............. 320,000,000

- Special Revenue Funds - Other
  Combined Expendable Trust Fund
  Alzheimer's Research Account - 2014

- For Alzheimer's disease research and assistance pursuant to chapter 590 of the laws of 1999 540,000
  Program account subtotal .............. 540,000

- OFFICE OF PRIMARY CARE AND HEALTH SYSTEMS MANAGEMENT
  PROGRAM ................................................ 32,113,000

- General Fund
  Local Assistance Account - 10000

- For contractual services related to medical necessity and quality of care reviews related to medicaid patients and to monitor health care services provided to persons with AIDS (26877) 10,199,000
- For services and expenses to support the center for liver transplant and the alliance for donation (26879) 352,000
- For services and expenses for cardiac services access and cardiac data quality/outcomes initiatives (29840) 653,000
- For services and expenses of a quality program for adult care facilities, including enriched housing facilities. Such program shall be targeted at improving the quality of life for adult care facility residents. The department subject to the approval of the director of the division of budget, shall develop an allocation methodology taking into account financial status of the facility as well as resident needs. Such allocation shall serve as the basis of distribution to eligible facilities (29533) 6,532,000
- For an operating assistance subprogram for enriched housing. To the extent that funds are appropriated for such purposes, the department is authorized to pay an operating subsidy for SSI recipients who are residents in certified not-for-profit or public enriched housing programs. Such subsidy shall not exceed $115 per month per each SSI recipient and will be paid directly to the certified operator. If appropriations are not sufficient to meet such maximum monthly payments, such subsidy shall be reduced proportionately (29532) 475,000
DEPARTMENT OF HEALTH

AID TO LOCALITIES 2016-17

1 For services and expenses, including grants, of the long term care community coalition for an advocacy program on behalf of seniors with long term care needs (29531). 33,000

2 For services and expenses for the center for workforce studies at the school of public health through the research foundation of the state university of New York (26618). 186,000

3 For services and expenses of upstate medical university through the research foundation of the state university of New York to promote minority participation in medical education (26619) ........................ 19,000

4 For services and expenses of the gateway institute through the research foundation of the city university of New York to promote minority participation in medical education (26620) ........................ 104,000

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Program account subtotal .................. 18,553,000

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23 Special Revenue Funds - Federal
24 Federal Health and Human Services Fund
25 Federal Loan Repayment Account - 25144

26 For expenses and services related to the health resources and services administration grant.

Notwithstanding any inconsistent provision of law, and subject to the approval of the director of the budget, moneys hereby appropriated may be increased or decreased by transfer or suballocation to the higher education services corporation (26876) ... 1,000,000

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Program account subtotal .................. 1,000,000

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40 Special Revenue Funds - Other
41 Miscellaneous Special Revenue Fund
42 Emergency Medical Services Account - 20809

43 For services and expenses related to emergency medical services (EMS) administration including but not limited to, expenses related to training courses and instructor development, expenses of the state EMS councils and program agencies (26876) .......................... 10,570,000

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Program account subtotal .................. 10,570,000

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55 Special Revenue Funds - Other
56 Miscellaneous Special Revenue Fund
57 Professional Medical Conduct Account - 22088
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses of the medical society contract authorized pursuant to chapter 582 of the laws of 1984 (26876)</td>
<td>$990,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>$990,000</td>
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<tr>
<td>Special Revenue Funds - Other</td>
<td></td>
</tr>
<tr>
<td>Miscellaneous Special Revenue Fund</td>
<td></td>
</tr>
<tr>
<td>Quality of Care Improvement Account - 22147</td>
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</tr>
<tr>
<td>For services and expenses related to the protection of the health or property of residents of residential health care facilities that are found to be deficient including, but not limited to, payment for the cost of relocation of residents to other facilities and the maintenance and operation of a facility pending correction of deficiencies or closure (26876)</td>
<td>$1,000,000</td>
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<tr>
<td>Program account subtotal</td>
<td>$1,000,000</td>
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<tr>
<td>WADSWORTH CENTER FOR LABORATORIES AND RESEARCH PROGRAM</td>
<td>$14,004,400</td>
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<tr>
<td>General Fund</td>
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<tr>
<td>Local Assistance Account - 10000</td>
<td></td>
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<tr>
<td>For services and expenses of a genetic disease screening program (29824)</td>
<td>$609,000</td>
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<tr>
<td>For services and expenses of a sickle cell screening program (29738)</td>
<td>$213,400</td>
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<td>Program account subtotal</td>
<td>$822,400</td>
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<tr>
<td>Special Revenue Funds - Federal</td>
<td></td>
</tr>
<tr>
<td>Federal Health and Human Services Fund</td>
<td></td>
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<tr>
<td>Federal Block Grant Account - 25183</td>
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<tr>
<td>For services and expenses of the various health prevention, diagnostic, detection and treatment services (26981)</td>
<td>$3,682,000</td>
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<tr>
<td>Program account subtotal</td>
<td>$3,682,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td></td>
</tr>
<tr>
<td>Combined Expendable Trust Fund</td>
<td></td>
</tr>
<tr>
<td>Breast Cancer Research and Education Account - 20155</td>
<td></td>
</tr>
<tr>
<td>For services and expenses related to breast cancer research and education pursuant to section 97-yy of the state finance law as amended by chapter 550 of the laws of 2000</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>$1,000,000</td>
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<tr>
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<td>Special Revenue Funds - Other</td>
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<td>2</td>
<td>Miscellaneous Special Revenue Fund</td>
</tr>
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<td>3</td>
<td>Spinal Cord Injury Research Fund Account - 21987</td>
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<tr>
<td>4</td>
<td>For services and expenses related to spinal cord injury research pursuant to</td>
</tr>
<tr>
<td></td>
<td>chapter 338 of the laws of 1998 (26622)</td>
</tr>
<tr>
<td>9</td>
<td>Program account subtotal</td>
</tr>
</tbody>
</table>
AIDS INSTITUTE PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses for HIV health care and supportive services.
A portion of this appropriation may be suballocated to other state agencies, authorities, or accounts for expenditures related to the New York/New York III supportive housing agreement (26924) .........
32,056,000 ........................................ (re. $23,943,000)

[BASIC HEALTH PLAN] ESSENTIAL PLAN PROGRAM

General Fund
Local Assistance Account - 10000

The appropriation made by chapter 53, section 1, of the laws of 2015, to the basic health program is hereby transferred and reappropriated to the essential plan program:
For services and expenses related to the [basic health plan program] essential plan, including for contribution to the [basic health] essential plan trust fund for the purpose of reducing the premiums and cost-sharing of, or providing benefits for, eligible individuals enrolled in the [basic health program] essential plan authorized pursuant to section 369-gg of the social services law.
Notwithstanding any inconsistent provision of the law, the moneys hereby appropriated may be increased or decreased by interchange or transfer with any appropriation of the department of health.
The money hereby appropriated is available for payment of aid heretofore accrued or hereafter accrued (26940) ....................
134,250,000 ....................................... (re. $134,250,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
[Basic Health] Essential Plan Account - 25184

The appropriation made by chapter 53, section 1, of the laws of 2015, to the basic health program is hereby transferred and reappropriated to the essential plan program:
For services and expenses related to the [basic health] essential plan program. For contribution to the [basic health] essential plan trust fund for providing benefits for, eligible individuals enrolled in the [basic health program] essential plan pursuant to section 1331 of the federal patient protection and affordable care act.
Notwithstanding any inconsistent provision of law, the moneys hereby appropriated may be increased or decreased by interchange or transfer with any appropriation of the department of health.
The money hereby appropriated is available for payment of aid heretofore accrued or hereafter accrued (26940) ....................
1,508,890,000 ................................... (re. $919,779,000)

CENTER FOR COMMUNITY HEALTH PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
State aid to municipalities for the operation of local health departments and laboratories and for the provision of general public health services pursuant to article 6 of the public health law for activities under the jurisdiction of the commissioner of health.
Notwithstanding any other provision of article 6 of the public health law, a county may obtain reimbursement pursuant to this act, only after the county chief financial officer certifies, in the state aid application, that county tax levies used to fund services carried out by the county health department have not been added to or supplanted directly or indirectly by any funds obtained by the county pursuant to the Master Settlement Agreement entered into on November 23, 1998 by the state and leading United States tobacco product manufacturers, except in the case of a public health emergency, as determined by the commissioner of health.

Notwithstanding annual aggregate limits for bad debt and charity care allowances and any other provision of law, up to $1,700,000 shall be transferred to the medical assistance program general fund - local assistance account for eligible publicly sponsored certified home health agencies that demonstrate losses from a disproportionate share of bad debt and charity care, pursuant to chapter 884 of the laws of 1990. Within the maximum limits specified herein, the department shall transfer only those funds which are necessary to meet the state share requirements for disproportionate share adjustments expected to be paid for the period January 1, 2015 through December 31, 2016.

The moneys hereby appropriated shall be available for payment of financial assistance heretofore accrued (26815) .......................... 190,800,000 .................................................. (re. $105,657,000)

For services and expenses related to providing nutritional services and to provide nutritional education to pregnant women, infants, and children, including suballocations to the department of agriculture and markets for the farmer's market nutrition program and migrant worker services and the office of temporary and disability assistance for prenatal care assistance program activities. A portion of these funds may be suballocated to other state agencies (26821) ... 26,255,000 .......................... (re. $24,000,000)

For services and expenses, including operating expenses related to providing nutritional services and nutrition education for hunger prevention and nutrition assistance. A portion of this appropriation may be suballocated to other state agencies (26822) ................. 34,547,000 ........................................ (re. $5,000,000)

Special Revenue Funds - Federal
Federal Education Fund
Individuals with Disabilities-Part C Account - 25214

By chapter 53, section 1, of the laws of 2015:
For activities related to a handicapped infants and toddlers program (26837) ... 51,578,000 .......................... (re. $51,578,000)

By chapter 53, section 1, of the laws of 2014:
For activities related to a handicapped infants and toddlers program ... 51,578,000 .......................... (re. $47,126,000)

By chapter 53, section 1, of the laws of 2013:
For activities related to a handicapped infants and toddlers program ... 51,578,000 .......................... (re. $40,683,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Block Grant Account - 25183

By chapter 53, section 1, of the laws of 2015:
For various health prevention, diagnostic, detection and treatment services.
The commissioner of health is hereby authorized to waive any provisions of the public health law and regulations, to issue appropriate operating certificates, and to enter into contracts with article 28 facilities, to provide funds, to establish, support and conduct projects to provide improved and expanded school health services for preschool and school-age children. No more than 10 per centum of the amount appropriated for such purpose shall be expended for services and expenses in connection with the administration and evaluation of such grants. Grants awarded under this appropriation shall be distributed and administered in accordance with regulations established by the commissioner of health.

The amounts appropriated pursuant to such appropriation may be suballocated to other state agencies or accounts for expenditures incurred in the operation of programs funded by such appropriation subject to the approval of the director of the budget (26989) .......

57,475,000 ........................................ (re. $57,475,000) 

By chapter 53, section 1, of the laws of 2014:

For various health prevention, diagnostic, detection and treatment services.

The commissioner of health is hereby authorized to waive any provisions of the public health law and regulations, to issue appropriate operating certificates, and to enter into contracts with article 28 facilities, to provide funds, to establish, support and conduct projects to provide improved and expanded school health services for preschool and school-age children. No more than 10 per centum of the amount appropriated for such purpose shall be expended for services and expenses in connection with the administration and evaluation of such grants. Grants awarded under this appropriation shall be distributed and administered in accordance with regulations established by the commissioner of health.

The amounts appropriated pursuant to such appropriation may be suballocated to other state agencies or accounts for expenditures incurred in the operation of programs funded by such appropriation subject to the approval of the director of the budget ...........

57,475,000 ........................................ (re. $53,489,000) 

By chapter 53, section 1, of the laws of 2013:

For various health prevention, diagnostic, detection and treatment services.

The commissioner of health is hereby authorized to waive any provisions of the public health law and regulations, to issue appropriate operating certificates, and to enter into contracts with article 28 facilities, to provide funds, to establish, support and conduct projects to provide improved and expanded school health services for preschool and school-age children. No more than 10 per centum of the amount appropriated for such purpose shall be expended for services and expenses in connection with the administration and evaluation of such grants. Grants awarded under this appropriation shall be distributed and administered in accordance with regulations established by the commissioner of health. The amounts appropriated pursuant to such appropriation may be suballocated to other state agencies or accounts for expenditures incurred in the operation of programs funded by such appropriation subject to the approval of the director of the budget ... 57,475,000 ............ (re. $44,571,000)

57,475,000 ........................................ (re. $44,571,000)
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1. By chapter 53, section 1, of the laws of 2015:
   For various health prevention, diagnostic, detection and treatment
   services. The amounts appropriated pursuant to such appropriation
   may be suballocated to other state agencies or accounts for
   expenditures incurred in the operation of programs funded by such
   appropriation subject to the approval of the director of the budget
   (26988) ... 37,700,000 ........................... (re. $30,512,000)

2. By chapter 53, section 1, of the laws of 2014:
   For various health prevention, diagnostic, detection and treatment
   services. The amounts appropriated pursuant to such appropriation
   may be suballocated to other state agencies or accounts for expendi-
   tures incurred in the operation of programs funded by such appropri-
   ration subject to the approval of the director of the budget .......
   37,700,000 ....................................... (re. $20,000,000)

3. By chapter 53, section 1, of the laws of 2013:
   For various health prevention, diagnostic, detection and treatment
   services. The amounts appropriated pursuant to such appropriation
   may be suballocated to other state agencies or accounts for expendi-
   tures incurred in the operation of programs funded by such appropri-
   ration subject to the approval of the director of the budget .......
   33,700,000 ....................................... (re. $11,000,000)

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Child and Adult Care Food Account - 25022

4. By chapter 53, section 1, of the laws of 2015:
   For various federal food and nutritional services. The moneys hereby
   appropriated shall be available for payment of financial assistance
   heretofore accrued (26985) ... 247,694,000 ....... (re. $10,000,000)

5. By chapter 53, section 1, of the laws of 2014:
   For various federal food and nutritional services. The moneys hereby
   appropriated shall be available for payment of financial assistance
   heretofore accrued ... 247,694,000 ................ (re. $5,500,000)

6. By chapter 53, section 1, of the laws of 2013:
   For various federal food and nutritional services. The moneys hereby
   appropriated shall be available for payment of financial assistance
   heretofore accrued ... 247,694,000 ................ (re. $5,500,000)

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal Food and Nutrition Services Account - 25022

7. By chapter 53, section 1, of the laws of 2015:
   For various federal food and nutritional services. The moneys hereby
   appropriated shall be available for payment of financial assistance
   heretofore accrued (26986) ... 502,970,000 ...... (re. $125,000,000)

8. By chapter 53, section 1, of the laws of 2014:
   For various federal food and nutritional services. The moneys hereby
   appropriated shall be available for payment of financial assistance
   heretofore accrued ... 502,970,000 .............. (re. $113,750,000)

9. By chapter 53, section 1, of the laws of 2013:
   For various federal food and nutritional services. The moneys hereby
   appropriated shall be available for payment of financial assistance
   heretofore accrued ... 502,970,000 ............... (re. $20,000,000)
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Special Revenue Funds - Other
Combined Expendable Trust Fund
NYS Prostate Cancer Research, Detection and Education Account - 20183

By chapter 53, section 1, of the laws of 2015:
For prostate cancer research, detection and education pursuant to chapter 273 of the laws of 2004 (26813) ............................
1,653,000 ......................................... (re. $1,653,000)

By chapter 53, section 1, of the laws of 2014:
For prostate cancer research, detection and education pursuant to chapter 273 of the laws of 2004 ... 4,138,000 ..... (re. $4,138,000)

By chapter 53, section 1, of the laws of 2013:
For prostate cancer research, detection and education pursuant to chapter 273 of the laws of 2004 ... 1,000,000 ..... (re. $1,000,000)

By chapter 53, section 1, of the laws of 2012:
For prostate cancer research, detection and education pursuant to chapter 273 of the laws of 2004 ... 1,000,000 ..... (re. $1,000,000)

CENTER FOR ENVIRONMENTAL HEALTH PROGRAM

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Block Grant Account - 25183

By chapter 53, section 1, of the laws of 2015:
For services and expenses of various health prevention, diagnostic, detection and treatment services (26991) ............................
3,687,000 ......................................... (re. $3,687,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of various health prevention, diagnostic, detection and treatment services ... 3,687,000 .... (re. $3,687,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of various health prevention, diagnostic, detection and treatment services ... 3,687,000 .... (re. $3,687,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Block Grant Account - 25100

By chapter 53, section 1, of the laws of 2012:
For services and expenses of various health prevention, diagnostic, detection and treatment services ... 3,687,000 .... (re. $3,687,000)

CHILD HEALTH INSURANCE PROGRAM

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Children's Health Insurance Account - 25148

By chapter 53, section 1, of the laws of 2015:
The money hereby appropriated is available for payment of aid heretofore accrued or hereafter accrued.
Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by transfer or suballocation to appropriations of the office of temporary and disability assistance, for the reimbursement of local district
administrative costs related to children newly enrolled in medicaid
whose household income is between 100 percent and 133 percent of the
federal poverty level.
For services and expenses related to the children's health insurance
program, pursuant to title XXI of the federal social security act
(26931) ... 717,106,000 ......................... (re. $489,013,000)

By chapter 53, section 1, of the laws of 2014:
The money hereby appropriated is available for payment of aid hereto-
fore accrued or hereafter accrued.
Notwithstanding any inconsistent provision of law, rule or regulation,
for the period April 1, 2014 through March 31, 2015, subsidy
payments made to approved organizations in accordance with subdivi-
sion 8 of section 2511 of the public health law shall be at amounts
approved prior to April 1, 2014. Applications for increases to
subsidy payments submitted by approved organizations to the super-
intendent of the department of financial services on or after Janu-
ary 1, 2014 which would take effect on or after April 1, 2014 shall
not be considered for approval until after March 31, 2015; Provided
however, if this chapter appropriates sufficient additional funds to
support child health insurance subsidy amounts determined by the
superintendent of the department of financial services under the
processes for establishing such amounts in effect on March 31, 2014,
then the provisions of this section shall not apply and shall be
considered null and void as of March 31, 2014.
Notwithstanding any other provision of law, the money hereby appro-
riated may be increased or decreased by transfer or suballocation to
appropriations of the office of temporary and disability assistance,
for the reimbursement of local district administrative costs related
to children newly enrolled in medicaid whose household income is
between 100 percent and 133 percent of the federal poverty level.
For services and expenses related to the children's health insurance
program, pursuant to title XXI of the federal social security act
... 521,864,000 ................................... (re. $3,649,000)

HEALTH CARE REFORM ACT PROGRAM

Special Revenue Funds - Other
HCRA Resources Fund
HCRA Program Account - 20807

The appropriation made by chapter 53, section 1, of the laws of 2015, as
supplemented by certificate of transfer, is hereby amended and
reappropriated to read:
For services, expenses, grants and transfers necessary to implement
the health care reform act program in accordance with section 2807-
j, 2807-k, 2807-l, 2807-m, 2807-p, 2807-s and 2807-v of the public
health law. The moneys hereby appropriated shall be available for
payments heretofore accrued or hereafter to accrue. Notwithstanding
any inconsistent provision of law, the moneys hereby appropriated
may be increased or decreased by interchange or transfer with any
appropriation of the department of health or by transfer or
suballocation to any appropriation of the department of financial
services, the office of mental health and the state office for the
aging subject to 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. With the
approval of the director of the budget, up to 5 percent of this
appropriation may be used for state operations purposes. At the
direction of the director of the budget, funds may also be
transferred directly to the general fund for the purpose of repaying
a draw on the tobacco revenue guarantee fund.

For services and expenses of the physician loan repayment program
pursuant to subdivision 5-a of section 2807-m of the public health
law. All or part of this appropriation may be suballocated to the
NYS higher education services corporation (29886) ........................
[1,705,000] 3,705,000 ...........................................(re. $3,705,000)

For services and expenses of the physician practice support program
pursuant to subdivision 5-a of section 2807-m of the public health
law (29885) ... 4,360,000 .................................. (re. $4,360,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53,
section 1, of the laws of 2015:

For services, expenses, grants and transfers necessary to implement
the health care reform act program in accordance with section
2807-j, 2807-k, 2807-l, 2807-m, 2807-p, 2807-s and 2807-v of the
public health law. The moneys hereby appropriated shall be available
for payments heretofore accrued or hereafter to accrue. Notwith-stand-
ing any inconsistent provision of law, the moneys hereby appro-
riated may be increased or decreased by interchange or transfer
with any appropriation of the department of health or by transfer or
suballocation to any appropriation of the department of financial
services, the office of mental health and the state office for the
aging subject to 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. With the
approval of the director of the budget, up to 5 percent of this
appropriation may be used for state operations purposes. At the
direction of the director of the budget, funds may also be trans-
ferred directly to the general fund for the purpose of repaying a
draw on the tobacco revenue guarantee fund.

For services and expenses of the physician loan repayment program
pursuant to subdivision 5-a of section 2807-m of the public health
law. All or part of this appropriation may be suballocated to the
NYS higher education services corporation ..........................
2,420,000 ................................................. (re. $1,299,000)

For services and expenses of the physician practice support program
pursuant to subdivision 5-a of section 2807-m of the public health
law ... 4,360,000 ........................................... (re. $3,233,000)

For additional services and expenses of the physician practice support
program ... 1,785,000 ..................................... (re. $1,785,000)

Special Revenue Funds - Other
HCRA Resources Fund
HCRA Transition Account - 20808

By chapter 54, section 1, of the laws of 2005, as amended by chapter 54,
section 1, of the laws of 2006:

For services, expenses, grants and transfers necessary to continue
existing or planned contracts or other financing arrangements for
the purposes of implementing the health care reform act program in
accordance with section 2807-j 2807-k, 2807-l, 2807-m, 2807-s, and
2807-v of the public health law and utilizing allocations authorized
prior to July 1, 2005. The moneys hereby appropriated shall be
available for payments heretofore accrued or hereafter to accrue.
Notwithstanding any inconsistent provision of law, the moneys hereby
appropriated may be increased or decreased by interchange or trans-
fer with any appropriation of the department of health or by trans-
fer or suballocation to any appropriation of the department of
insurance, the office of mental health or the state office for the
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aging subject to the approval of the director of the budget, who shall file such approval with the department of audit and control and the chairman of the assembly ways and means committee .......... 600,000,000 .......................................................... (re. $272,417,000)

MEDICAL ASSISTANCE ADMINISTRATION PROGRAM

General Fund
Local Assistance Account - 10000

The appropriation made by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For reimbursement of local administrative expenses for medical assistance programs and for state administration of medical assistance programs, notwithstanding section 153 of the social services law, to include the performance of eligibility and enrollment determinations by the state or third-party entities designated by the state to perform such services.

Notwithstanding any provision of law to the contrary, subject to the approval of the director of budget, up to $23,000,000 of the amount appropriated herein shall be available for the purpose of providing payments to local social services districts for medical assistance administration claims that exceed an administrative ceiling established by the commissioner of health.

Notwithstanding any inconsistent provision of law and subject to the approval of the director of budget, moneys hereby appropriated may be increased or decreased by transfer or interchange between these appropriated amounts and appropriations of the medical assistance administration program, the medical assistance program, and the office of health insurance programs. Funding authority from this account used for state administration of the medical assistance program may be transferred to state operations appropriations within the aforementioned programs at amounts agreed upon by the commissioner of health, and the New York state division of the budget.

Notwithstanding section 40 of state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 50 percent for the period April 1, 2015 to March 31, 2016; and the remaining amount for the period April 1, 2016 to [March 31] September 15, 2017.

Notwithstanding section 40 of the state finance law or any provision of law to the contrary, subject to federal approval, department of health state funds medicaid spending, excluding payments for medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services and further excluding any payments which are not appropriated within the department of health, in the aggregate, for the period April 1, 2015 through March 31, 2016, shall not exceed $17,937,867,000 except as provided below and state share medicaid spending, in the aggregate, for the period April 1, 2016 through [March 31] September 15, 2017, shall not exceed $18,540,445,000, but in no event shall department of health state funds medicaid spending for the period April 1, 2015 through [March 31] September 15, 2017 exceed $36,478,312,000 provided, however, such aggregate limits may be adjusted by the director of the budget to account for any changes in the New York state federal medical assistance percentage amount established pursuant to the federal social security act, increases in provider revenues, reductions in local social services district payments for medical assistance.
administration and beginning April 1, 2012 the operational costs of the New York state medical indemnity fund, pursuant to a chapter establishing such fund, and state costs or savings from the [basic health plan program] essential plan. Such projections may be adjusted by the director of the budget to account for increased or expedited department of health state funds medicaid expenditures as a result of a natural or other type of disaster, including a governmental declaration of emergency. The director of the budget, in consultation with the commissioner of health, shall assess on a monthly basis known and projected medicaid expenditures by category of service and by geographic region, as determined by the commissioner of health, incurred both prior to and subsequent to such assessment for each such period, and if the director of the budget determines that such expenditures are expected to cause medicaid spending for such period to exceed the aggregate limit specified herein for such period, the state medicaid director, in consultation with the director of the budget and the commissioner of health, shall develop a medicaid savings allocation plan to limit such spending to the aggregate limit specified herein for such period.

Such medicaid savings allocation plan shall be designed, to reduce the expenditures authorized by the appropriations herein in compliance with the following guidelines: (1) reductions shall be made in compliance with applicable federal law, including the provisions of the Patient Protection and Affordable Care Act, Public Law No. 111-148, and the Health Care and Education Reconciliation Act of 2010, Public Law No. 111-152 (collectively "Affordable Care Act") and any subsequent amendments thereto or regulations promulgated thereunder; (2) reductions shall be made in a manner that complies with the state medicaid plan approved by the federal centers for medicare and medicaid services, provided, however, that the commissioner of health is authorized to submit any state plan amendment or seek other federal approval, including waiver authority, to implement the provisions of the medicaid savings allocation plan that meets the other criteria set forth herein; (3) reductions shall be made in a manner that maximizes federal financial participation, to the extent practicable, including any federal financial participation that is available or is reasonably expected to become available, in the discretion of the commissioner, under the Affordable Care Act; (4) reductions shall be made uniformly among categories of services and geographic regions of the state, to the extent practicable, and shall be made uniformly within a category of service, to the extent practicable, except where the commissioner determines that there are sufficient grounds for non-uniformity, including but not limited to: the extent to which specific categories of services contributed to department of health medicaid state funds spending in excess of the limits specified herein; the need to maintain safety net services in underserved communities; or the potential benefits of pursuing innovative payment models contemplated by the Affordable Care Act, in which case such grounds shall be set forth in the medicaid savings allocation plan; and (5) reductions shall be made in a manner that does not unnecessarily create administrative burdens to medicaid applicants and recipients or providers.

The commissioner shall seek the input of the legislature, as well as organizations representing health care providers, consumers, businesses, workers, health insurers, and others with relevant expertise, in developing such medicaid savings allocation plan, to the extent that all or part of such plan, in the discretion of the commissioner, is likely to have a material impact on the overall medicaid program, particular categories of service or particular geographic regions of the state.
(a) The commissioner shall post the medicaid savings allocation plan on the department of health's website and shall provide written copies of such plan to the chairs of the senate finance and the assembly ways and means committees at least 30 days before the date on which implementation is expected to begin.

(b) The commissioner may revise the medicaid savings allocation plan subsequent to the provisions of notice and prior to implementation but need provide a new notice pursuant to subparagraph (i) of this paragraph only if the commissioner determines, in his or her discretion, that such revisions materially alter the plan.

Notwithstanding the provisions of paragraphs (a) and (b) of this subdivision, the commissioner need not seek the input described in paragraph (a) of this subdivision or provide notice pursuant to paragraph (b) of this paragraph if, in the discretion of the commissioner, expedited development and implementation of a medicaid savings allocation plan is necessary due to a public health emergency.

For purposes of this section, a public health emergency is defined as: (i) a disaster, natural or otherwise, that significantly increases the immediate need for health care personnel in an area of the state; (ii) an event or condition that creates a widespread risk of exposure to a serious communicable disease, or the potential for such widespread risk of exposure; or (iii) any other event or condition determined by the commissioner to constitute an imminent threat to public health.

Nothing in this paragraph shall be deemed to prevent all or part of such medicaid savings allocation plan from taking effect retroactively to the extent permitted by the federal centers for medicare and medicaid services.

In accordance with the medicaid savings allocation plan, the commissioner of the department of health shall reduce department of health state funds medicaid spending by the amount of the projected overspending through, actions including, but not limited to modifying or suspending reimbursement methods, including but not limited to all fees, premium levels and rates of payment, notwithstanding any provision of law that sets a specific amount or methodology for any such payments or rates of payment; modifying medicaid program benefits; seeking all necessary federal approvals, including, but not limited to waivers, waiver amendments; and suspending time frames for notice, approval or certification of rate requirements, notwithstanding any provision of law, rule or regulation to the contrary, including but not limited to sections 2807 and 3614 of the public health law, section 18 of chapter 2 of the laws of 1988, and 18 NYCRR 505.14(h).

The department of health shall prepare a monthly report that sets forth: (a) known and projected department of health medicaid expenditures as described in subdivision (1) of this section, and factors that could result in medicaid disbursements for the relevant state fiscal year to exceed the projected department of health state funds disbursements in the enacted budget financial plan pursuant to subdivision 3 of section 23 of the state finance law, including spending increases or decreases due to: enrollment fluctuations, rate changes, utilization changes, MRT investments, and shift of beneficiaries to managed care; and variations in offline medicaid payments; and (b) the actions taken to implement any medicaid savings allocation plan implemented pursuant to subdivision (4) of this section, including information concerning the impact of such actions on each category of service and each geographic region of the state. Each such monthly report shall be provided to the chairs of the senate finance and the assembly ways and means committees and shall be posted on the department of health's website in a timely manner.
The money hereby appropriated is available for payment of aid heretofore accruing to municipalities, and to providers of medical services pursuant to section 367-b of the social services law, and shall be available to the department net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the department of health, and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the office of mental health, the office for people with developmental disabilities, the office of alcoholism and substance abuse services, the department of family assistance office of temporary and disability assistance, and office of children and family services 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 commissioner 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 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.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26963) ... 1,090,100,000 ..................... (re. $1,090,100,000)

For contractual services related to medical necessity and quality of care reviews related to medicaid patients. Subject to the approval of the director of the budget, all or part of this appropriation may be transferred to the health care standards and surveillance program, general fund - local assistance account.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (29863) ... 7,400,000 .................. (re. $7,400,000)

The amount appropriated herein, together with any federal matching funds obtained, may be available to the department, subject to the approval of the director of the budget, for contractual services related to a third party entity responsible for education of persons eligible for medical assistance regarding their options for enrollment in managed care plans. Subject to the approval of the director of the budget, all or a part of this appropriation may be transferred to the office of managed care, general fund - state purposes account.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (29777) ... 70,000,000 ......................... (re. $70,000,000)

For state reimbursement of administrative expenses for the medical assistance program provided by the office of mental health, office for people with developmental disabilities and office of alcoholism and substance abuse services.

The money hereby appropriated is available for payment of aid heretofore accrued.

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange with any other appropriation of the department of health with the approval of the director of the budget.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26995) ... 180,000,000 ......................... (re. $180,000,000)

By chapter 54, section 1, of the laws of 1998, as amended by chapter 53, section 1, of the laws of 2014:

The amount appropriated herein may be used in all or in part for grants to those entities seeking certification to operate comprehensive HIV special needs plans to aid in the development of the systems, organizational structures and networks necessary to operate a managed care program and for entities contracted to participate in support of SNP development and for contractual services related to medical necessity and quality of care reviews for medicaid recipients with HIV or who have AIDS enrolled in special needs plans or for converted health home HIV targeted case management providers participating in HIV special needs plans or other managed care plan networks. Subject to the approval of the director of budget, all or part of this appropriation may be transferred to the office of managed care, general fund - state purposes account ................. 30,000,000 ........................................ (re. $7,785,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Medicaid Administration Transfer Account - 25107

The appropriation made by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For reimbursement of local administrative expenses of medical assistance programs and for state administration of medical assistance programs provided pursuant to title XIX of the federal social security act or its successor program. Notwithstanding section 153 of the social services law, to include the performance of eligibility and enrollment determinations by the state or third-party entities designated by the state to perform such services.

Notwithstanding any inconsistent provision of law and subject to the approval of the director of budget, moneys hereby appropriated may be increased or decreased by transfer or interchange between these appropriated amounts and appropriations of the medical assistance administration program, the medical assistance program, and the office of health insurance programs. Funding authority from this account used for state administration of the medical assistance program may be transferred to state operations appropriations within the aforementioned programs at amounts agreed upon by the commissioner of health, and the New York state division of the budget.
Notwithstanding section 40 of state finance law or any other law to
the contrary, all medical assistance appropriations made from this
account shall remain in full force and effect in accordance, in
aggregate, with the following schedule: not more than 50 percent for
the period April 1, 2015 to March 31, 2016; and the remaining amount
for the period April 1, 2016 to [March 31] September 15, 2017.
The moneys hereby appropriated are to be available for payment of aid
heretofore accrued to municipalities, and to providers of medical
services pursuant to section 367-b of the social services law, shall
be available to the department net of disallowances, refunds,
reimbursements, and credits. The amounts appropriated herein may be
available for costs associated with a common benefit identification
card, and subject to the approval of the director of the budget, these funds may be transferred to the credit of the state operations
account medicaid management information systems program.
Notwithstanding any other provision of law, the money hereby
appropriated may be increased or decreased by interchange, with any
appropriation of the department of health, and may be increased or
decreased by transfer or suballocation between these appropriated
amounts and appropriations of the office of mental health, the
office for people with developmental disabilities, the office of
alcoholism and substance abuse services, the department of family
assistance office of temporary and disability assistance and office
of children and family services 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 commissioner 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 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.
Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26993) ... 1,261,300,000 ..................... (re. $1,261,300,000)
For reimbursement of administrative expenses of the medical assistance
program provided by the office of mental health, office for people
with developmental disabilities, and office of alcoholism and
substance abuse services provided pursuant to title XIX of the
federal social security act. The money hereby appropriated is
available for payment of aid heretofore accrued. Notwithstanding any
other provision of law, the money hereby appropriated may be
increased or decreased by interchange with any other appropriation
of the department of health with the approval of the director of
budget.
Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26994) ... 180,000,000 ......................... (re. $180,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For reimbursement of local administrative expenses of medical assistance programs and for state administration of medical assistance programs provided pursuant to title XIX of the federal social security act or its successor program. Notwithstanding section 153 of the social services law, to include the performance of eligibility and enrollment determinations by the state or third-party entities designated by the state to perform such services.

Notwithstanding any inconsistent provision of law and subject to the approval of the director of budget, moneys hereby appropriated may be increased or decreased by transfer or interchange between these appropriated amounts and appropriations of the medical assistance administration program, the medical assistance program, and the office of health insurance programs. Funding authority from this account used for State administration of the medical assistance program may be transferred to State Operations appropriations within the aforementioned programs at amounts agreed upon by the commissioner of health, and the New York state division of the budget.

Notwithstanding section 40 of state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in aggregate, with the following schedule: not more than 50 percent for the period April 1, 2014 to March 31, 2015; and the remaining amount for the period April 1, 2015 to September 15, 2016.

The moneys hereby appropriated are to be available for payment of aid heretofore accrued to municipalities, and to providers of medical services pursuant to section 367-b of the social services law, shall be available to the department net of disallowances, refunds, reimbursements, and credits. The amounts appropriated herein may be available for costs associated with a common benefit identification card, and subject to the approval of the director of the budget, these funds may be transferred to the credit of the state operations account medicaid management information systems program.

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the department of health, and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the office of mental health, the office for people with developmental disabilities, the office of alcoholism and substance abuse services, the department of family assistance office of temporary and disability assistance and office of children and family services 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 commissioner of temporary and disability assistance and 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 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.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2014-15 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2014-15, and (ii) appropriation for this item covering fiscal year 2014-15 set forth in chapter 53 of the laws of 2013 .... 1,241,300,000 ................. (re. $433,742,000)

For reimbursement of administrative expenses of the medical assistance program provided by the office of mental health, office for people with developmental disabilities, and office of alcoholism and substance abuse services provided pursuant to title XIX of the federal social security act. The money hereby appropriated is available for payment of aid heretofore accrued. Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange with any other appropriation of the department of health with the approval of the director of budget.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2014-15 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2014-15, and (ii) appropriation for this item covering fiscal year 2014-15 set forth in chapter 53 of the laws of 2013 .... 200,000,000 ....................... (re. $100,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2013, as amended by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For reimbursement of local administrative expenses of medical assistance programs and for state administration of medical assistance programs provided pursuant to title XIX of the federal social security act or its successor program. Notwithstanding section 153 of the social services law, to include the performance of eligibility and enrollment determinations by the state or third-party entities designated by the state to perform such services.

Notwithstanding any inconsistent provision of law and subject to the approval of the director of budget, moneys hereby appropriated may be increased or decreased by transfer or interchange between these appropriated amounts and appropriations of the medical assistance administration program, the medical assistance program, and the office of health insurance programs. Funding authority from this account used for State administration of the medical assistance program may be transferred to State Operations appropriations within the aforementioned programs at amounts agreed upon by the commissioner of health, and the New York state division of the budget.

Notwithstanding section 40 of state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in aggregate, with the following schedule: not more than 50 percent for the period April 1, 2013 to March 31, 2014; and the remaining amount for the period April 1, 2014 to September 15, [2016] 2017.

The moneys hereby appropriated are to be available for payment of aid heretofore accrued to municipalities, and to providers of medical services pursuant to section 367-b of the social services law, shall be available to the department net of disallowances, refunds, reimbursements, and credits. The amounts appropriated herein may be available for costs associated with a common benefit identification
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these funds may be transferred to the credit of the state operations
account medicaid management information systems program.

Notwithstanding any other provision of law, the money hereby appropri-
at may be increased or decreased by interchange, with any appro-
priation of the department of health, and may be increased or
decreased by transfer or suballocation between these appropriated
amounts and appropriations of the office of mental health, the
office for people with developmental disabilities, the office of
alcoholism and substance abuse services, the department of family
assistance office of temporary and disability assistance and office
of children and family services 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 commissioner 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 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.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2013-14 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2013-14, and (ii) appropriation for this item covering
fiscal year 2013-14 set forth in chapter 53 of the laws of 2012 ....
1,241,300,000 ................................. (re. $251,358,000)

For reimbursement of administrative expenses of the medical assistance
program provided by the office of mental health, office for people
with developmental disabilities, and office of alcoholism and
substance abuse services provided pursuant to title XIX of the
federal social security act. The money hereby appropriated is avail-
able for payment of aid heretofore accrued. Notwithstanding any
other provision of law, the money hereby appropriated may be
increased or decreased by interchange with any other appropriation
of the department of health with the approval of the director of
budget.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2013-14 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2013-14, and (ii) appropriation for this item covering
fiscal year 2013-14 set forth in chapter 53 of the laws of 2012 ....
200,000,000 ................................. (re. $64,471,000)
The appropriation made by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For the medical assistance program, including administrative expenses, for local social services districts, and for medical care rates for authorized child care agencies.

Notwithstanding section 40 of state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 50 percent for the period April 1, 2015 to March 31, 2016; and the remaining amount for the period April 1, 2016 to [March 31] September 15, 2017.

Notwithstanding section 40 of the state finance law or any provision of law to the contrary, subject to federal approval, department of health state funds medicaid spending, excluding payments for medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services and further excluding any payments which are not appropriated within the department of health, in the aggregate, for the period April 1, 2015 through March 31, 2016, shall not exceed $17,937,867,000 except as provided below and state share medicaid spending, in the aggregate, for the period April 1, 2016 through [March 31] September 15, 2017, shall not exceed $[18,720,468,000] $18,540,445,000, but in no event shall department of health state funds medicaid spending for the period April 1, 2015 through [March 31] September 15, 2017 exceed $[36,658,335,000] $36,478,312,000 provided, however, such aggregate limits may be adjusted by the director of the budget to account for any changes in the New York state federal medical assistance percentage amount established pursuant to the federal social security act, increases in provider revenues, reductions in local social services district payments for medical assistance administration and beginning April 1, 2012 the operational costs of the New York state medical indemnity fund, pursuant to a chapter establishing such fund, and state costs or savings from the [basic health plan program] essential plan. Such projections may be adjusted by the director of the budget to account for increased or expedited department of health state funds medicaid expenditures as a result of a natural or other type of disaster, including a governmental declaration of emergency. The director of the budget, in consultation with the commissioner of health, shall assess on a monthly basis known and projected medicaid expenditures by category of service and by geographic region, as defined by the commissioner, incurred both prior to and subsequent to such assessment for each such period, and if the director of the budget determines that such expenditures are expected to cause medicaid spending for such period to exceed the aggregate limit specified herein for such period, the state medicaid director, in consultation with the director of the budget and the commissioner of health, shall develop a medicaid savings allocation plan to limit such spending to the aggregate limit specified herein for such period.

Such medicaid savings allocation plan shall be designed, to reduce the expenditures authorized by the appropriations herein in compliance with the following guidelines: (1) reductions shall be made in compliance with applicable federal law, including the provisions of the Patient Protection and Affordable Care Act, Public Law No. 111-148, and the Health Care and Education Reconciliation Act of 2010, Public Law No. 111-152 (collectively "Affordable Care Act") and any subsequent amendments thereto or regulations promulgated thereunder; (2) reductions shall be made in a manner that complies with the state medicaid plan approved by the federal centers for medicare and medicaid services, provided, however, that the commissioner of health is authorized to submit any state plan amendment or seek
other federal approval, including waiver authority, to implement the
provisions of the medicaid savings allocation plan that meets the
other criteria set forth herein; (3) reductions shall be made in a
manner that maximizes federal financial participation, to the extent
practicable, including any federal financial participation that is
available or is reasonably expected to become available, in the
discretion of the commissioner, under the Affordable Care Act; (4)
reductions shall be made uniformly among categories of services and
geographic regions of the state, to the extent practicable, and
shall be made uniformly within a category of service, to the extent
practicable, except where the commissioner determines that there are
sufficient grounds for non-uniformity, including but not limited to:
the extent to which specific categories of services contributed to
department of health medicaid state funds spending in excess of the
limits specified herein; the need to maintain safety net services in
underserved communities; or the potential benefits of pursuing
innovative payment models contemplated by the Affordable Care Act,
in which case such grounds shall be set forth in the medicaid
savings allocation plan; and (5) reductions shall be made in a
manner that does not unnecessarily create administrative burdens to
medicaid applicants and recipients or providers.

The commissioner shall seek the input of the legislature, as well as
organizations representing health care providers, consumers,
businesses, workers, health insurers, and others with relevant
expertise, in developing such medicaid savings allocation plan, to
the extent that all or part of such plan, in the discretion of the
commissioner, is likely to have a material impact on the overall
medicaid program, particular categories of service or particular
geographic regions of the states.

(a) The commissioner shall post the medicaid savings allocation plan
on the department of health's website and shall provide written
copies of such plan to the chairs of the senate finance and the
assembly ways and means committees at least 30 days before the date
on which implementation is expected to begin.

(b) The commissioner may revise the medicaid savings allocation plan
subsequent to the provisions of notice and prior to implementation
but need provide a new notice pursuant to subparagraph (i) of this
paragraph only if the commissioner determines, in his or her
discretion, that such revisions materially alter the plan.

Notwithstanding the provisions of paragraphs (a) and (b) of this
subdivision, the commissioner need not seek the input described in
paragraph (a) of this subdivision or provide notice pursuant to
paragraph (b) of this paragraph if, in the discretion of the
commissioner, expedited development and implementation of a medicaid
savings allocation plan is necessary due to a public health
emergency.

For purposes of this section, a public health emergency is defined as:
(i) a disaster, natural or otherwise, that significantly increases
the immediate need for health care personnel in an area of the
state; (ii) an event or condition that creates a widespread risk of
exposure to a serious communicable disease, or the potential for
such widespread risk of exposure; or (iii) any other event or
condition determined by the commissioner to constitute an imminent
threat to public health.

Nothing in this paragraph shall be deemed to prevent all or part of
such medicaid savings allocation plan from taking effect
retroactively to the extent permitted by the federal centers for
medicare and medicaid services.

In accordance with the medicaid savings allocation plan, the
commissioner of the department of health shall reduce department of
health state funds medicaid spending by the amount of the projected
overspending through, actions including, but not limited to
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modifying or suspending reimbursement methods, including but not limited to all fees, premium levels and rates of payment, notwithstanding any provision of law that sets a specific amount or methodology for any such payments or rates of payment; modifying or discontinuing medicaid program benefits; seeking all necessary federal approvals, including, but not limited to waivers, waiver amendments; and suspending time frames for notice, approval or certification of rate requirements, notwithstanding any provision of law, rule or regulation to the contrary, including but not limited to sections 2807 and 3614 of the public health law, section 18 of chapter 2 of the laws of 1988, and 18 NYCRR 505.14(h).

The department of health shall prepare a monthly report that sets forth: (a) known and projected department of health medicaid expenditures as described in subdivision (1) of this section, and factors that could result in medicaid disbursements for the relevant state fiscal year to exceed the projected department of health state funds disbursements in the enacted budget financial plan pursuant to subdivision 3 of section 23 of the state finance law, including spending increases or decreases due to: enrollment fluctuations, rate changes, utilization changes, MRT investments, and shift of beneficiaries to managed care; and variations in offline medicaid payments; and (b) the actions taken to implement any medicaid savings allocation plan implemented pursuant to subdivision (4) of this section, including information concerning the impact of such actions on each category of service and each geographic region of the state. Each such monthly report shall be provided to the chairs of the senate finance and the assembly ways and means committees and shall be posted on the department of health's website in a timely manner.

The money hereby appropriated is to be available for payment of aid heretofore accrued to municipalities, and to providers of medical services pursuant to section 367-b of the social services law, and for payment of state aid to municipalities and to providers of family care where payment systems through the fiscal intermediaries are not operational, and shall be available to the department net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law to the contrary, funds may be used by the department for outside legal assistance on issues involving the federal government, the conduct of preadmission screening and annual resident reviews required by the state's medicaid program, computer matching with insurance carriers to insure that medicaid is the payer of last resort and activities related to the management of the pharmacy benefit available under the medicaid program.

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 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 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.

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the department of health and the office of medicaid
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Inspector general and may be increased or decreased by transfer or
suballocation between these appropriated amounts and appropriations
of the department of health state purpose account, the office of
mental health, office for people with developmental disabilities,
the office of alcoholism and substance abuse services, the
department of family assistance office of temporary and disability
assistance and office of children and family services, the office of
medicaid inspector general, and the state office for the aging 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 to the contrary, the
moneys hereby appropriated may be used for payments to the centers
for medicaid and medicare services for obligations incurred related
to the pharmaceutical costs of dually eligible medicare/medicaid
beneficiaries participating in the medicare drug benefit authorized
by P.L. 108-173.

Notwithstanding any inconsistent provision of law, the moneys hereby
appropriated shall not be used for any existing rates, fees, fee
schedule, or procedures which may affect the cost of care and
services provided by personal care providers, case managers, health
maintenance organizations, out of state medical facilities which
provide care and services to residents of the state, providers of
transportation services, that are altered, amended, adjusted or
otherwise changed by a local social services district unless
previously approved by the department of health and the director of
the budget.

Notwithstanding any inconsistent provision of law to the contrary,
funds shall be made available to the commissioner of the office of
mental health or the commissioner of the office of alcoholism and
substance abuse services, in consultation with the commissioner of
health and approved by the director of the budget, and consistent
with appropriations made therefor, to implement allocation plans
developed by each such commissioner which shall describe mental
health or substance use disorder services that should be developed
to meet service needs resulting from the reduction of inpatient
behavioral health services provided under the medicaid program, by
programs licensed pursuant to article 31 or 32 of the mental hygiene
law. Such programs may include programs that are licensed pursuant
to both article 31 of the mental hygiene law and article 28 of the
public health law, or certified under both article 32 of the mental
hygiene law and article 28 of the public health law.

Notwithstanding any inconsistent provision of law, the moneys hereby
appropriated may be available for payments associated with the
resolution by settlement agreement or judgment of rate appeals
and/or litigation where the department of health is a party.

For services and expenses of the medical assistance program including
hospital inpatient services.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26947) ... 2,330,220,000 ................. (re. $2,330,220,000)

For services and expenses of the medical assistance program including
hospital outpatient and emergency room services.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
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fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26948) ... 529,958,000 ......................... (re. $529,958,000)

For services and expenses of the medical assistance program including
clinic services.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26949) ... 777,357,000 ......................... (re. $777,357,000)

For services and expenses of the medical assistance program including
nursing home services.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26950) ... 2,470,552,000 ..................... (re. $2,470,552,000)

For services and expenses of the medical assistance program including
other long term care services.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26951) ... 3,993,343,000 ..................... (re. $3,993,343,000)

For services and expenses of the medical assistance program including
managed care services.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26952) ... 7,795,392,000 ..................... (re. $7,795,392,000)

For services and expenses of the medical assistance program including
pharmacy services.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26953) ... 335,209,000 ......................... (re. $335,209,000)

For services and expenses of the medical assistance program including
transportation services.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26954) ... 326,606,000 ......................... (re. $326,606,000)

For additional services and expenses related to air ambulance
providers (26895) ... 2,000,000 ..................... (re. $2,000,000)

For additional services and expenses related to supplemental rates for
ambulance providers (26973) ... 6,000,000 ............. (re. $6,000,000)

For additional services and expenses related to rural transportation
providers (26894) ... 2,000,000 ..................... (re. $2,000,000)

For services and expenses of the medical assistance program including
dental services.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26955) ... 49,183,000 ......................... (re. $49,183,000)
For services and expenses of the medical assistance program including non-institutional and other spending.
Notwithstanding any inconsistent provision of law, the money hereby appropriated may be available for payments to any county or public school districts associated with additional claims for school supportive health services.
Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26956) ... 1,574,579,000 ....................... (re. $1,574,579,000)
Notwithstanding any inconsistent provision of law, subject to the approval of the director of the budget, upon submission of an allocation plan from the commissioner of health, the amount appropriated herein, together with any available federal matching funds, may be transferred or suballocated to the office of mental health, office of alcoholism and substance abuse services, office for people with developmental disabilities, division of housing and community renewal, New York state housing trust fund corporation, and office of temporary and disability assistance for services and expenses related to providing affordable housing. Any such spending shall consider the geographical location of the grants.
Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (29521) ... 254,000,000 ......................... (re. $254,000,000)
For services and expenses of the medical assistance program including essential community provider network and vital access provider services.
Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (29562) ... 567,000,000 ......................... (re. $567,000,000)
For services and expenses of the medical assistance program for public providers that are the single performing provider system in the county or counties in which the performing provider system operates approved projects pursuant to the delivery system reform incentive payment program (26871) ... 80,000,000 ............... (re. $80,000,000)
For services and expenses of the medical assistance program general hospitals that are safety-net providers that evince severe financial distress, pursuant to criteria determined by the commissioner, shall be eligible for awards for amounts appropriated herein, to enable such providers to maintain operations and vital services while establishing long term solutions to achieve sustainable health services (26891) ... 245,000,000 ......................... (re. $245,000,000)
For services and expenses of the medical assistance program to fully fund the public hospital transformation fund and the safety net performance provider system transformation fund within the delivery system reform incentive payment program, and to assure an equitable balance between such pools such that public providers are not disadvantaged, and to preserve federal funding in the section 1115 waiver partnership plan (26890) ......................... (re. $200,000,000)
For services and expenses of the medical assistance program including vital access provider services to preserve critical access to essential behavioral health and other services in targeted areas of the state.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26615) ... 50,000,000 ...................... (re. $50,000,000)

For services and expenses associated with ending the AIDS epidemic, including but not limited to expanding the use of pre-exposure prophylaxis, enhancement of targeted prevention activities, support for linkage and retention services and the development of a peer credentialing process (26923) ... 10,000,000 ..... (re. $10,000,000)

For services and expenses for health homes including grants to health homes to contribute to expenses associated with health homes establishment and infrastructure costs.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (29548) ... 83,500,000 ...................... (re. $83,500,000)

For services and expenses related to expanding existing caregiver support services for persons with Alzheimer's and other dementias including additional respite and expansion of the department of health caregiver support services programs (26930) ................. 50,000,000 ...................... (re. $50,000,000)

For grants to counties, cities, towns or villages that own their public water system and the water supply for such system for the purpose of providing assistance towards the costs of installation, including but not limited to technical and administrative costs associated with planning, design and construction, and start-up of fluoridation systems, and repair or upgrading of fluoridation equipment for such public water systems (26932) .................... 10,000,000 ...................... (re. $10,000,000)

For grants to medicaid managed care plans, health homes, and providers of behavioral health services to contribute to expenses associated with the transition of adult and children's behavioral health providers and services into managed care.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26612) ... 5,000,000 ...................... (re. $5,000,000)

For services and expenses and grants related to the population health improvement program.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26972) .... 13,500,000 ...................... (re. $13,500,000)

For services and expenses related to regional planning activities of the finger lakes health systems agency, including statewide coordination and demonstration of best practices. The department shall make grants within amounts appropriated therefor, to assure high-quality and accessible primary care, to provide technical
assistance to support financial and business planning for integrated
systems of care, and to assist primary care providers in the
adoption, implementation, and meaningful use of electronic health
record technology.
Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(26614) ... 2,500,000 ......................... (re. $2,500,000)
For grants to the civil service employees association, Local 1000,
AFSCME, AFL-CIO to allow child care workers represented by the union
to reduce the cost of purchasing coverage under the exchange.
Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(29808) ... 10,600,000 ....................... (re. $10,600,000)
For grants to the United Federation of Teachers, Local 2, AFT, AFL-CIO
to allow child care workers represented by the union to reduce the
cost of purchasing coverage under the exchange.
Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(29807) ... 10,500,000 ....................... (re. $10,500,000)
For the state share of medical assistance services expenses incurred
by the department of health for the provision of medical assistance
including services to people with developmental disabilities for
mental hygiene stabilization in annual amounts not to exceed
$849,950,000 in state fiscal year 2015-16, and $1,043,450,000 in
state fiscal year 2016-17.
Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014
(29561) ... 10,000,000,000 .................. (re. $10,000,000,000)
The appropriation made by chapter 53, section 1, of the laws of 2015, is
hereby amended and reappropriated to read:
For services and expenses for the medical assistance program,
including administrative expenses for local social services
districts, pursuant to title XIX of the federal social security act
or its successor program.

DEPARTMENT OF HEALTH
AID TO LOCALITIES - REAPPROPRIATIONS  2016-17
Notwithstanding section 40 of the state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 49 percent for the period April 1, 2015 to March 31, 2016; and the remaining amount for the period April 1, 2016 to [March 31] September 15, 2017.

The moneys hereby appropriated are to be available for payment of aid heretofore accrued to municipalities, and to providers of medical services pursuant to section 367-b of the social services law, and for payment of state aid to municipalities and to providers of family care where payment systems through the fiscal intermediaries are not operational, shall be available to the department net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the department of health and the office of medicaid inspector general and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the office of mental health, office for people with developmental disabilities, the office of alcoholism and substance abuse services, the department of family assistance office of temporary and disability assistance, office of children and family services, the department of financial services, department of corrections and community supervision, and the state office for the aging 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 commissioner 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 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.

Notwithstanding any inconsistent provision of law to the contrary, funds shall be made available to the commissioner of the office of mental health or the commissioner of the office of alcoholism and substance abuse services, in consultation with the commissioner of health and approved by the director of the budget, and consistent with appropriations made therefor, to implement allocation plans developed by each such commissioner which shall describe mental health or substance use disorder services that should be developed to meet service needs resulting from the reduction of inpatient behavioral health services provided under the Medicaid program, by programs licensed pursuant to article 31 or 32 of the mental hygiene law. Such programs may include programs that are licensed pursuant to both article 31 of the mental hygiene law and article 28 of the public health law, or certified under both article 32 of the mental hygiene law and article 28 of the public health law.
Notwithstanding any inconsistent provision of law, the moneys hereby appropriated may be available for payments associated with the resolution by settlement agreement or judgment of rate appeals and/or litigation where the department of health is a party.

For services and expenses of the medical assistance program including hospital inpatient services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014.

(26947) ... 12,505,174,000 ................... (re. $12,505,174,000)

For services and expenses of the medical assistance program including hospital outpatient and emergency room services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014.

(26948) ... 3,023,966,000 ................... (re. $3,023,966,000)

For services and expenses of the medical assistance program including clinic services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014.

(26949) ... 2,057,802,000 ................... (re. $2,057,802,000)

For services and expenses of the medical assistance program including nursing home services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014.

(26950) ... 8,378,083,000 ................... (re. $8,378,083,000)

For services and expenses of the medical assistance program including other long term care services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014.

(26951) ... 6,589,313,000 ................... (re. $6,589,313,000)

For services and expenses of the medical assistance program including managed care services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014.

(26952) ... 13,267,064,000 ................... (re. $13,267,064,000)

For services and expenses of the medical assistance program including pharmacy services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014.

(26953) ... 5,103,997,000 ................... (re. $5,103,997,000)

For services and expenses of the medical assistance program including transportation services.
Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26954) ... 467,204,000 ......................... (re. $467,204,000)

For additional services and expenses related to air ambulance providers (26895) ... 2,000,000 .......................... (re. $2,000,000)

For additional services and expenses related to supplemental rates for ambulance providers (26973) ... 6,000,000 ............ (re. $6,000,000)

For additional services and expenses related to rural transportation providers (26894) ... 2,000,000 ................... (re. $2,000,000)

For services and expenses of the medical assistance program including dental services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26955) ... 376,705,000 ......................... (re. $376,705,000)

For services and expenses of the medical assistance program including noninstitutional and other spending.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26956) ... 12,184,436,000 ....................... (re. $12,184,436,000)

For grants to medicaid managed care plans, health homes, and providers of behavioral health services to contribute to expenses associated with the transition of adult and children's behavioral health providers and services into managed care.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26612) ... 5,000,000 ......................... (re. $5,000,000)

For services and expenses and grants related to the population health improvement program.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26972) ... 13,500,000 ............................. (re. $13,500,000)

For services and expenses related to regional planning activities of the finger lakes health systems agency, including statewide coordination and demonstration of best practices. The department shall make grants within amounts appropriated therefor, to assure high-quality and accessible primary care, to provide technical assistance to support financial and business planning for integrated systems of care, and to assist primary care providers in the adoption, implementation, and meaningful use of electronic health record technology.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26614) ... 2,500,000 ............................. (re. $2,500,000)
For services and expenses for the 1115 waiver known as the partnership plan for the purpose of reinvesting savings resulting from the redesign of the medical assistance program, the money hereby appropriated may be used to make funds or payments authorized pursuant to such waiver, including funds or payments described in subdivisions 20 and 21 of section 2807 of the public health law.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26616) ... 4,000,000,000 ..................... (re. $4,000,000,000)

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (26961) ... 10,000,000,000 ................... (re. $10,000,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For services and expenses for the medical assistance program, including administrative expenses for local social services districts, pursuant to title XIX of the federal social security act or its successor program.

Notwithstanding section 40 of state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 46 percent for the period April 1, 2014 to March 31, 2015; and the remaining amount for the period April 1, 2015 to September 15, [2016] 2017.

The moneys hereby appropriated are to be available for payment of aid heretofore accrued to municipalities, and to providers of medical services pursuant to section 367-b of the social services law, and for payment of state aid to municipalities and to providers of family care where payment systems through the fiscal intermediaries are not operational, shall be available to the department net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the department of health and the office of medicaid inspector general and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the office of mental health, office for people with developmental disabilities, the office of alcoholism and substance abuse services, the department of family assistance office of temporary and disability assistance, office of children and family services, the department of financial services, department of corrections and community supervision, and the state office for the aging 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 commissioner 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 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.

Notwithstanding any inconsistent provision of law to the contrary, 
funds shall be made available to the commissioner of the office of 
mental health or the commissioner of the office of alcoholism and 
substance abuse services, in consultation with the commissioner of 
health and approved by the director of the budget, and consistent 
with appropriations made therefor, to implement allocation plans 
developed by each such commissioner which shall describe mental 
health or substance use disorder services that should be developed 
to meet service needs resulting from the reduction of inpatient 
behavioral health services provided under the Medicaid program, by 
programs licensed pursuant to article 31 or 32 of the mental hygiene 
law. Such programs may include programs that are licensed pursuant 
to both article 31 of the mental hygiene law and article 28 of the 
public health law, or certified under both article 32 of the mental 
hygiene law and article 28 of the public health law.

For services and expenses of the medical assistance program including 
managed care services.

Notwithstanding any provision of law to the contrary, the portion of 
this appropriation covering fiscal year 2014-15 shall supersede and 
replace any duplicative (i) reappropriation for this item covering 
fiscal year 2014-15, and (ii) appropriation for this item covering 
fiscal year 2014-15 set forth in chapter 53 of the laws of 2013 ... 
12,842,844,000 .................................. (re. $165,000,000)
For additional services related to supplemental rates for ambulance 
providers ... 6,000,000 ........................... (re. $2,760,000)
For services and expenses of the medical assistance program including 
noninstitutional and other spending.

Notwithstanding any provision of law to the contrary, the portion of 
this appropriation covering fiscal year 2014-15 shall supersede and 
replace any duplicative (i) reappropriation for this item covering 
fiscal year 2014-15, and (ii) appropriation for this item covering 
fiscal year 2014-15 set forth in chapter 53 of the laws of 2013 ... 
10,655,522,000 .................................. (re. $293,000,000)
For grants to medicaid managed care plans, health homes, and providers 
of behavioral health services to contribute to expenses associated 
with the transition of adult and children's behavioral health 
providers and services into managed care ......................... 
10,000,000 ........................................ (re. $4,600,000)
For services and expenses related to regional health information 
collaboratives. The department shall make grants within amounts 
appropriated therefor, to assure high-quality and accessible primary 
care, to provide technical assistance to support financial and busi-
ness planning for integrated systems of care, and to assist primary 
care providers in the adoption, implementation, and meaningful use 
of electronic health record technology ......................... 
9,000,000 ........................................ (re. $4,140,000)
For services and expenses related to regional planning activities of 
the finger lakes health systems agency, including statewide coordi-
nation and demonstration of best practices. The department shall 
make grants within amounts appropriated therefor, to assure high-
quality and accessible primary care, to provide technical assistance
to support financial and business planning for integrated systems of
care, and to assist primary care providers in the adoption, imple-
mention, and meaningful use of electronic health record technology
... 2,500,000 ............................................... (re. $1,150,000)
Notwithstanding sections 112 and 163 of the state finance law or any
other contrary provision of law, in the event that the department of
health receives approval from the centers for medicare and medicaid
services to amend its 1115 waiver known as the partnership plan or
receives approval for a new 1115 waiver for the purpose of reinvest-
ing savings resulting from the redesign of the medical assistance
program, the money hereby appropriated may be used to make funds or
payments authorized pursuant to such waiver, including funds or
payments described in subdivisions 20 and 21 of section 2807 of the
public health law ... 4,000,000,000 ........... (re. $2,752,000,000)
For services and expenses of the medical assistance program including
medical services provided at state facilities operated by the office
of mental health, the office for people with developmental disabili-
ties and the office of alcoholism and substance abuse services.
Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2014-15 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2014-15, and (ii) appropriation for this item covering
fiscal year 2014-15 set forth in chapter 53 of the laws of 2013 ....
10,000,000,000 ................................ (re. $1,638,218,000)
The appropriation made by chapter 53, section 1, of the laws of 2013, as
amended by chapter 53, section 1, of the laws of 2015, is hereby
amended and reappropriated to read:
For services and expenses for the medical assistance program, includ-
ing administrative expenses for local social services districts,
pursuant to title XIX of the federal social security act or its
successor program.
Notwithstanding section 40 of state finance law or any other law to
the contrary, all medical assistance appropriations made from this
account shall remain in full force and effect in accordance, in the
aggregate, with the following schedule: not more than 47 percent for
the period April 1, 2013 to March 31, 2014; and the remaining amount
The moneys hereby appropriated are to be available for payment of aid
heretofore accrued to municipalities, and to providers of medical
services pursuant to section 367-b of the social services law, and
for payment of state aid to municipalities and to providers of fami-
ly care where payment systems through the fiscal intermediaries are
not operational, shall be available to the department net of disal-
lowances, refunds, reimbursements, and credits.
Notwithstanding any other provision of law, the money hereby appropri-
ated may be increased or decreased by interchange, with any appro-
piation of the department of health and the office of medicaid
inspector general and may be increased or decreased by transfer or
suballocation between these appropriated amounts and appropriations
of the office of mental health, office for people with developmental
disabilities, the office of alcoholism and substance abuse services,
the department of family assistance office of temporary and disabil-
ity assistance, office of children and family services, the depart-
ment of financial services, department of corrections and community
supervision, and the state office for the aging 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 commissioner 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 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.

For services and expenses of the medical assistance program including hospital outpatient and emergency room services. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2013-14 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2013-14, and (ii) appropriation for this item covering fiscal year 2013-14 set forth in chapter 53 of the laws of 2012 .... 2,688,854,000 ................................... (re. $129,000,000)

For services and expenses of the medical assistance program including nursing home services. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2013-14 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2013-14, and (ii) appropriation for this item covering fiscal year 2013-14 set forth in chapter 53 of the laws of 2012 .... 7,744,370,000 .................................... (re. $31,000,000)

For services and expenses of the medical assistance program including managed care services. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2013-14 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2013-14, and (ii) appropriation for this item covering fiscal year 2013-14 set forth in chapter 53 of the laws of 2012 .... 12,096,790,000 ................................... (re. $95,000,000)

For services and expenses of the medical assistance program including pharmacy services. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2013-14 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2013-14, and (ii) appropriation for this item covering fiscal year 2013-14 set forth in chapter 53 of the laws of 2012 .... 4,685,138,000 ................................... (re. $136,000,000)

For services and expenses of the medical assistance program including noninstitutional and other spending. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2013-14 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2013-14, and (ii) appropriation for this item covering fiscal year 2013-14 set forth in chapter 53 of the laws of 2012 .... 10,036,532,000 .................................. (re. $684,000,000)

For services and expenses of the medical assistance program including medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2013-14 shall supersede and replace any duplicative (i) reappropriation for this item covering
fiscal year 2013-14, and (ii) appropriation for this item covering
fiscal year 2013-14 set forth in chapter 53 of the laws of 2012 ....
10,000,000,000 ........................ (re. $1,000,000,000)

The appropriation made by chapter 53, section 1, of the laws of 2012, as
amended by chapter 53, section 1, of the laws of 2015, is hereby
amended and reappropriated to read:

For services and expenses for the medical assistance program, includ-
ing administrative expenses for local social services districts,
pursuant to title XIX of the federal social security act or its
successor program.

Notwithstanding section 40 of state finance law or any other law to
the contrary, all medical assistance appropriations made from this
account shall remain in full force and effect in accordance, in the
aggregate, with the following schedule: not more than 49 percent for
the period April 1, 2012 to March 31, 2013; and the remaining amount

The moneys hereby appropriated are to be available for payment of aid
heretofore accrued to municipalities, and to providers of medical
services pursuant to section 367-b of the social services law, and
for payment of state aid to municipalities and to providers of fami-

ly care where payment systems through the fiscal intermediaries are
not operational, shall be available to the department net of disal-
lowances, refunds, reimbursements, and credits.

Notwithstanding any other provision of law, the money hereby appropri-
ated may be increased or decreased by interchange, with any appro-
priation of the department of health and the office of medicaid
inspector general and may be increased or decreased by transfer or
suballocation between these appropriated amounts and appropriations
of the office of mental health, office for people with developmental
disabilities, the office of alcoholism and substance abuse services,
the department of family assistance office of temporary and disabil-
ity assistance, office of children and family services, the depart-
ment of financial services, department of corrections and community
supervision, and the state office for the aging 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 commissioner 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 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.

For services and expenses of the medical assistance program including
noninstitutional and other spending.

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2012-13 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2012-13, and (ii) appropriation for this item covering
fiscal year 2012-13 set forth in chapter 53 of the laws of 2011 ....

8,534,401,000 ................................. (re. $275,000,000)
For services and expenses of the medical assistance program including medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2012-13 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2012-13, and (ii) appropriation for this item covering fiscal year 2012-13 set forth in chapter 53 of the laws of 2011 .... 9,500,000,000 ................................... (re. $500,000,000)

Special Revenue Funds - Other
HCRA Resources Fund
Indigent Care Account - 20817

The appropriation made by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:
Notwithstanding section 40 of the state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 50 percent for the period April 1, 2015 to March 31, 2016; and the remaining amount for the period April 1, 2016 to [March 31] September 15, 2017.

Notwithstanding section 40 of the state finance law or any provision of law to the contrary, subject to federal approval, department of health state funds medicaid spending, excluding payments for medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services and further excluding any payments which are not appropriated within the department of health, in the aggregate, for the period April 1, 2015 through March 31, 2016, shall not exceed $17,937,867,000 except as provided below and state share medicaid spending, in the aggregate, for the period April 1, 2016 through [March 31] September 15, 2017, shall not exceed [$18,540,445,000] $18,720,468,000, but in no event shall department of health state funds medicaid spending for the period April 1, 2015 through [March 31] September 15, 2017 exceed [$36,478,312,000] $36,658,335,000 provided, however, such aggregate limits may be adjusted by the director of the budget to account for any changes in the New York state federal medical assistance percentage amount established pursuant to the federal social security act, increases in provider revenues, reductions in local social services district payments for medical assistance administration and beginning April 1, 2012 the operational costs of the New York state medical indemnity fund, pursuant to a chapter establishing such fund, and state costs or savings from the [basic health plan program] essential plan. Such projections may be adjusted by the director of the budget to account for increased or expedited department of health state funds medicaid expenditures as a result of a natural or other type of disaster, including a governmental declaration of emergency. The director of the budget, in consultation with the commissioner of health, shall assess on monthly basis known and projected medicaid expenditures by category of service and by geographic region, as determined by the commissioner of health, incurred both prior to and subsequent to such assessment for each such period, and if the director of the budget determines that such expenditures are expected to cause medicaid spending for such period to exceed the aggregate limit specified herein for such period, the state medicaid director, in
consultation with the director of the budget and the commissioner of health, shall develop a medicaid savings allocation plan to limit such spending to the aggregate limit specified herein for such period. Such medicaid savings allocation plan shall be designed, to reduce the expenditures authorized by the appropriations herein in compliance with the following guidelines: (1) reductions shall be made in compliance with applicable federal law, including the provisions of the Patient Protection and Affordable Care Act, Public Law No. 111-148, and the Health Care and Education Reconciliation Act of 2010, Public Law No. 111-152 (collectively "Affordable Care Act") and any subsequent amendments thereto or regulations promulgated thereunder; (2) reductions shall be made in a manner that complies with the state medicaid plan approved by the federal centers for medicare and medicaid services, provided, however, that the commissioner of health is authorized to submit any state plan amendment or seek other federal approval, including waiver authority, to implement the provisions of the medicaid savings allocation plan that meets the other criteria set forth herein; (3) reductions shall be made in a manner that maximizes federal financial participation, to the extent practicable, including any federal financial participation that is available or is reasonably expected to become available, in the discretion of the commissioner, under the Affordable Care Act; (4) reductions shall be made uniformly among categories of services and geographic regions of the state, to the extent practicable, and shall be made uniformly within a category of service, to the extent practicable, except where the commissioner determines that there are sufficient grounds for non-uniformity, including but not limited to: the extent to which specific categories of services contributed to department of health medicaid state funds spending in excess of the limits specified herein; the need to maintain safety net services in underserved communities; or the potential benefits of pursuing innovative payment models contemplated by the Affordable Care Act, in which case such grounds shall be set forth in the medicaid savings allocation plan; and (5) reductions shall be made in a manner that does not unnecessarily create administrative burdens to medicaid applicants and recipients or providers.

The commissioner shall seek the input of the legislature, as well as organizations representing health care providers, consumers, businesses, workers, health insurers, and others with relevant expertise, in developing such medicaid savings allocation plan, to the extent that all or part of such plan, in the discretion of the commissioner, is likely to have a material impact on the overall medicaid program, particular categories of service or particular geographic regions of the state.

(a) The commissioner shall post the medicaid savings allocation plan on the department of health's website and shall provide written copies of such plan to the chairs of the senate finance and the assembly ways and means committees at least 30 days before the date on which implementation is expected to begin.

(b) The commissioner may revise the medicaid savings allocation plan subsequent to the provisions of notice and prior to implementation but need provide a new notice pursuant to subparagraph (i) of this paragraph only if the commissioner determines, in his or her discretion, that such revisions materially alter the plan.

Notwithstanding the provisions of paragraphs (a) and (b) of this subdivision, the commissioner need not seek the input described in paragraph (a) of this subdivision or provide notice pursuant to paragraph (b) of this subdivision if, in the discretion of the commissioner, expedited development and implementation of a medicaid savings allocation plan is necessary due to a public health emergency.
For purposes of this section, a public health emergency is defined as:

(i) a disaster, natural or otherwise, that significantly increases
the immediate need for health care personnel in an area of the
state; (ii) an event or condition that creates a widespread risk of
exposure to a serious communicable disease, or the potential for
such widespread risk of exposure; or (iii) any other event or
condition determined by the commissioner to constitute an imminent
threat to public health.

Nothing in this paragraph shall be deemed to prevent all or part of
such medicaid savings allocation plan from taking effect
retroactively to the extent permitted by the federal centers for
medicare and medicaid services.

In accordance with the medicaid savings allocation plan, the
commissioner of the department of health shall reduce department of
health state funds medicaid spending by the amount of the projected
overspending through, actions including, but not limited to
modifying or suspending reimbursement methods, including but not
limited to all fees, premium levels and rates of payment,
notwithstanding any provision of law that sets a specific amount or
methodology for any such payments or rates of payment; modifying
medicaid program benefits; seeking all necessary federal approvals,
including, but not limited to waivers, waiver amendments; and
suspending time frames for notice, approval or certification of rate
requirements, notwithstanding any provision of law, rule or
regulation to the contrary, including but not limited to sections
2807 and 3614 of the public health law, section 18 of chapter 2 of
the laws of 1988, and 18 NYCRR 505.14(h). The department of health
shall prepare a monthly report that sets forth: (a) known and
projected department of health medicaid expenditures as described in
subsection (1) of this section, and factors that could result in
medicaid disbursements for the relevant state fiscal year to exceed
the projected department of health state funds disbursements in the
enacted budget financial plan pursuant to subdivision 3 of section
23 of the state finance law, including spending increases or
decreases due to: enrollment fluctuations, rate changes, utilization
changes, MRT investments, and shift of beneficiaries to managed
care; and variations in offline medicaid payments; and (b) the
actions taken to implement any medicaid savings allocation plan
implemented pursuant to subdivision (4) of this section, including
information concerning the impact of such actions on each category
of service and each geographic region of the state. Each such
monthly report shall be provided to the chairs of the senate finance
and the assembly ways and means committees and shall be posted on
the department of health's website in a timely manner.

For the purpose of making payments to providers of medical care
pursuant to section 367-b of the social services law, and for
payment of state aid to municipalities where payment systems through
fiscal intermediaries are not operational, to reimburse such
providers for costs attributable to the provision of care to
patients eligible for medical assistance. Payments from this
appropriation to general hospitals related to indigent care pursuant
to article 28 of the public health law respectively, when combined
with federal funds for services and expenses for the medical
assistance program pursuant to title XIX of the federal social
security act or its successor program, shall equal the amount of the
funds received related to health care reform act allowances and
surcharges pursuant to article 28 of the public health law and
deposited to this account less any such amounts withheld pursuant to
subdivision 21 of section 2807-c of the public health law.
Notwithstanding any inconsistent provision of law, the moneys hereby
appropriated may be increased or decreased by interchange or
transfer with any appropriation of the department of health 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 provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014

1,583,000,000 ........................ (re. $1,583,000,000)

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014

(29797) ... 1,583,000,000 ........................ (re. $1,583,000,000)

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014

(29797) ... 1,583,000,000 ........................ (re. $1,583,000,000)

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014

(29797) ... 1,583,000,000 ........................ (re. $1,583,000,000)

Notwithstanding any provision of law to the contrary, the portion of
this appropriation covering fiscal year 2015-16 shall supersede and
replace any duplicative (i) reappropriation for this item covering
fiscal year 2015-16, and (ii) appropriation for this item covering
fiscal year 2015-16 set forth in chapter 53 of the laws of 2014

(29797) ... 1,583,000,000 ........................ (re. $1,583,000,000)
consultation with the director of the budget and the commissioner of health, shall develop a medicaid savings allocation plan to limit such spending to the aggregate limit specified herein for such period.

Such medicaid savings allocation plan shall be designed, to reduce the expenditures authorized by the appropriations herein in compliance with the following guidelines: (1) reductions shall be made in compliance with applicable federal law, including the provisions of the Patient Protection and Affordable Care Act, Public Law No. 111-148, and the Health Care and Education Reconciliation Act of 2010, Public Law No. 111-152 (collectively "Affordable Care Act") and any subsequent amendments thereto or regulations promulgated thereunder; (2) reductions shall be made in a manner that complies with the state medicaid plan approved by the federal centers for medicare and medicaid services, provided, however, that the commissioner of health is authorized to submit any state plan amendment or seek other federal approval, including waiver authority, to implement the provisions of the medicaid savings allocation plan that meets the other criteria set forth herein; (3) reductions shall be made in a manner that maximizes federal financial participation, to the extent practicable, including any federal financial participation that is available or is reasonably expected to become available, in the discretion of the commissioner, under the Affordable Care Act; (4) reductions shall be made uniformly among categories of services and geographic regions of the state, to the extent practicable, and shall be made uniformly within a category of service, to the extent practicable, except where the commissioner determines that there are sufficient grounds for non-uniformity, including but not limited to: the extent to which specific categories of services contributed to department of health medicaid state funds spending in excess of the limits specified herein; the need to maintain safety net services in underserved communities; or the potential benefits of pursuing innovative payment models contemplated by the Affordable Care Act, in which case such grounds shall be set forth in the medicaid savings allocation plan; and (5) reductions shall be made in a manner that does not unnecessarily create administrative burdens to medicaid applicants and recipients or providers.

The commissioner shall seek the input of the legislature, as well as organizations representing health care providers, consumers, businesses, workers, health insurers, and others with relevant expertise, in developing such medicaid savings allocation plan, to the extent that all or part of such plan, in the discretion of the commissioner, is likely to have a material impact on the overall medicaid program, particular categories of service or particular geographic regions of the state.

(a) The commissioner shall post the medicaid savings allocation plan on the department of health's website and shall provide written copies of such plan to the chairs of the senate finance and the assembly ways and means committees at least 30 days before the date on which implementation is expected to begin.

(b) The commissioner may revise the medicaid savings allocation plan subsequent to the provisions of notice and prior to implementation but need provide a new notice pursuant to subparagraph (i) of this paragraph only if the commissioner determines, in his or her discretion, that such revisions materially alter the plan.

Notwithstanding the provisions of paragraphs (a) and (b) of this subdivision, the commissioner need not seek the input described in paragraph (a) of this subdivision or provide notice pursuant to paragraph (b) of this subdivision if, in the discretion of the commissioner, expedited development and implementation of a medicaid savings allocation plan is necessary due to a public health emergency.
For purposes of this section, a public health emergency is defined as: (i) a disaster, natural or otherwise, that significantly increases the immediate need for health care personnel in an area of the state; (ii) an event or condition that creates a widespread risk of exposure to a serious communicable disease, or the potential for such widespread risk of exposure; or (iii) any other event or condition determined by the commissioner to constitute an imminent threat to public health. Nothing in this paragraph shall be deemed to prevent all or part of such medicaid savings allocation plan from taking effect retroactively to the extent permitted by the federal centers for medicare and medicaid services. In accordance with the medicaid savings allocation plan, the commissioner of the department of health shall reduce department of health state funds medicaid spending by the amount of the projected overspending through, actions including, but not limited to modifying or suspending reimbursement methods, including but not limited to all fees, premium levels and rates of payment, notwithstanding any provision of law that sets a specific amount or methodology for any such payments or rates of payment; modifying medicaid program benefits; seeking all necessary federal approvals, including, but not limited to waivers, waiver amendments; and suspending time frames for notice, approval or certification of rate requirements, notwithstanding any provision of law, rule or regulation to the contrary, including but not limited to sections 2807 and 3614 of the public health law, section 18 of chapter 2 of the laws of 1988, and 18 NYCRR 505.14(h). The department of health shall prepare a monthly report that sets forth: (a) known and projected department of health medicaid expenditures as described in subdivision (1) of this section, and factors that could result in medicaid disbursements for the relevant state fiscal year to exceed the projected department of health state funds disbursements in the enacted budget financial plan pursuant to subdivision 3 of section 23 of the state finance law, including spending increases or decreases due to: enrollment fluctuations, rate changes, utilization changes, MRT investments, and shift of beneficiaries to managed care; and variations in offline medicaid payments; and (b) the actions taken to implement any medicaid savings allocation plan implemented pursuant to subdivision (4) of this section, including information concerning the impact of such actions on each category of service and each geographic region of the state. Each such monthly report shall be provided to the chairs of the senate finance and the assembly ways and means committees and shall be posted on the department of health’s website in a timely manner. For the purpose of making payments, the money hereby appropriated is available for payment of aid heretofore accrued or hereafter accrued, to providers of medical care pursuant to section 367-b of the social services law, and for payment of state aid to municipalities and the federal government where payment systems through fiscal intermediaries are not operational, to reimburse such providers for costs attributable to the provision of care to patients eligible for medical assistance. Notwithstanding any inconsistent provision of law, the moneys hereby appropriated may be increased or decreased by interchange or transfer with any appropriation of the department of health 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.
For services and expenses of the medical assistance program. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (re. $6,846,583,000).

For services and expenses of the medical assistance program related to supporting workforce recruitment and retention of personal care services or any worker with direct patient care responsibility for local social service districts which include a city with a population of over one million persons. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (re. $272,000,000).

For services and expenses of the medical assistance program related to supporting workforce recruitment and retention of personal care services for local social service districts that do not include a city with a population of over one million persons. Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (re. $22,400,000).

For services and expenses of the medical assistance program related to supporting rate increases for certified home health agencies, long term home health care programs, AIDS home care programs, hospice programs, managed long term care plans and approved managed long term care operating demonstrations for recruitment and retention of health care workers. Notwithstanding any provision of the law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (re. $100,000,000).

The appropriation made by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

Notwithstanding section 40 of the state finance law or any other law to the contrary, all medical assistance appropriations made from this account shall remain in full force and effect in accordance, in the aggregate, with the following schedule: not more than 50 percent for the period April 1, 2015 to March 31, 2016; and the remaining amount for the period April 1, 2016 to September 15, 2017.

Notwithstanding section 40 of the state finance law or any provision of law to the contrary, subject to federal approval, department of health state funds medicaid spending, excluding payments for medical services provided at state facilities operated by the office of mental health, the office for people with developmental disabilities and the office of alcoholism and substance abuse services and further excluding any payments which are not appropriated within the department of health, in the aggregate, for the period April 1, 2015...
through March 31, 2016, shall not exceed $17,937,867,000 except as
provided below and state share medicaid spending, in the aggregate,
for the period April 1, 2016 through [March 31] September 15, 2017,
shall not exceed [$18,720,468,000] $18,540,445,000, but in no event
shall department of health state funds medicaid spending for the
period April 1, 2015 through [March 31] September 15, 2017 exceed
[$36,658,335,000] $36,478,312,000 provided, however, such aggregate
limits may be adjusted by the director of the budget to account for
any changes in the New York state federal medical assistance
percentage amount established pursuant to the federal social
security act, increases in provider revenues, reductions in local
social services district payments for medical assistance
administration and beginning April 1, 2012 the operational costs of
the New York state medical indemnity fund, pursuant to a chapter
establishing such fund, and state costs or savings from the [basic
health] essential plan. Such projections may be adjusted by the
director of the budget to account for increased or expedited
development of state funds medicaid expenditures as a result
of a natural or other type of disaster, including a governmental
declaration of emergency. The director of the budget, in
consultation with the commissioner of health, shall assess on
monthly basis known and projected medicaid expenditures by category
of service and by geographic region, as determined by the
commissioner of health, incurred both prior to and subsequent to
such assessment for each such period, and if the director of the
budget determines that such expenditures are expected to cause
medicaid spending for such period to exceed the aggregate limit
specified herein for such period, the state medicaid director, in
consultation with the director of the budget and the commissioner of
health, shall develop a medicaid savings allocation plan to limit
such spending to the aggregate limit specified herein for such
period.
Such medicaid savings allocation plan shall be designed, to reduce the
expenditures authorized by the appropriations herein in compliance
with the following guidelines: (1) reductions shall be made in
compliance with applicable federal law, including the provisions of
the Patient Protection and Affordable Care Act, Public Law No. 111-
148, and the Health Care and Education Reconciliation Act of 2010,
Public Law No. 111-152 (collectively "Affordable Care Act") and any
subsequent amendments thereto or regulations promulgated thereunder;
(2) reductions shall be made in a manner that complies with the
state medicaid plan approved by the federal centers for medicare and
medicaid services, provided, however, that the commissioner of
health is authorized to submit any state plan amendment or seek
other federal approval, including waiver authority, to implement the
provisions of the medicaid savings allocation plan that meets the
other criteria set forth herein; (3) reductions shall be made in a
manner that maximizes federal financial participation, to the extent
practicable, including any federal financial participation that is
available or is reasonably expected to become available, in the
discretion of the commissioner, under the Affordable Care Act; (4)
reductions shall be made uniformly among categories of services and
geographic regions of the state, to the extent practicable, and
shall be made uniformly within a category of service, to the extent
practicable, except where the commissioner determines that there are
sufficient grounds for non-uniformity, including but not limited to:
the extent to which specific categories of services contributed to
development of state funds medicaid spending in excess of the
limits specified herein; the need to maintain safety net services in
underserved communities; or the potential benefits of pursuing
innovative payment models contemplated by the Affordable Care Act,
in which case such grounds shall be set forth in the medicaid
savings allocation plan; and (5) reductions shall be made in a
manner that does not unnecessarily create administrative burdens to
medicaid applicants and recipients or providers.

The commissioner shall seek the input of the legislature, as well as
organizations representing health care providers, consumers,
businesses, workers, health insurers, and others with relevant
expertise, in developing such medicaid savings allocation plan, to
the extent that all or part of such plan, in the discretion of the
commissioner, is likely to have a material impact on the overall
medicaid program, particular categories of service or particular
geographic regions of the state.

(a) The commissioner shall post the medicaid savings allocation plan
on the department of health's website and shall provide written
copies of such plan to the chairs of the senate finance and the
assembly ways and means committees at least 30 days before the date
on which implementation is expected to begin.

(b) The commissioner may revise the medicaid savings allocation plan
subsequent to the provisions of notice and prior to implementation
but need provide a new notice pursuant to subparagraph (i) of this
paragraph only if the commissioner determines, in his or her
discretion, that such revisions materially alter the plan.

Notwithstanding the provisions of paragraphs (a) and (b) of this
subdivision, the commissioner need not seek the input described in
paragraph (a) of this subdivision or provide notice pursuant to
paragraph (b) of this subdivision if, in the discretion of the
commissioner, expedited development and implementation of a medicaid
savings allocation plan is necessary due to a public health
emergency.

For purposes of this section, a public health emergency is defined as:
(i) a disaster, natural or otherwise, that significantly increases
the immediate need for health care personnel in an area of the
state; (ii) an event or condition that creates a widespread risk of
exposure to a serious communicable disease, or the potential for
such widespread risk of exposure; or (iii) any other event or
condition determined by the commissioner to constitute an imminent
threat to public health.

Nothing in this paragraph shall be deemed to prevent all or part of
such medicaid savings allocation plan from taking effect
retroactively to the extent permitted by the federal centers for
medicare and medicaid services.

In accordance with the medicaid savings allocation plan, the
commissioner of the department of health shall reduce department of
health state funds medicaid spending by the amount of the projected
overspending through, actions including, but not limited to
modifying or suspending reimbursement methods, including but not
limited to all fees, premium levels and rates of payment,
notwithstanding any provision of law that sets a specific amount or
methodology for any such payments or rates of payment; modifying
medicaid program benefits; seeking all necessary federal approvals,
including, but not limited to waivers, waiver amendments; and
suspending time frames for notice, approval or certification of rate
requirements, notwithstanding any provision of law, rule or
regulation to the contrary, including but not limited to sections
2807 and 3614 of the public health law, section 18 of chapter 2 of
the laws of 1988, and 18 NYCRR 505.14(h).

The department of health shall prepare a monthly report that sets
forth: (a) known and projected department of health medicaid
expenditures as described in subdivision (1) of this section, and
factors that could result in medicaid disbursements for the relevant
state fiscal year to exceed the projected department of health state
funds disbursements in the enacted budget financial plan pursuant to
subdivision 3 of section 23 of the state finance law, including
spending increases or decreases due to: enrollment fluctuations, rate changes, utilization changes, MRT investments, and shift of beneficiaries to managed care; and variations in offline medicaid payments; and (b) the actions taken to implement any medicaid savings allocation plan implemented pursuant to subdivision (4) of this section, including information concerning the impact of such actions on each category of service and each geographic region of the state. Each such monthly report shall be provided to the chairs of the senate finance and the assembly ways and means committees and shall be posted on the department of health's website in a timely manner.

For the purpose of making payments to providers of medical care pursuant to section 367-b of the social services law, and for payment of state aid to municipalities and the federal government where payment systems through fiscal intermediaries are not operational, to reimburse the provision of care to patients eligible for medical assistance.

For services and expenses of the medical assistance program including nursing home, personal care, certified home health agency, long term home health care program and hospital services.

Notwithstanding any provision of law to the contrary, the portion of this appropriation covering fiscal year 2015-16 shall supersede and replace any duplicative (i) reappropriation for this item covering fiscal year 2015-16, and (ii) appropriation for this item covering fiscal year 2015-16 set forth in chapter 53 of the laws of 2014 (29846) ... 1,600,000,000 ..................... (re. $1,600,000,000)

OFFICE OF HEALTH INSURANCE PROGRAMS

By chapter 53, section 1, the laws of 2015: 530,000,000 ..................................... (re. $314,752,000)

By chapter 50, section 1, of the laws of 2013, as amended by chapter 53, section 1, of the laws of 2015: 320,000,000 ..................................... (re. $314,752,000)
DEPARTMENT OF HEALTH

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

director of the budget, moneys hereby appropriated may be trans-
ferred or suballocated to other state agencies for reimbursement to
local government entities for services and expenses related to
administration of the medical assistance program ...................
48,975,000 ........................................ (re. $45,045,000)

By chapter 50, section 1, of the laws of 2012, as amended by chapter 53,
section 1, of the laws of 2013:
For services and expenses for the medical assistance program and
administration of the medical assistance program and survey and
certification program, provided pursuant to title XIX of the federal
social security act.
Notwithstanding any inconsistent provision of law and subject to the
approval of the director of the budget, moneys hereby appropriated
may be increased or decreased by transfer or suballocation between
these appropriated amounts and appropriations of other state agen-
cies and appropriations of the department of health. Notwithstand-
ing any inconsistent provision of law and subject to approval of the
director of the budget, moneys hereby appropriated may be trans-
ferred or suballocated to other state agencies for reimbursement to
local government entities for services and expenses related to
administration of the medical assistance program ...................
75,000,000 ........................................ (re. $68,628,000)

By chapter 50, section 1, of the laws of 2011, as amended by chapter 53,
section 1, of the laws of 2012:
For services and expenses for the medical assistance program and
administration of the medical assistance program and survey and
certification program, provided pursuant to title XIX of the federal
social security act.
Notwithstanding any inconsistent provision of law and subject to the
approval of the director of the budget, moneys hereby appropriated
may be increased or decreased by transfer or suballocation between
these appropriated amounts and appropriations of other state agen-
cies and appropriations of the department of health. Notwithstand-
ing any inconsistent provision of law and subject to approval of the
director of the budget, moneys hereby appropriated may be trans-
ferred or suballocated to other state agencies for reimbursement to
local government entities for services and expenses related to
administration of the medical assistance program ...................
75,000,000 ........................................ (re. $75,000,000)

By chapter 54, section 1, of the laws of 2010, as amended by chapter 53,
section 1, of the laws of 2011:
For services and expenses for the medical assistance program and
administration of the medical assistance program and survey and
certification program, provided pursuant to title XIX of the federal
social security act.
Notwithstanding any inconsistent provision of law and subject to the
approval of the director of the budget, moneys hereby appropriated
may be increased or decreased by transfer or suballocation between
these appropriated amounts and appropriations of other state agen-
cies and appropriations of the department of health. Notwithstand-
ing any inconsistent provision of law and subject to approval of the
director of the budget, moneys hereby appropriated may be trans-
ferred or suballocated to other state agencies for reimbursement to
local government entities for services and expenses related to
administration of the medical assistance program ...................
75,000,000 ........................................ (re. $9,255,000)
DEPARTMENT OF HEALTH

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 OFFICE OF LONG TERM CARE PROGRAM

2 Special Revenue Funds
3 HCRA Resources Fund
4 Health Services Account - 20802

5 By chapter 54, section 1, of the laws of 2009:
6 For services and expenses related to adult home initiatives including
7 but not limited to, social and recreational services; programs to
8 support wellness including smoking cessation; falls prevention;
9 maintaining or improving physical mobility, cognitive functioning or
10 overall health; and advocacy and legal support.
11 Notwithstanding any inconsistent provision of law and subject to the
12 approval of the director of the budget, moneys hereby appropriated
13 may be transferred to the office of mental health, the office for
14 the aging, and the commission on quality of care and advocacy for
15 persons with disabilities. Moneys herein appropriated may be used
16 for the purpose of awarding grants to operators of adult homes,
17 enriched housing programs and residences through the enhancing abil-
18 ities and life experience (EnAbLE) program to improve the quality of
19 life and independence for residents. Use of program funds may
20 include, but shall not be limited to, independent living skills
21 training, vocational or educational programs; peer specialists;
22 employment specialist; or services and supports to allow residents
23 to maintain independence in their activities of daily living. Such
24 grants shall be made pursuant to criteria established by the depart-
25 ment of health. A preference in funding shall be granted to appli-
26 cants for use of program funds which would serve residents receiving
27 supplemental security income and/or safety net. No grants shall be
28 made unless the department of health receives satisfactory documen-
29 tation that the resident council of any facility for which funds are
30 requested has endorsed the proposed use of funds as set forth in the
31 grant application ... 2,477,800 ................... (re. $1,606,000)

32 OFFICE OF PRIMARY CARE AND HEALTH SYSTEMS MANAGEMENT PROGRAM

33 Special Revenue Funds - Federal
34 Federal Health and Human Services Fund
35 Federal Loan Repayment Account - 25144

36 By chapter 53, section 1, of the laws of 2015:
37 For expenses and services related to the health resources and services
38 administration grant.
39 Notwithstanding any inconsistent provision of law, and subject to the
40 approval of the director of the budget, moneys hereby appropriated
41 may be increased or decreased by transfer or suballocation to the
42 higher education services corporation (26876) ......................
43 1,000,000 ......................................... (re. $1,000,000)
44 The appropriation made by chapter 53, section 1, of the laws of 2014, to
45 the office of health systems management program is hereby
46 transferred and reappropriated to the office of primary care and
47 health systems management program:
48 For expenses and services related to the health resources and services
49 administration grant.
50 Notwithstanding any inconsistent provision of law, and subject to the
51 approval of the director of the budget, moneys hereby appropriated
52 may be increased or decreased by transfer or suballocation to the
53 higher education services corporation ......................... (re. $1,000,000)
DEPARTMENT OF HEALTH

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

WADSWORTH CENTER FOR LABORATORIES AND RESEARCH PROGRAM

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Block Grant Account - 25183

By chapter 53, section 1, of the laws of 2015:
For services and expenses of the various health prevention, diagnostic, detection and treatment services (26981) ............
3,682,000 ......................................... (re. $3,682,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of the various health prevention, diagnostic, detection and treatment services ..............................
3,682,000 ......................................... (re. $2,791,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of the various health prevention, diagnostic, detection and treatment services ..............................
3,682,000 ......................................... (re. $1,942,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses of the various health prevention, diagnostic, detection and treatment services ..............................
3,682,000 ......................................... (re. $1,969,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Spinal Cord Injury Research Fund Account - 21987

By chapter 53, section 1, of the laws of 2015:
For services and expenses related to spinal cord injury research pursuant to chapter 338 of the laws of 1998 (26622) ............
7,000,000 ......................................... (re. $6,940,000)
For additional services and expenses related to spinal cord injury research pursuant to chapter 338 of the laws of 1998 (26946) .......
1,500,000 ......................................... (re. $1,500,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses related to spinal cord injury research pursuant to chapter 338 of the laws of 1998 .........................
2,000,000 ......................................... (re. $13,000)
For additional services and expenses related to spinal cord injury research pursuant to chapter 338 of the laws of 1998 ............
3,000,000 ......................................... (re. $387,000)
For additional services and expenses related to spinal cord injury research pursuant to chapter 338 of the laws of 1998 ................
2,000,000 ......................................... (re. $52,000)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>1,134,426,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>0</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>1,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>1,135,426,000</td>
</tr>
</tbody>
</table>

**SCHEDULE**

**STUDENT GRANT AND AWARD PROGRAMS** ......................... 1,135,426,000

**General Fund**
**Local Assistance Account - 10000**

For tuition assistance awards, including part-time tuition assistance program awards, provided to eligible students as defined in section 667 and section 667-c of the education law and as further defined in rules and regulations adopted by the regents upon the recommendation of the commissioner of education and distributed in accordance with rules and regulations adopted by the trustees of the higher education services corporation upon the recommendation of the president and approval of the director of the budget.

Provided, however, notwithstanding any law, rule or regulation to the contrary, an applicant for an award funded by this appropriation must either (a) have been a legal resident of New York state for at least one year immediately preceding the beginning of the semester, quarter or term of attendance for which application for assistance is made, or (b) be a legal resident of New York state and have been a legal resident during his or her last two semesters of high school either prior to graduation, or prior to admission to college.

Provided, further, that an applicant for an award funded by this appropriation who is not a legal resident of New York state eligible pursuant to the preceding paragraph, but is a United States citizen, an alien lawfully admitted for permanent residence in the United States, an individual of a class of refugees paroled by the attorney general of the United States under his or her parole authority pertaining to the admission of aliens to the United States, or an individual without lawful immigration status shall be eligible for an award funded by this appropriation provided that the applicant: (a) attended a registered New York state high
HIGHER EDUCATION SERVICES CORPORATION

AID TO LOCALITIES  2016-17

school for two or more years, graduated
from a registered New York state high
school, lived continuously in New York
state while attending a registered New
York state high school, applied for
attendance at the institution of higher
education for the undergraduate study for
which an award is sought, and attends such
institution within five years of receiving
a New York state high school diploma; or
(b) attended an approved New York state
program for a state high school equivalen-
cy diploma, lived continuously in New York
state while attending an approved New York
state program for a general equivalency
diploma, received a state high school
equivalency diploma, subsequently applied
to attend the institution of higher educa-
tion for the undergraduate study for which
an award is sought, earned admission based
on that general equivalency diploma, and
attends the institution of higher educa-
tion for the undergraduate study for which
an award is sought within five years of
receiving a state high school equivalency
diploma. Provided, further, that an appli-
cant without lawful immigration status
shall also be required to file an affida-
vit with such institution of higher educa-
tion stating that the student has filed an
application to legalize his or her immi-
gration status, or will file such an
application as soon as he or she is eligi-
ble to do so.
Provided, further, that recipients of an
award funded by this appropriation shall
comply with all requirements promulgated
by the corporation for the administration
of an award including, but not limited to,
an application form and procedures estab-
lished by the president of the corporation
that shall allow an applicant that meets
the requirements set forth in the preced-
ing paragraph to apply directly to the
corporation for an award without having to
submit information to any other state or
federal agency; provided, all information
contained with the applications filed with
such corporation shall be deemed confiden-
tial, except that the corporation shall be
entitled to release information to partic-
ipating institutions as necessary for the
administration of an award to the extent
required pursuant to article six of the
public officers law or otherwise required
by law.
The moneys hereby appropriated shall be
available for expenses already accrued or
to accrue and shall include refunds,
reimbursements, credits and moneys
received by the higher education services
corporation as repayments of past tuition
assistance program disbursements in accordance with audit allowances, upon approval of the director of the budget, for transfer to the federal department of education fund appropriation of the state grant programs in order to reduce state cost should additional federal assistance become available in the 2016-2017 state fiscal year. Notwithstanding any other provision of law, during the fiscal year commencing April 1, 2016, additional awards due and payable to eligible students for accelerated study shall be deferred until October 1, 2017. Such additional awards shall be adjusted on a pro rata basis pursuant to section 667 of the education law. However, nothing contained herein shall prevent the payment of such awards prior to October 1, 2017 should additional funds be provided therefor. For the payment of tuition awards to part-time students pursuant to section 666 of education law, as amended by chapter 947 of the laws of 1990, provided further that, a portion of the moneys hereby appropriated shall be available for expenses already accrued for payment of awards approved, but not fully disbursed, prior to the 2016-17 academic year. 

For the payment of scholarship awards including New York state math and science teaching initiative scholarship pursuant to section 669-d of the education law, veteran's tuition assistance program pursuant to section 669-a of the education law, military enhanced recognition, incentive and tribute (MERIT) scholarships pursuant to section 668-e of the education law, world trade center memorial scholarships pursuant to section 668-d of the education law, memorial scholarships for children and spouses of deceased firefighters, volunteer firefighters and police officers, peace officers and emergency medical service workers pursuant to section 668-b of the education law, American airlines flight 587 memorial scholarships and program grants pursuant to section 668-f of the education law, scholarships for academic excellence pursuant to section 670-b of the education law, regents health care opportunity scholarships pursuant to section 678 of the education law, regents professional opportunity scholarships pursuant to section 679 of the education law, regents awards for children of deceased and disabled veterans pursuant to section 668 of the education law, regents physician loan forgiveness awards pursuant to section 677.
of the education law, and Continental
Airline flight 3407 memorial scholarships
pursuant to section 668-g of the education
law.
Notwithstanding any provision of law to the
contrary, a portion of the moneys hereby
appropriated shall be available for the
payment of New York state science, tech-
nology, engineering and mathematics incen-
tive program awards; provided, however,
that eligibility for an award under this
appropriation shall be limited to under-
graduate students who (1) received such
award in or after the 2014-15 academic
year and remains eligible for such award
in the 2016-17 academic year or (2) are
matriculated in an approved undergraduate
program leading to a career in science,
technology, engineering or mathematics at
a New York state public institution of
higher education, provided further that
such eligibility for new awards granted
during the 2016-17 academic year shall
also be limited to an applicant that: (a)
gradients from a high school located in
New York state during the 2015-16 school
year; and (b) graduates within the top ten
percent of his or her high school class;
and (c) enrolls in full time study begin-
ing in the fall term after his or her
high school graduation in an approved
undergraduate program in science, technol-
gy, engineering or mathematics, as
defined by the corporation, at a New York
state public institution of higher educa-
tion; and (d) signs a contract with the
corporation agreeing that his or her award
will be converted to a student loan in the
event the student fails to comply with the
terms of such contract and the require-
ments set forth in this appropriation; and
(e) complies with the applicable
provisions of this appropriation and all
requirements promulgated by the corpo-
ration for the administration of the
program.
Provided further that, such awards shall be
granted by the corporation: (a) for the
2016-17 academic year to applicants that
the corporation has determined are eligi-
bile to receive such awards; (b) in an
amount equal to the amount of undergradu-
ate tuition for residents of New York
state charged by the state university of
New York or actual tuition charged, which-
ever is less; provided, however, (i) a
student who receives educational grants
and/or scholarships that cover the
student's full cost of attendance shall
not be eligible for an award under this
program; (ii) for a student who receives
educational grants and/or scholarships
that cover less than the student's full
cost of attendance, such grants and/or
scholarships shall not be deemed duplica-
tive of this program and may be held
concurrently with an award under this
program, provided that the combined bene-
fits do not exceed the student's full cost
of attendance; and (iii) an award under
this program shall be applied to tuition
after the application of all other educa-
tional grants and scholarships limited to
tuition and shall be reduced in an amount
equal to such educational grants and/or
scholarships; provided, no award shall be
final until the recipient's successful
completion of a term has been certified by
the institution.

Provided further that awards granted pursu-
ant to this appropriation shall require a
contract between the award recipient and
the corporation to authorize the corpo-
ration to convert to a student loan the
full amount of the award given pursuant to
this appropriation, plus interest, accord-
ing to a schedule to be determined by the
corporation if: (a) a recipient fails to
complete an approved undergraduate program
in science, technology, engineering or
mathematics or changes majors to a program
of undergraduate study other than in
science, technology, engineering or math-
ematics; or (b) upon completion of such
undergraduate degree program a recipient
fails to either (i) complete five years of
continuous full-time employment in the
science, technology, engineering or math-
ematics field with a public or private
entity located within New York state, or
(ii) maintain residency in New York state
for such period of employment; or (c) a
recipient fails to respond to requests by
the corporation for the status of his or
her academic or professional progress.

Provided further that such terms and condi-
tions of the preceding paragraph: (a)
shall be deferred for individuals who
graduate with a degree in an approved
undergraduate program in science, technol-
ogy, engineering or mathematics and enroll
on at least a half-time basis in a gradu-
ate or higher degree program or other
professional licensure degree program
until they are conferred a degree, and
shall also be deferred for any inter-
ruption in undergraduate study or employ-
ment as established by the rules and regu-
lations of the corporation; (b) may also
be deferred for a grace period, to be
established by the corporation, following
the completion of an approved under gradu-
ate program in science, technology, engi-
neering or mathematics, a graduate or
AID TO LOCALITIES  2016-17

higher degree program or other professional licensure degree program; (c) shall be cancelled upon the death of the recipient; and (d) notwithstanding any provisions of this appropriation to the contrary, authorize the corporation to provide for the deferral, waiver or suspension of any financial obligation which would involve extreme hardship pursuant to rules and regulations promulgated by the corporation.

Notwithstanding any provision of law to the contrary, a portion of the moneys hereby appropriated shall be available for the payment of get on your feet loan forgiveness program awards; provided, however, that eligibility for an award under this appropriation shall be limited to applicants that: (a) have graduated from a high school located in New York state or attended an approved New York state program for a state high school equivalency diploma and received such high school equivalency diploma; (b) have graduated and obtained an undergraduate degree from a college or university with its headquarters located in New York state in or after the 2014-15 academic year; (c) apply for this program within two years of obtaining such degree; (d) be a participant in a federal income-driven repayment plan whose payment amount is generally 10 percent of discretionary income; (e) have income of less than $50,000, which for purposes of this program shall be the total adjusted gross income of the applicant and the applicant's spouse, if applicable; and (f) comply with subdivisions 3 and 5 of section 661 of the education law; and (g) work in New York state, if employed.

Provided further, that an applicant whose annual income is less than $50,000 shall be eligible to receive an award equal to 100 percent of his or her monthly federal income-driven repayment plan payments for twenty-four months of repayment under the federal program, provided however, that awards shall be deferred for recipients who have been granted a deferment or forbearance under the federal income-driven repayment plan, provided further, that upon completion of such deferment or forbearance period, such recipient shall be eligible to receive an award for the remaining time period stated in the preceding paragraph.

Provided further, that a recipient who is not a resident of New York state at the time any payment is made under this program shall be required to refund such payments to the state, provided further,
that the corporation shall be authorized

to recover such payments pursuant to rules

and regulations promulgated by the corpo-

ration.

Provided further, that a student who is
delinquent or in default on a student loan
made under any statutory New York state or
federal education loan program or has
failed to comply with the terms of a
service condition imposed by an award made
pursuant to article fourteen of education
law or has failed to repay an award made
pursuant to article fourteen of education
law shall be ineligible to receive an
award under this program until such delin-
quency, default or failure is cured.

Provided further that recipients of an award
shall comply with the applicable
provisions of this appropriation and all
requirements promulgated by the corpo-
ration for the administration of this
program.

A portion of the moneys hereby appropriated
shall be available for expenses already
accrued for payment of awards approved,
but not fully disbursed, prior to the
2016-17 academic year for the regents
physician loan forgiveness program pursu-
ant to section 677 of the education law.

Notwithstanding any other provision of law,
no portion of this appropriation is avail-
able for payment of regents college scholar-
ships, regents professional education in
nursing scholarships, empire state chal-
lenger scholarships for teachers, empire
state challenger fellowships for teachers,
or empire state scholarships of excel-
ence. Notwithstanding any other provision
of law, no portion of this appropriation
is available for the payment of interest
on federal loans on behalf of students
ineligible to have such payment paid by
the federal government (30001) ........... 74,908,000

For payment of scholarship and loan forgive-

ness awards of the senator Patricia K.

McGee nursing faculty scholarship program

and the nursing faculty loan forgiveness

incentive program awarded pursuant to

chapter 63 of the laws of 2005 as amended

by chapters 161 and 746 of the laws of

2005.

A portion of the moneys hereby appropriated
shall be available for expenses already
accrued for payment of awards approved,
but not fully disbursed, prior to the
2016-17 academic year for the senator
Patricia K. McGee nursing faculty scholar-
ship program pursuant to chapter 63 of the
laws of 2005 as amended by chapters 161
and 746 of the laws of 2005 (30012) ...... 3,933,000

For payment of loan forgiveness awards of
the regents licensed social worker loan
forgiveness program awarded pursuant to chapter 57 of the laws of 2005 as amended by chapter 161 of the laws of 2005 (30016) 1,478,000
For payment of loan forgiveness awards of the New York young farmers loan forgiveness incentive program (30006) 150,000
---
Program account subtotal 1,134,426,000
---
For services and expenses in fulfillment of donor bequests, grants, gifts, or other contributions including but not limited to those related to student financial aid programs administered by the higher education services corporation (30024) 1,000,000
---
Program account subtotal 1,000,000
STUDENT GRANT AND AWARD PROGRAMS

By chapter 53, section 1, of the laws of 2015, as amended by chapter 54, section 2, of the laws of 2015:

For payment of awards for the New York state achievement and investment in merit scholarship ... 5,000,000 ..... (re. $4,664,000)
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
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<tbody>
<tr>
<td>General Fund</td>
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<tr>
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<td>Special Revenue Funds - Other</td>
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<td>310,373,000</td>
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<tr>
<td>All Funds</td>
<td>1,453,751,000</td>
<td>13,209,387,000</td>
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SCHEDULE

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<tr>
<td>COUNTER-TERRORISM PROGRAM</td>
<td>600,000,000</td>
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<tr>
<td>Special Revenue Funds - Federal</td>
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</tr>
<tr>
<td>Federal Miscellaneous Operating Grants Fund</td>
<td></td>
</tr>
<tr>
<td>Domestic Incident Preparedness Account - 25378</td>
<td></td>
</tr>
</tbody>
</table>

For services and expenses related to homeland security grant programs to support emergency preparedness and to combat terrorism and weapons of mass destruction. Funds appropriated herein may be transferred and/or interchanged to other state agencies federal fund - state operations and aid to localities appropriations to support state agency and local expenditures associated with the implementation of a comprehensive statewide antiterrorism program. Funds appropriated herein may be transferred or suballocated to state agencies or distributed to localities in accordance with a plan developed by the director of the office of homeland security and approved by the director of the budget. Notwithstanding any law to the contrary, funds appropriated herein that are transferred or interchanged shall lapse on the same date as funds not transferred or interchanged from this appropriation (30326). 600,000,000

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<tr>
<td>DISASTER ASSISTANCE PROGRAM</td>
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<tr>
<td>General Fund</td>
<td></td>
</tr>
<tr>
<td>Local Assistance Account - 10000</td>
<td></td>
</tr>
</tbody>
</table>

For payment of the state's share of costs resulting from natural or man-made disasters including aid requested by and provided to member states of the emergency management assistance compact, and including liabilities incurred prior to April 1, 2016. Notwithstanding any provision of law to the contrary, the state comptroller shall credit these appropriations with federal grants received pursuant to the federal community development block grant.
program or any other federal program providing disaster aid, in recognition that the state was required to make payments for eligible projects and/or activities in advance of the availability of federal reimbursement. The director of the budget is hereby authorized to transfer such amounts as are necessary to any program in any eligible state department or agency, including transfers to the general fund - state purposes account, special revenue funds - state operations, or the capital projects fund, to accomplish the purpose of this appropriation. Notwithstanding any law to the contrary, funds appropriated herein that are transferred or interchanged shall lapse on the same date as funds not transferred or interchanged from this appropriation; provided however, any amounts transferred to the public safety communications account for operating expenses shall lapse on the same date as the appropriation to which such funds were transferred (30315). 150,000,000 __________________________

Program account subtotal ............... 150,000,000

-- Special Revenue Funds - Federal Federal Miscellaneous Operating Grants Fund Federal Grants for Disaster Assistance Account - 25324 For payment of the federal government's share of costs resulting from natural or man-made disasters, including liabilities incurred prior to April 1, 2016. The director of the budget is hereby authorized to transfer and/or interchange such amounts as are necessary to any eligible state department or agency, including transfers to other federal funds, to accomplish the purpose of this appropriation. Notwithstanding any law to the contrary, funds appropriated herein that are transferred or interchanged shall lapse on the same date as funds not transferred or interchanged from this appropriation. 600,000,000

Program account subtotal ............... 600,000,000

-- EMERGENCY MANAGEMENT PROGRAM 24,663,000

-- General Fund Local Assistance Account - 10000 For services and expenses associated with red cross emergency response preparedness, including support for capital projects and ensuring an adequate blood supply. Funds
shall be allocated from this appropriation pursuant to a plan prepared by the commissioner of the division of homeland security and emergency services and approved by the director of the budget (30317) ........ 3,300,000

Program account subtotal ............... 3,300,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Federal Grants for Emergency Management Performance Account - 25516

For costs associated with emergency management (30317) ......................... 18,363,000

Program account subtotal ............... 18,363,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Radiological Emergency Preparedness Account - 21944

For services and expenses of counties and municipalities participating in radiological preparedness activities related to section 29-c of the executive law (30317). 3,000,000

Program account subtotal ............... 3,000,000

FIRE PREVENTION AND CONTROL PROGRAM ...................... 4,088,000

Special Revenue Funds - Other
Combined Expendable Trust Fund
Emergency Services Revolving Loan Account - 20150

For services and expenses, including prior year liabilities, of the emergency services revolving loan account pursuant to section 97-pp of the state finance law (30318) ......................... 3,788,000

Program account subtotal ............... 3,788,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Volunteer Firefighting Recruitment and Retention Account - 22173

For services and expenses associated with the volunteer firefighting and emergency services recruitment and retention fund pursuant to section 99-q of the state finance law (30318) ......................... 300,000

Program account subtotal ............... 300,000
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

AID TO LOCALITIES   2016-17

1 INTEROPERABLE COMMUNICATIONS PROGRAM ..................... 75,000,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Statewide Public Safety Communications Account - 22123

For the provision of grants or reimbursement
to counties for the development, consolidation or operation of public safety
communications systems or networks
designed to support statewide interoperable communications for first responders to
be distributed pursuant to a plan
developed by the commissioner of homeland
security and emergency services and
approved by the director of the budget
(30327) .................................. 65,000,000

For the provision of grants to counties for
costs related to the operations of public
dispatch centers to be distributed
pursuant to a plan developed by the
commissioner of homeland security and
emergency services and approved by the
director of the budget. Such plan may
consider such factors as population densi-
ty and emergency call volume (30331) ..... 10,000,000

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DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

1 COUNTER-TERROISM PROGRAM

2 Special Revenue Funds - Federal
3 Federal Miscellaneous Operating Grants Fund
4 Domestic Incident Preparedness Account - 25378

5 By chapter 53, section 1, of the laws of 2015:
6 For services and expenses related to homeland security grant programs
7 to support emergency preparedness and to combat terrorism and
8 weapons of mass destruction.
9 Funds appropriated herein may be transferred and/or interchanged to
10 other state agencies federal fund - state operations and aid to
11 localities appropriations to support state agency and local
12 expenditures associated with the implementation of a comprehensive
13 statewide antiterrorism program. Funds appropriated herein may be
14 transferred or suballocated to state agencies or distributed to
15 localities in accordance with a plan developed by the director of
16 the office of homeland security and approved by the director of the
17 budget. Notwithstanding any law to the contrary, funds appropriated
18 herein that are transferred or interchanged shall lapse on the same
19 date as funds not transferred or interchanged from this
20 appropriation (30326) ... 600,000,000 ............ (re. $600,000,000)

21 By chapter 53, section 1, of the laws of 2014:
22 For services and expenses related to homeland security grant programs
23 to support emergency preparedness and to combat terrorism and weap-
24 ons of mass destruction.
25 Funds appropriated herein may be transferred and/or interchanged to
26 other state agencies federal fund - state operations and aid to
27 localities appropriations to support state agency and local expendi-
28 tures associated with the implementation of a comprehensive state-
29 wide antiterrorism program. Funds appropriated herein may be trans-
30 ferred or suballocated to state agencies or distributed to
31 localities in accordance with a plan developed by the director of
32 the office of homeland security and approved by the director of the
33 budget. Notwithstanding any law to the contrary, funds appropriated
34 herein that are transferred or interchanged shall lapse on the same
35 date as funds not transferred or interchanged from this appropri-
36 ation ... 600,000,000 ..................... (re. $600,000,000)

37 By chapter 53, section 1, of the laws of 2013:
38 For services and expenses related to homeland security grant programs
39 to support emergency preparedness and to combat terrorism and weap-
40 ons of mass destruction.
41 Funds appropriated herein may be transferred and/or interchanged to
42 other state agencies federal fund - state operations and aid to
43 localities appropriations to support state agency and local expendi-
44 tures associated with the implementation of a comprehensive state-
45 wide antiterrorism program. Funds appropriated herein may be trans-
46 ferred or suballocated to state agencies or distributed to
47 localities in accordance with a plan developed by the director of
48 the office of homeland security and approved by the director of the
49 budget. Notwithstanding any law to the contrary, funds appropriated
50 herein that are transferred or interchanged shall lapse on the same
51 date as funds not transferred or interchanged from this appropri-
52 ation ... 600,000,000 ..................... (re. $600,000,000)

53 By chapter 53, section 1, of the laws of 2012:
54 For services and expenses related to homeland security grant programs
55 to support emergency preparedness and to combat terrorism and weap-
56 ons of mass destruction.
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

Funds appropriated herein may be transferred and/or interchanged to other state agencies federal fund - state operations and aid to localities appropriations to support state agency and local expenditures associated with the implementation of a comprehensive statewide antiterrorism program. Funds appropriated herein may be transferred or suballocated to state agencies or distributed to localities in accordance with a plan developed by the director of the office of homeland security and approved by the director of the budget. Notwithstanding any law to the contrary, funds appropriated herein that are transferred or interchanged shall lapse on the same date as funds not transferred or interchanged from this appropriation ... 600,000,000 ........................... (re. $590,000,000)

By chapter 53, section 1, of the laws of 2011, as amended by chapter 53, section 1, of the laws of 2012:
For services and expenses related to homeland security grant programs to support emergency preparedness and to combat terrorism and weapons of mass destruction.
Funds appropriated herein may be transferred and/or interchanged to other state agencies federal fund - state operations and aid to localities appropriations to support state agency and local expenditures associated with the implementation of a comprehensive statewide antiterrorism program. Notwithstanding any law to the contrary, funds appropriated herein that are transferred or interchanged shall lapse on the same date as funds not transferred or interchanged from this appropriation. Funds appropriated herein may be transferred or suballocated to state agencies or distributed to localities in accordance with a plan developed by the director of the office of homeland security and approved by the director of the budget ... 600,000,000 ........................... (re. $530,000,000)

DISASTER ASSISTANCE PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For payment of the state's share of costs resulting from natural or man-made disasters including aid requested by and provided to member states of the emergency management assistance compact, and including liabilities incurred prior to April 1, 2015. Notwithstanding any provision of law to the contrary, the state comptroller shall credit these appropriations with federal grants received pursuant to the federal community development block grant program or any other federal program providing disaster aid, in recognition that the state was required to make payments for eligible projects and/or activities in advance of the availability of federal reimbursement. The director of the budget is hereby authorized to transfer such amounts as are necessary to any program in any eligible state department or agency, including transfers to the general fund - state purposes account, special revenue funds - state operations, or the capital projects fund, to accomplish the purpose of this appropriation. Notwithstanding any law to the contrary, funds appropriated herein that are transferred or interchanged shall lapse on the same date as funds not transferred or interchanged from this appropriation; provided however, any amounts transferred to the public safety communications account for operating expenses shall lapse on the same date as the appropriation to which such funds were transferred (30315) ... 150,000,000 .......... (re. $150,000,000)
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 By chapter 53, section 1, of the laws of 2014:
2 For payment of the state's share of costs resulting from natural or
3 man-made disasters including aid requested by and provided to member
4 states of the emergency management assistance compact, and including
5 liabilities incurred prior to April 1, 2014. Notwithstanding any
6 provision of law to the contrary, the state comptroller shall credit
7 these appropriations with federal grants received pursuant to the
8 federal community development block grant program or any other
9 federal program providing disaster aid, in recognition that the
10 state was required to make payments for eligible projects and/or
11 activities in advance of the availability of federal reimbursement.
12 The director of the budget is hereby authorized to transfer such
13 amounts as are necessary to any program in any eligible state
14 department or agency, including transfers to the general fund -
15 state purposes account, special revenue funds - state operations, or
16 the capital projects fund, to accomplish the purpose of this appro-
17 priation. Notwithstanding any law to the contrary, funds appropri-
18 ated herein that are transferred or interchanged shall lapse on the
19 same date as funds not transferred or interchanged from this appro-
20 priation; provided however, any amounts transferred to the public
21 safety communications account for operating expenses shall lapse on
22 the same date as the appropriation to which such funds were trans-
23 ferred ... 150,000,000 .......................... (re. $150,000,000)

24 By chapter 53, section 1, of the laws of 2013:
25 For payment of the state's share of costs resulting from natural or
26 man-made disasters including aid requested by and provided to member
27 states of the emergency management assistance compact, and including
28 liabilities incurred prior to April 1, 2013. Notwithstanding any
29 provision of law to the contrary, the state comptroller shall credit
30 these appropriations with federal grants received pursuant to the
31 federal community development block grant program or any other
32 federal program providing disaster aid, in recognition that the
33 state was required to make payments for eligible projects and/or
34 activities in advance of the availability of federal reimbursement.
35 The director of the budget is hereby authorized to transfer such
36 amounts as are necessary to any eligible state department or agency,
37 including transfers to the general fund - state purposes account or
38 the capital projects fund, to accomplish the purpose of this appro-
39 priation. Notwithstanding any law to the contrary, funds appropri-
40 ated herein that are transferred or interchanged shall lapse on the
41 same date as funds not transferred or interchanged from this appro-
42 priation ... 350,000,000 ........................ (re. $313,000,000)

43 By chapter 53, section 1, of the laws of 2012, as amended by chapter 53,
44 section 1, of the laws of 2013:
45 For payment of the state's share of costs resulting from natural or
46 manmade disasters including aid requested by and provided to member
47 states of the emergency management assistance compact, and including
48 liabilities incurred prior to April 1, 2012. Notwithstanding any
49 provision of law to the contrary, the state comptroller shall credit
50 these appropriations with federal grants received pursuant to the
51 federal community development block grant program or any other
52 federal program providing disaster aid, in recognition that the
53 state was required to make payments for eligible projects and/or
54 activities in advance of the availability of federal reimbursement.
55 The director of the budget is hereby authorized to transfer such
56 amounts as are necessary to any eligible state department or agency,
57 including transfers to the general fund - state purposes account or
58 the capital projects fund, to accomplish the purpose of this appro-
59 priation. Notwithstanding any law to the contrary, funds appropri-
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

... 150,000,000 ............................ (re. $53,000,000)

By chapter 50, section 1, of the laws of 2009, as amended by chapter 53, section 1, of the laws of 2013:

For payment of the state's share of costs resulting from natural or man-made disasters, including aid requested by and provided to member states of the emergency management assistance compact. Notwithstanding any provision of law to the contrary, the state comptroller shall credit these appropriations with federal grants received pursuant to the federal community development block grant program or any other federal program providing disaster aid, in recognition that the state was required to make payments for eligible projects and/or activities in advance of the availability of federal reimbursement. The director of the budget is hereby authorized to transfer such amounts as are necessary to any eligible state department or agency, including transfers to the general fund - state purposes account or the capital projects fund, to accomplish the purpose of this appropriation. Notwithstanding any law to the contrary, funds appropriated herein that are transferred or interchanged shall lapse on the same date as funds not transferred or interchanged from this appropriation ............................... 90,000,000 ........................................ (re. $2,400,000)

By chapter 50, section 1, of the laws of 2007, as amended by chapter 53, section 1, of the laws of 2013:

For payment of the state's share of costs resulting from natural or man-made disasters, including aid requested by and provided to member states of the emergency management assistance compact. Notwithstanding any provision of law to the contrary, the state comptroller shall credit these appropriations with federal grants received pursuant to the federal community development block grant program or any other federal program providing disaster aid, in recognition that the state was required to make payments for eligible projects and/or activities in advance of the availability of federal reimbursement. The director of the budget is hereby authorized to transfer such amounts as are necessary to any eligible state department or agency, including transfers to the general fund - state purposes account or the capital projects fund, to accomplish the purpose of this appropriation. Notwithstanding any law to the contrary, funds appropriated herein that are transferred or interchanged shall lapse on the same date as funds not transferred or interchanged from this appropriation ............................... 90,000,000 ........................................ (re. $2,400,000)

By chapter 50, section 1, of the laws of 2005, as amended by chapter 53, section 1, of the laws of 2013:

For payment of the state's share of costs resulting from natural or man-made disasters, including aid requested by and provided to member states of the emergency management assistance compact. Notwithstanding any provision of law to the contrary, the state comptroller shall credit these appropriations with federal grants received pursuant to the federal community development block grant program or any other federal program providing disaster aid, in recognition that the state was required to make payments for eligible projects and/or activities in advance of the availability of federal reimbursement. The director of the budget is hereby authorized to transfer such amounts as are necessary to any eligible state department, agency or public authority, including transfers to the general fund - state purposes and to other funds and accounts, to accomplish the purpose of this appropriation. Notwithstanding any
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES
AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

law to the contrary, funds appropriated herein that are transferred
or interchanged shall lapse on the same date as funds not trans-
ferred or interchanged from this appropriation .....................
45,000,000 ................................................ (re. $33,818,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Federal Grants for Disaster Assistance Account - 25324

By chapter 53, section 1, of the laws of 2013, as amended by chapter 53,
section 1, of the laws of 2015:
For payment of the federal government's share of costs resulting from
natural or man-made disasters, including liabilities incurred prior
to April 1, 2013. A portion of these funds may be used to support
development of a state-of-the-art weather detection system for New
York in collaboration with an academic partner and a private part-
ner. The director of the budget is hereby authorized to transfer
and/or interchange such amounts as are necessary to any eligible
state department, agency or authority, including transfers to both
other federal funds and federal capital funds, to accomplish the
purpose of this appropriation. Notwithstanding any law to the
contrary, funds appropriated herein that are transferred or inter-
changed shall lapse on the same date as funds not transferred or
interchanged from this appropriation. Five business days after the
close of each month, the division of the budget shall report to the
chair of the senate finance committee and the chair of the assembly
ways and means committee total disbursements from this appropri-
ation. Five business days after the close of each month, the divi-
sion of homeland security and emergency services shall provide the
chair of the senate finance committee and the chair of the assembly
ways and means committee with an accounting of all FEMA public
assistance project worksheets for Superstorm Sandy for which
payments have been made or are anticipated from this appropriation
... 12,650,000,000 ........................................... (re. $8,584,000,000)

By chapter 53, section 1, of the laws of 2012:
For payment of the federal government's share of costs resulting from
natural or man-made disasters, including liabilities incurred prior
to April 1, 2012. The director of the budget is hereby authorized to
transfer and/or interchange such amounts as are necessary to any
eligible state department or agency, including transfers to other
federal funds, to accomplish the purpose of this appropriation.
Notwithstanding any law to the contrary, funds appropriated herein
that are transferred or interchanged shall lapse on the same date as
funds not transferred or interchanged from this appropriation ....
600,000,000 ................................................. (re. $1,207,000)

By chapter 296, section 1, of the laws of 2001, as amended by chapter
53, section 1, of the laws of 2012:
For payment of the federal government's share of costs resulting from
the September 11, 2001 attack on the New York City World Trade
Center. The director of the budget is hereby authorized to transfer
such amounts as are necessary to any eligible state department,
agency or public authority, including transfer to other federal
funds and accounts to accomplish the purpose of the appropriation.
Notwithstanding any law to the contrary, funds appropriated herein
that are transferred or interchanged shall lapse on the same date as
funds not transferred or interchanged from this appropriation ....
5,000,000,000 ............................................ (re. $54,600,000)
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

EMERGENCY MANAGEMENT PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses associated with red cross emergency response preparedness, including support for capital projects and ensuring an adequate blood supply. Funds shall be allocated from this appropriation pursuant to a plan prepared by the commissioner of the division of homeland security and emergency services and approved by the director of the budget (30317) ... 3,300,000 .. (re. $3,300,000)

For additional services and expenses associated with red cross emergency response preparedness, including support for capital projects and ensuring an adequate blood supply (30304) .......... 500,000 ............................................. (re. $500,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses associated with red cross emergency response preparedness, including support for capital projects and ensuring an adequate blood supply. Funds shall be allocated from this appropriation pursuant to a plan prepared by the commissioner of the division of homeland security and emergency services and approved by the director of the budget ... 3,300,000 .............. (re. $3,300,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Federal Grants for Emergency Management Performance Account - 25516

By chapter 53, section 1, of the laws of 2015:
For costs associated with emergency management (30317) ............... 18,363,000 ....................................... (re. $18,363,000)

By chapter 53, section 1, of the laws of 2014:
For costs associated with emergency management ....................... 18,363,000 ....................................... (re. $18,363,000)

By chapter 53, section 1, of the laws of 2013:
For costs associated with emergency management ....................... 18,363,000 ....................................... (re. $18,363,000)

By chapter 53, section 1, of the laws of 2012:
For costs associated with emergency management ....................... 18,363,000 ....................................... (re. $18,100,000)

By chapter 53, section 1, of the laws of 2011:
For costs associated with emergency management ....................... 18,363,000 ....................................... (re. $17,700,000)

FIRE PREVENTION AND CONTROL PROGRAM

Special Revenue Funds - Other
Combined Expendable Trust Fund
Emergency Services Revolving Loan Account - 20150

By chapter 53, section 1, of the laws of 2015:
For services and expenses, including prior year liabilities, of the emergency services revolving loan account pursuant to section 97-pp of the state finance law (30318) ... 3,788,000 .... (re. $3,788,000)
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 By chapter 53, section 1, of the laws of 2014:
   For services and expenses, including prior year liabilities, of the
   emergency services revolving loan account pursuant to section 97-pp
   of the state finance law ... 3,788,000 ............ (re. $3,788,000)

2 By chapter 53, section 1, of the laws of 2013:
   For services and expenses, including prior year liabilities, of the
   emergency services revolving loan account pursuant to section 97-pp
   of the state finance law ... 3,788,000 ............ (re. $3,326,000)

3 By chapter 53, section 1, of the laws of 2012:
   For services and expenses, including prior year liabilities, of the
   emergency services revolving loan account pursuant to section 97-pp
   of the state finance law ... 3,788,000 ............ (re. $3,788,000)

4 Special Revenue Funds - Other
   Miscellaneous Special Revenue Fund
   Volunteer Firefighting Recruitment and Retention Account - 22173

5 By chapter 53, section 1, of the laws of 2015:
   For services and expenses associated with the volunteer firefighting
   and emergency services recruitment and retention fund pursuant to
   section 99-q of the state finance law (30318) ......................
   300,000 ............................................... (re. $300,000)

6 By chapter 53, section 1, of the laws of 2014:
   For services and expenses associated with the volunteer firefighting
   and emergency services recruitment and retention fund pursuant to
   section 99-q of the state finance law ... 300,000 ... (re. $300,000)

7 By chapter 53, section 1, of the laws of 2013:
   For services and expenses associated with the volunteer firefighting
   and emergency services recruitment and retention fund pursuant to
   section 99-q of the state finance law ... 300,000 ... (re. $300,000)

8 HOMELAND SECURITY PROGRAM

9 Special Revenue Funds - Federal
   Federal Miscellaneous Operating Grants Fund
   Domestic Incident Preparedness Account - 25378

10 By chapter 50, section 1, of the laws of 2010, as amended by chapter 53,
    section 1, of the laws of 2012:
    For services and expenses related to homeland security grant programs
    to support emergency preparedness and to combat terrorism and weap-
    ons of mass destruction.
    Funds appropriated herein may be transferred and/or interchanged to
    state operations appropriations and other state agencies federal
    fund - state operations and aid to localities to support state agen-
    cy and local expenditures associated with the implementation of a
    comprehensive statewide antiterrorism program. Notwithstanding any
    law to the contrary, funds appropriated herein that are transferred
    or interchanged shall lapse on the same date as funds not trans-
    ferred or interchanged from this appropriation. Funds appropriated
    herein may be transferred or suballocated to state agencies or
    distributed to localities in accordance with a plan developed by the
    director of the office of homeland security and approved by the
    director of the budget ... 600,000,000 ............ (re. $510,000,000)
DIVISION OF HOMELAND SECURITY AND EMERGENCY SERVICES

AID TO LOCALITIES – REAPPROPRIATIONS 2016-17

1 INTEROPERABLE COMMUNICATIONS PROGRAM

2 Special Revenue Funds - Other
3 Miscellaneous Special Revenue Fund
4 Statewide Public Safety Communications Account - 22123

5 By chapter 53, section 1, of the laws of 2015:
6 For the provision of grants to counties for costs related to the
7 operations of public safety dispatch centers to be distributed
8 pursuant to a plan developed by the commissioner of homeland
9 security and emergency services and approved by the director of the
10 budget. Such plan may consider such factors as population density
11 and emergency call volume (30331) ............................... (re. $10,000,000)

12 The appropriation made by chapter 53, section 1, of the laws of 2015, is
13 hereby amended and reappropriated to read:
14 For the provision of grants or reimbursement to counties for the
15 development, consolidation or operation of public safety
16 communications systems or networks designed to support statewide
17 interoperable communications for first responders to be distributed
18 pursuant to a plan developed by the commissioner of homeland
19 security and emergency services and approved by the director of the
20 budget (30327) ... 50,000,000 .................... (re. $50,000,000)
21 For projects designed to advance completion of a fully interoperable
22 statewide public safety communications network, as adjusted by the
23 impact of language contained in [a] chapter 54 of the laws of 2015
24 making appropriations for capital works and purposes (30332) ...... 15,000,000 ....................... (re. $15,000,000)

25 By chapter 53, section 1, of the laws of 2014:
26 For the provision of grants to counties for costs related to the oper-
27 ations of public safety dispatch centers to be distributed pursuant
28 to a plan developed by the commissioner of homeland security and
29 emergency services and approved by the director of the budget. Such
30 plan may consider such factors as population density and emergency
31 call volume ... 10,000,000 ........................ (re. $6,783,000)

32 By chapter 53, section 1, of the laws of 2014, as amended by chapter 53,
33 section 1, of the laws of 2015:
34 For the provision of grants or reimbursement to counties for the
35 development, consolidation or operation of public safety communi-
36 cations systems or networks designed to support statewide interoper-
37 able communications for first responders, as adjusted by the impact
38 of language contained in chapter 54 of the laws of 2014 making
39 appropriations for capital works and purposes ........................ (re. $50,000,000)
40 For projects designed to advance completion of a fully interoperable
41 statewide public safety communications network, as adjusted by the
42 impact of language contained in chapter 54 of the laws of 2014
43 making appropriations for capital works and purposes ............... 15,000,000 ....................... (re. $15,000,000)

44 By chapter 53, section 1, of the laws of 2013, as amended by chapter 53,
45 section 1, of the laws of 2015:
46 For the provision of grants or reimbursement to counties for the
47 development, consolidation or operation of public safety communi-
48 cations systems or networks designed to support statewide interoper-
49 able communications for first responders or to support the effective
operation of public safety answering points, as adjusted by the
impact of language contained in chapter 54 of the laws of 2014
making appropriations for capital works and purposes ............
75,000,000 ........................................ (re. $72,000,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53,
section 1, of the laws of 2015:
For the provision of grants or reimbursement to counties for the
development, consolidation or operation of public safety communi-
cations systems or networks designed to support statewide interoper-
able communications for first responders or to support the effective
operation of public safety answering points, as adjusted by the
impact of language contained in chapter 54 of the laws of 2014
making appropriations for capital works and purposes ............
75,000,000 ........................................ (re. $46,000,000)

By chapter 53, section 1, of the laws of 2011, as amended by chapter 53,
section 1, of the laws of 2015:
For the provision of grants or reimbursement to counties for the
development, consolidation or operation of public safety communi-
cations systems or networks designed to support statewide interoper-
able communications for first responders or to support the effective
operation of public safety answering points, as adjusted by the
impact of language contained in chapter 54 of the laws of 2014
making appropriations for capital works and purposes ............
45,000,000 ........................................ (re. $30,000,000)
DIVISION OF HOUSING AND COMMUNITY RENEWAL

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>4,374,000</td>
<td>14,633,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>72,500,000</td>
<td>38,849,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>8,227,000</td>
<td>16,454,000</td>
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<tr>
<td>Fiduciary Funds</td>
<td>0</td>
<td>419,549,965</td>
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<tr>
<td><strong>All Funds</strong></td>
<td><strong>85,101,000</strong></td>
<td><strong>489,485,965</strong></td>
</tr>
</tbody>
</table>

**SCHEDULE**

**OFFICE OF FINANCE AND DEVELOPMENT (F&D)**

F&D-HOUSING DEVELOPMENT FUND PROGRAM ........................ 8,227,000

For carrying out the provisions of article XI of the private housing finance law, in relation to providing assistance to not-for-profit housing companies. 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 (30901) ............... 8,227,000

**OFFICE OF COMMUNITY RENEWAL (OCR)**

OCR-SMALL CITIES COMMUNITY DEVELOPMENT BLOCK GRANT PROGRAM  40,000,000

For apportionment as follows: For direct deposit of federal funds into the housing trust fund account created pursuant to section 59-a of the private housing finance law for services and expenses of a small cities community development block grant program transferred to the state pursuant to public law 106.74 to be administered in accordance with federal laws and regulations by the housing trust fund corporation created by section 45-a of the private housing finance law (31437) ...... 40,000,000
**DIVISION OF HOUSING AND COMMUNITY RENEWAL**

**AID TO LOCALITIES  2016-17**

**OFFICE OF HOUSING PRESERVATION (OHP)**

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>OHP-LOW INCOME WEATHERIZATION PROGRAM</td>
<td>$32,500,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td></td>
</tr>
<tr>
<td>Federal Miscellaneous Operating Grants Fund</td>
<td></td>
</tr>
<tr>
<td>Department of Energy Weatherization Account - 25499</td>
<td></td>
</tr>
</tbody>
</table>

For low income weatherization grants to be apportioned in accordance with federal rules and regulations. Notwithstanding any other rule, regulation or law, moneys hereby appropriated are to be available for payment of contract obligations here-tofore accrued or hereafter to accrue and are subject to the approval of the director of the budget (31446) ............... $32,500,000

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>OHP-PERIODIC SUBSIDIES - LOCAL AREAS PROGRAM</td>
<td>$4,374,000</td>
</tr>
<tr>
<td>General Fund</td>
<td></td>
</tr>
<tr>
<td>Local Assistance Account - 10000</td>
<td></td>
</tr>
</tbody>
</table>

For payment of periodic subsidies to cities, towns, villages and housing authorities in accordance with the public housing 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. Notwithstanding any law, rule, regulation or agreement between the division of housing and community renewal and any public housing authority to the contrary, funds shall be expended solely for payment of debt service or debt service reimbursement and may not be used for any other purpose (30910) ........................................ $4,374,000
DIVISION OF HOUSING AND COMMUNITY RENEWAL

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

F&D-COMMUNITY DEVELOPMENT PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses of Brooklyn Housing and Family Services
(31449) ... 120,000 ................................ (re. $120,000)
For services and expenses of Rockland Housing Action Coalition, Inc
(30902) ... 50,000 .......................... (re. $50,000)

F&D-HOUSING DEVELOPMENT FUND PROGRAM

Special Revenue Funds - Other
Housing Development Fund
Housing Development Account - 22950

By chapter 53, section 1, of the laws of 2015:
For carrying out the provisions of article XI of the private housing
finance law, in relation to providing assistance to not-for-profit
housing companies. 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
(30901) ... 8,227,000 ........................... (re. $8,227,000)

By chapter 53, section 1, of the laws of 2014:
For carrying out the provisions of article XI of the private housing
finance law, in relation to providing assistance to not-for-profit
housing companies. No funds shall be expended from this appropri-
ation 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 ........................
8,227,000 ........................................... (re. $8,227,000)

OCR-NEIGHBORHOOD PRESERVATION PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2013:
For carrying out the provisions of article XVI of the private housing
finance law and for the purpose of entering into a contract with the
neighborhood preservation coalition to provide technical assistance
and services to companies funded pursuant to article XVI of the
private housing finance law; such contract shall be in an amount not
less than $150,000. No funds shall be expended from this appropri-
ation 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 ....................
1,594,000 ........................................... (re. $9,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53,
section 1, of the laws of 2014:
For carrying out the provisions of article XVI 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; and, provided
further that no more than $5,839,000 of this appropriation may be
encumbered, contracted or disbursed as a result of the availability
of $4,233,000 for housing and community development purposes admin-
DIVISION OF HOUSING AND COMMUNITY RENEWAL

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

istered by the housing trust fund corporation pursuant to chapter 59
of the laws of 2012. The commissioner of the division of housing and
community renewal shall enter into a contract, in an amount not less
than $150,000, with the neighborhood preservation coalition to
provide technical assistance and services to companies funded pursu-
ant to article XVI of the private housing finance law ...............
10,072,000 .................................................... (re. $6,101,000)

OCR-RURAL PRESERVATION PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2013:
For carrying out the provisions of article XVII of the private housing
finance law and for the purpose of entering into a contract with the
rural housing coalition to provide technical assistance and services
to companies funded pursuant to article XVII of the private housing
finance law; such contract shall be in an amount not less than
$150,000. 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 ... 665,000 ........... (re. $34,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53,
section 1, of the laws of 2014:
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; and, provided
further that no more than $2,437,000 of this appropriation may be
encumbered, contracted or disbursed as a result of the availability
of $1,767,000 for housing and community development purposes admin-
istered by the housing trust fund corporation pursuant to chapter 59
of the laws of 2012. The commissioner of the division of housing and
community renewal shall enter into a contract, in an amount not less
than $150,000, with the rural housing coalition to provide technical
assistance, training and other services to corporations pursuant to
article XVII of the private housing finance law .................
4,204,000 .................................................... (re. $2,413,000)

OHP-LOW INCOME WEATHERIZATION PROGRAM

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Department of Energy Weatherization Account - 25499

By chapter 53, section 1, of the laws of 2015:
For low income weatherization grants to be apportioned in accordance
with federal rules and regulations. Notwithstanding any other rule,
regulation or law, moneys hereby appropriated are to be available
for payment of contract obligations heretofore accrued or hereafter
to accrue and are subject to the approval of the director of the budget (31446) ... 32,500,000 ................. (re. $21,332,000)

By chapter 53, section 1, of the laws of 2014:
For low income weatherization grants to be apportioned in accordance
with federal rules and regulations. Notwithstanding any other rule,
regulation or law, moneys hereby appropriated are to be available
DIVISION OF HOUSING AND COMMUNITY RENEWAL

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

for payment of contract obligations heretofore accrued or hereafter to accrue and are subject to the approval of the director of the budget ... 32,500,000 ......................... (re. $17,517,000)

OHP-PERIODIC SUBSIDIES - LOCAL AREAS PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For payment of periodic subsidies to cities, towns, villages and housing authorities in accordance with the public housing 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. Notwithstanding any law, rule, regulation or agreement between the division of housing and community renewal and any public housing authority to the contrary, funds shall be expended solely for payment of debt service or debt service reimbursement and may not be used for any other purpose (30910) ....
4,492,000 ........................................... (re. $590,000)

By chapter 53, section 1, of the laws of 2014:
For payment of periodic subsidies to cities, towns, villages and housing authorities in accordance with the public housing 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. Notwithstanding any law, rule, regulation or agreement between the division of housing and community renewal and any public housing authority to the contrary, funds shall be expended solely for payment of debt service or debt service reimbursement and may not be used for any other purpose ............
5,490,000 ......................................... (re. $2,174,000)

By chapter 53, section 1, of the laws of 2013:
For payment of periodic subsidies to cities, towns, villages and housing authorities in accordance with the public housing 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. Notwithstanding any law, rule, regulation or agreement between the division of housing and community renewal and any public housing authority to the contrary, funds shall be expended solely for payment of debt service or debt service reimbursement and may not be used for any other purpose ............
8,700,000 ........................................... (re. $696,000)

OHP-RURAL RENTAL ASSISTANCE PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2012:
For carrying out the provisions of article XVII-A of the private housing finance law in relation to providing assistance to sponsors of housing for persons of low income. Notwithstanding any other provision of law, such funds may be used by the commissioner of housing and community renewal in support of contracts scheduled to expire in 2012-13 for as many as 10 additional years; in support of contracts for new eligible projects for
a period not to exceed 5 years; and in support of contracts which
reach their 25 year maximum in and/or prior to 2012-13 for an addi-
tional one year period.
Notwithstanding any other rule, regulation or law, moneys hereby
appropriated are to be available for payment of contract obligations
heretofore accrued or hereafter to accrue and are subject to the
approval of the director of the budget ..........................
19,600,000 ............................................. (re. $827,000)

By chapter 53, section 1, of the laws of 2011:
For carrying out the provisions of article XVII-A of the private hous-
ing finance law in relation to providing assistance to sponsors of
housing for persons of low income.
Notwithstanding any other provision of law, such funds may be used by
the commissioner of housing and community renewal in support of
contracts scheduled to expire in 2011-12 for as many as 10 addi-
tional years; in support of contracts for new eligible projects for
a period not to exceed 5 years; and in support of contracts which
reach their 25 year maximum in and/or prior to 2011-12 for an addi-
tional one year period.
Notwithstanding any other rule, regulation or law, moneys hereby
appropriated are to be available for payment of contract obligations
heretofore accrued or hereafter to accrue and are subject to the
approval of the director of the budget ..........................
14,802,000 ........................................... (re. $199,000)

By chapter 53, section 1, of the laws of 2010:
For carrying out the provisions of article XVII-A of the private hous-
ing finance law in relation to providing assistance to sponsors of
housing for persons of low income.
Notwithstanding any other provision of law, such funds may be used by
the commissioner of housing and community renewal in support of
contracts scheduled to expire in 2010-11 for as many as 10 addi-
tional years; in support of contracts for new eligible projects for
a period not to exceed 5 years; and in support of contracts which
reach their 25 year maximum in and/or prior to 2010-11 for an addi-
tional one year period.
Notwithstanding any other rule, regulation or law, moneys hereby
appropriated are to be available for payment of contract obligations
heretofore accrued or hereafter to accrue and are subject to the
approval of the director of the budget ..........................
14,802,000 ........................................... (re. $47,000)

OHP-NEW YORK CITY HOUSING AUTHORITY TENANT PILOT PROGRAM

General Fund
Local Assistance Account - 10000

The appropriation made by chapter 53, section 1, of the laws of 2015, to
the OHP-tenant pilot program, is hereby transferred and
reappropriated to the OHP-New York city housing authority tenant
pilot program:
For payment to the New York city housing authority for a tenant pilot
program consistent with the public housing law (31429) ............
742,000 .................................................. (re. $742,000)

By chapter 53, section 1, of the laws of 2014, as transferred by chapter
53, section 1, of the laws of 2015:
For payment to the New York city housing authority for a tenant pilot
program consistent with the public housing law ....................
742,000 .................................................. (re. $557,000)
DIVISION OF HOUSING AND COMMUNITY RENEWAL

AID TO LOCALITIES - RE APPROPRIATIONS  2016-17

By chapter 53, section 1, of the laws of 2013:
For payment to the New York city housing authority for a tenant pilot
program consistent with the public housing law .........................
742,000 .......................................................... (re. $74,000)

FORECLOSURE AVOIDANCE AND AMELIORATION

Fiduciary Funds
Miscellaneous New York State Agency Fund
Mortgage Settlement Proceeds Trust Fund Account - 60690

The appropriation made by chapter 53, section 1, of the laws of 2015, as
amended by chapter 54, section 2, of the laws of 2015, is hereby
amended and reappropriated to read:
To provide compensation to the state of New York and its communities
for harms purportedly caused by the allegedly unlawful conduct of
J.P. Morgan Securities LLC (f/k/a "Bear, Stearns & Co. Inc."),
JPMorgan Chase Bank, N.A., EMC Mortgage LLC (f/k/a "EMC Mortgage
Corporation"), for purposes intended to avoid preventable
foreclosures, to ameliorate the effects of the foreclosure crisis,
to enhance law enforcement efforts to prevent and prosecute
financial fraud or unfair or deceptive acts or practices, and to
otherwise promote the interests of the investing public. Such
permissible purposes for allocation of the funds include, but are
not limited to, providing funding for housing counselors, state and
local foreclosure assistance hotlines, state and local foreclosure
mediation programs, legal assistance, housing remediation and anti-
blight projects, and for the training and staffing of, and capital
expenditures required by, financial fraud and consumer protection
efforts, and for any other purpose consistent with the terms of the
Settlement Agreement dated November 19, 2013 between J.P. Morgan
Securities LLC (f/k/a "Bear, Stearns & Co. Inc."), JPMorgan Chase
Bank, N.A., EMC Mortgage LLC (f/k/a "EMC Mortgage Corporation") and
the people of the state of New York.

Notwithstanding section 40 of state finance law or any other law to
the contrary, all assistance appropriations made from this account
shall remain in full force and effect in accordance, in the
aggregate, with the following schedule: not more than $185,183,321
for the period April 1, 2015 through and past October 31, 2015; not
more than an additional $127,183,321 for the period November 1, 2015
through and past October 31, 2016; not more than an additional
$127,183,321 for the period November 1, 2016 through March 31, 2017.

Notwithstanding anything to the contrary set forth in section 99-v of
the state finance law, up to the following amounts of this
appropriation may be allocated and distributed for the period April
1, 2015 through March 31, 2017, as indicated below:
1. Up to $25,000,000 may be allocated and distributed for services and
expenses of a program to finance the construction and rehabilitation
of housing units for households of low and moderate income earning
up to 130 percent of the area median income; provided however,
notwithstanding any law to the contrary, that such allocation and
distribution is subject to the approval by the director of the
department of a plan for such program submitted by the administering
department, agency, or public authority;
2. Up to $25,000,000 may be allocated and distributed for services and
expenses of a program to finance the rehabilitation of existing
limited profit housing companies pursuant to article 2 of the
private housing finance law; provided however, notwithstanding any
law to the contrary, that such allocation and distribution is
subject to the approval by the director of the budget of a plan for
such program submitted by the administering department, agency, or
public authority;
3. Up to $21,689,965 may be allocated and distributed for services and expenses of a program to finance a neighborhood revitalization purchase program to be administered by the state of New York mortgage agency; provided however, notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the budget of a plan for such program submitted by the administering department, agency, or public authority;

4. Up to $19,601,000 may be allocated and distributed for services and expenses of the access to home program pursuant to article 25 of the private housing finance law for purposes that serve disabled veterans as defined by section 1201 of the private housing finance law; provided however, notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the budget of a plan for such program submitted by the administering department, agency, or public authority;

5. Up to $5,000,000 may be allocated and distributed for services and expenses of the housing opportunities program for the elderly (RESTORE) to provide grants and loans in an amount not to exceed $10,000 per unit for the cost of residential emergency services or home repairs to correct any condition which poses a threat to the life, health or safety of a low-income elderly homeowner; provided however, notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the budget of a plan for such program submitted by the administering department, agency, or public authority;

6. Up to [$124,500,000] $74,500,000 may be allocated and distributed for services and expenses of a program to finance a statewide multiagency supportive housing program to provide housing and support services for vulnerable New Yorkers including but not limited to seniors, veterans, victims of domestic violence, formerly incarcerated individuals and homeless individuals with co-presenting health conditions; provided however, that, of such amount, not more than in support of a comprehensive multi-year program to prevent and address homelessness across the State, funds appropriated herein may be used in conjunction with other resources made available as part of the state fiscal year 2016-17 local assistance, capital and state operations budget to support various programs to support homeless individuals and youth or individuals and youth at risk of becoming homeless, including but not limited to, a statewide multiagency supportive housing program to provide housing and support services for vulnerable New Yorkers including but not limited to seniors, veterans, victims of domestic violence, formerly incarcerated individuals, individuals diagnosed with HIV/AIDS and homeless individuals with co-presenting health conditions, eligible services to runaway and homeless youth, and for services to meet the emergency needs of homeless individuals and families; provided however, notwithstanding section one hundred sixty-three of the state finance law, section 2879 of the public authorities law or any other provision of law to the contrary, such allocation and distribution may be used to fund grants made by the administering department, agency or public authority without a competitive bid or request for proposal process to support such various programs; provided further, however, notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the budget of a plan for such program submitted by the administering department, agency, or public authority. Such funds may be used for the payment of liabilities incurred or contracts executed prior to April 1, 2016;

7. Up to $50,000,000 shall be available for enhanced rates for existing scattered site supportive housing units overseen by the office of mental health, and provided further, however,
DIVISION OF HOUSING AND COMMUNITY RENEWAL

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notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the department, agency, or public authority;

[7]8. Up to $25,000,000 may be allocated and distributed for services and expenses of the restore New York's communities initiative pursuant to section 16-n of the New York state urban development corporation act; provided however, notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the budget of a plan for such program submitted by the administering department, agency, or public authority;

[8]9. Up to $5,500,000 may be allocated and distributed for contract with not-for-profit corporations and municipalities to provide state fiscal assistance to administer main street or downtown revitalization projects for communities pursuant to article XXVI of the private housing finance law; provided however, notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the budget of a plan for such program submitted by the administering department, agency, or public authority;

[9]10. Up to $40,000,000 may be allocated and distributed for services and expenses heretofore accrued or hereafter to accrue, of the living in communities (LINC) 1 program to provide rental assistance for families in New York city homeless shelters earning up to 200 percent of the federal poverty level and working at least 35 hours per week; provided however, notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the budget of a plan for such program submitted by the administering department, agency, or public authority;

[10]11. Up to $27,000,000 may be allocated and distributed for services and expenses of an initiative to cap the rent contribution of public assistance recipients diagnosed with HIV/AIDS in New York city at 30 percent of the individual's earned and/or unearned income pursuant to subdivision 14 of section 131-a of the social services law; provided however, notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the budget of a plan for such program submitted by the administering department, agency, or public authority;

[11]12. Up to $20,259,000 may be allocated and distributed for services and expenses of the neighborhood and rural preservation programs pursuant to articles 16 and 17 of the private housing finance law; provided however, notwithstanding any law to the contrary, that such allocation and distribution is subject to the approval by the director of the budget of a plan for such programs submitted by the administering department, agency, or public authority;

[12]13. Up to $100,000,000 shall be allocated and distributed for services and expenses of a public housing modernization or improvement program for housing developments owned or operated by the New York city housing authority. Notwithstanding any law to the contrary, no moneys shall be disbursed for this purpose until the commissioner of the New York state division of housing and community renewal, in consultation with the New York City housing authority chair, has developed a capital revitalization plan for the use of such funds and such plan has been approved by the director of the division of the budget and submitted to the speaker and minority leader of the assembly, and the temporary president and minority leader of the senate. Such capital revitalization plan shall specifically detail any current or projected capital revitalization projects that would be funded, in whole or in part, by the state funds described herein. Such detail shall include, but not be
limited to: the estimated cost of current or projected capital
revitalization projects, revitalization project scheduling, and the
estimated duration of such projects. The New York city housing
authority shall enter into a construction management agreement with
the dormitory authority of the state of New York for the scope,
procurement, and administration of all contracts associated with
this funding, pursuant to subdivision 28 of section 1678 of the
public authorities law, and provided that such allocation and
distribution is subject to approval by the director of the budget,
and provided further that the comptroller of the city of New York
shall immediately commence an audit of the New York city housing
authority management and contracting process for repairs and
maintenance and make recommendation on how to improve the process;
and
[13] Up to $1,000,000 may be allocated and distributed for services
and expenses of the Adirondack community housing trust to reduce the
cost of home purchases for families making up to 120 percent of area
median income, provided however, notwithstanding any law to the
contrary, that such allocation and distribution is subject to the
approval by the director of the budget of a plan for such program
submitted by the administering department, agency, or public
authority.
Notwithstanding any other law to the contrary, the amounts
appropriated herein may be suballocated, transferred or otherwise
made available to the office of mental health, the office of
alcoholism and substance abuse services, the office of temporary and
disability assistance, the office for persons with developmental
disabilities, the office of children and family services, the state
office for the aging, the department of health, the department of
corrections and community supervision, the dormitory authority of
the state of New York, the division of housing and community
renewal, the housing trust fund corporation, the state of New York
mortgage agency, the New York state urban development corporation
and/or the housing finance agency, as deemed appropriate by the
director of the budget. Funds suballocated, transferred or otherwise
made available to any state department, agency, or public authority
may be distributed to New York city, including the New York city
housing authority.
Notwithstanding any provision of law to the contrary, this
appropriation shall supersede and replace any appropriation for this
item covering or attributable to fiscal year 2015-16, or any portion
thereof, set forth in section 1 of chapter 53 of the laws of 2014
(31470) ... 439,549,965 ......................... (re. $419,549,965)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>115,508,241</td>
</tr>
<tr>
<td>All Funds</td>
<td>115,508,241</td>
</tr>
</tbody>
</table>

SCHEDULE

MORTGAGE INSURANCE FUND REIMBURSEMENT PROGRAM ......... 115,508,241

General Fund
Local Assistance Account - 10000

For payment subject to the provisions of chapters 13 and 59 of the laws of 1987. No expenditures shall be made from this appropriation until a certificate of allocation has been approved by the director of the budget and copies thereof filed with the state comptroller and with the chairmen of the senate finance and assembly ways and means committees. Notwithstanding section 40 of the state finance law, this appropriation shall remain in effect until a subsequent appropriation is made available (45605) ......... 115,508,241
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Revenue Funds - Other</td>
<td>96,200,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>96,200,000</td>
</tr>
</tbody>
</table>

### Schedule

<table>
<thead>
<tr>
<th>INDIGENT LEGAL SERVICES PROGRAM</th>
<th>96,200,000</th>
</tr>
</thead>
</table>

For payments to counties and the city of New York related to indigent legal services pursuant to section 98-b of the state finance law and sections 832 and 833 of the executive law (55502) ............... 81,000,000

For services and expenses related to the implementation of the settlement agreement in the matter of Hurrell-Harring, et al, v. State of New York in accordance with paragraphs IX(C), V(C), and IX (D) of such settlement agreement.

Of the amounts appropriated herein, $2,000,000 shall be made available for the purposes of accomplishing the objectives set forth in paragraph III(A)(1) of such settlement agreement in Ontario, Onondaga, Schuyler, Suffolk and Washington counties; provided further that, of the amounts appropriated herein, $2,000,000 shall be made available for the purposes of accomplishing the objectives set forth in paragraph V(A) of such settlement agreement in Ontario, Onondaga, Schuyler, Suffolk and Washington counties; provided further that, of the amounts appropriated herein, $10,400,000 shall be made available for the purposes of accomplishing the objectives set forth in paragraph IV(C) of such settlement agreement in Ontario, Onondaga, Schuyler, Suffolk and Washington counties. Any funds received by a county under such appropriation shall be used to supplement and not supplant any local funds that the county currently spends for the provision of counsel, expert, investigative and any other services pursuant to county law article 18-B (55504) ............... 14,400,000

For services and expenses related to the implementation of the settlement agreement in the matter of Hurrell-Harring, et al, v. State of New York in Ontario, Onondaga, Schuyler, Suffolk and/or Washington counties, as deemed necessary and pursuant
to a plan developed by office of indigent legal services and approved by the director of the budget ................. 800,000
OFFICE OF INDIGENT LEGAL SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

INDIGENT LEGAL SERVICES PROGRAM

Special Revenue Funds - Other
Indigent Legal Services Fund
Indigent Legal Services Fund Account - 23551

By chapter 53, section 1, of the laws of 2015:

For payments to counties and the city of New York related to indigent
legal services pursuant to section 98-b of the state finance law and
sections 832 and 833 of the executive law (55502) ..................
81,000,000 ........................................... (re. $81,000,000)

For services and expenses related to the implementation of the
settlement agreement in the matter of Hurrell-Harring, et al., v.
State of New York. Of the amounts appropriated herein, $1,000,000
shall be made available in accordance with paragraph III(C) of such
settlement agreement for the purposes of paying costs associated
with interim steps described in paragraph III(A)(2) of such
settlement agreement in Ontario, Onondaga, Schuyler, Suffolk and
Washington counties; provided further that in accordance with
paragraph III(C) of such settlement agreement, a portion of these
funds may be transferred to state operations to pay costs incurred
by the office of indigent legal services. Provided further that, of
the amounts appropriated herein, $2,000,000 shall be made available
in accordance with paragraph V(C) of such settlement agreement for
the purposes of accomplishing the objectives set forth in paragraph
V(A) of such settlement agreement in Ontario, Onondaga, Schuyler,
Suffolk and Washington counties; provided further that in accordance
with paragraph V(D) of such settlement agreement, a portion of these
funds may be transferred to state operations to pay costs incurred
by the office of indigent legal services to provide services
designed to effectuate the objectives set forth in paragraph V(A) of
such settlement agreement. Any funds received by a county under such
appropriation shall be used to supplement and not supplant any local
funds that the county currently spends for the provision of counsel,
expert, investigative and any other services pursuant to county law
article 18-B (55504) ... 3,000,000 ................. (re. $3,000,000)

By chapter 53, section 1, of the laws of 2014:

For payments to counties and the city of New York related to indigent
legal services pursuant to section 98-b of the state finance law and
sections 832 and 833 of the executive law .....................
77,000,000 ........................................ (re. $36,895,000)

For additional payments to counties and the city of New York related
to indigent legal services pursuant to section 98-b of the state
finance law and sections 832 and 833 of the executive law .........
4,000,000 ............................................ (re. $4,000,000)

By chapter 53, section 1, of the laws of 2013:

For payments to counties and the city of New York related to indigent
legal services pursuant to section 98-b of the state finance law and
sections 832 and 833 of the executive law ......................
77,000,000 ........................................ (re. $25,428,000)

For additional payments to counties and the city of New York related
to indigent legal services pursuant to section 98-b of the state
finance law and sections 832 and 833 of the executive law ........
4,000,000 ............................................ (re. $4,000,000)

By chapter 53, section 1, of the laws of 2012:

For payments to counties and the city of New York related to indigent
legal services pursuant to section 98-b of the state finance law and
sections 832 and 833 of the executive law ......................
77,000,000 ........................................ (re. $13,328,000)
OFFICE OF INDIGENT LEGAL SERVICES
AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

For additional payments to counties and the city of New York related
to indigent legal services pursuant to section 98-b of the state
finance law and sections 832 and 833 of the executive law .......... 4,000,000 .......................................................... (re. $4,000,000)

By chapter 53, section 1, of the laws of 2011:
For payments to counties and the city of New York related to indigent
legal services pursuant to section 98-b of the state finance law and
sections 832 and 833 of the executive law .......................... 77,000,000 ......................................................... (re. $5,071,000)

By chapter 50, section 1, of the laws of 2010, as amended by chapter 53,
section 1, of the laws of 2011:
For payments to counties and the city of New York related to indigent
legal services pursuant to section 98-b of the state finance law and
sections 832 and 833 of the executive law .......................... 77,000,000 ......................................................... (re. $5,237,000)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
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<tbody>
<tr>
<td>Special Revenue Funds - Other ......</td>
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<tr>
<td>All Funds .........................</td>
<td>45,000,000</td>
</tr>
</tbody>
</table>

**SCHEDULE**

New York Interest on Lawyer Account

For payment of grants pursuant to the provisions of section 97-v of the state finance law (32705) ...................... 45,000,000
JUSTICE CENTER FOR THE PROTECTION
OF PEOPLE WITH SPECIAL NEEDS

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

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<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
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<tr>
<td>Special Revenue Funds - Other</td>
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<tr>
<td>All Funds</td>
<td>649,000</td>
</tr>
</tbody>
</table>

SCHEDULE

COMMUNITY SUPPORT PROGRAMS ........................................ 649,000

General Fund
Local Assistance Account - 10000

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the justice center for the protection of people with special needs, and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the commission on quality of care and advocacy for persons with disabilities, office of mental health, office for people with developmental disabilities, office of alcoholism and substance abuse services, department of health, and the office of children and family services 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.

For services and expenses related to the adult homes advocacy program (48926) ..... 170,000

Program account subtotal ............... 170,000

Special Revenue Funds - Other
HCRA Resources Fund
Adult Home Resident Council Support Project Account - 20813

Notwithstanding any other provision of law, the money hereby appropriated may be increased or decreased by interchange, with any appropriation of the justice center for the protection of people with special needs, and may be increased or decreased by transfer or suballocation between these appropriated amounts and appropriations of the commission on quality of care and advocacy for persons with
disabilities, office of mental health, 
office for people with developmental disa-
bilities, office of alcoholism and 
substance abuse services, department of 
health, and the office of children and 
family services 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 chair-
man of the senate finance committee and 
the chairman of the assembly ways and 
means committee.
For services and expenses related to the 
adult homes resident council support 
project (48926) .......................... 60,000 

Program account subtotal ............... 60,000

Special Revenue Funds - Other 
Miscellaneous Special Revenue Fund 
Federal Salary Sharing Account - 22056 

Notwithstanding any other provision of law, 
the money hereby appropriated may be 
increased or decreased by interchange, 
with any appropriation of the justice 
center for the protection of people with 
special needs, and may be increased or 
decreased by transfer or suballocation 
between these appropriated amounts and 
appropriations of the commission on quali-
ity of care and advocacy for persons with 
disabilities, office of mental health, 
office for people with developmental disa-
bilities, office of alcoholism and 
substance abuse services, department of 
health, and the office of children and 
family services 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 chair-
man of the senate finance committee and 
the chairman of the assembly ways and 
means committee.
For surrogate decision-making committee 
program contracts with local service 
providers (48926) .......................... 419,000 

Program account subtotal ............... 419,000
For payment according to the following schedule:

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<th></th>
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<th>Reappropriations</th>
</tr>
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<td>Enterprise Funds</td>
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<td>3,250,000,000</td>
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<td>All Funds</td>
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<td>3,618,533,000</td>
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</tbody>
</table>

**SCHEDULE**

**ADMINISTRATION PROGRAM**

- Special Revenue Funds - Federal
  - Unemployment Insurance Administration Fund
  - Unemployment Insurance Administration Account - 25901

For services and expenses of administering unemployment insurance programs, job service programs, workforce investment act programs, employability development programs, other miscellaneous programs, and a reserve for unanticipated funding, pursuant to federal grants and contracts. A portion of this appropriation may be transferred to state operations (34218).

**EMPLOYMENT AND TRAINING PROGRAM**

- Special Revenue Funds - Federal
  - Federal Emergency Employment Act Fund
  - Federal Workforce Investment Act Account - 26001

For the administration and operation of employment and training programs as funded by grants under the workforce investment act, public law 105-220, and the workforce innovation and opportunity act, public law 113-128, including grants to other governmental units, community-based organizations, non-profit and for profit organizations, suballocations to state departments and agencies and a portion may be transferred to state operations, according to the following:

For services and expenses of statewide activities, including but not limited to state administration and technical assistance to local workforce investment areas, pursuant to an expenditure plan approved by the director of the budget. Of the moneys appropriated herein for statewide activities, the state workforce investment board shall assist the governor in developing programs and identifying activities to be funded through the statewide reserve.
pursuant to section 134 of the federal workforce investment act, PL 105-220, and section 134 of the workforce innovation and opportunity act, PL 113-128, and the commissioner of labor shall periodically report to the state workforce investment board on such programs and activities which shall be developed giving consideration to the strategic training alliance program and other existing programs.

Of the amount appropriated herein, subject to the approval of the director of the budget, up to $1,500,000 may be made available through transfer or suballocation to the office of children and family services, in accordance with a memorandum of understanding with the office of children and family services, to award to selected county youth bureaus for eligible workforce development programs including activities for at-risk youth.

Statewide employment and training activities may include one-to-one business advisement and training for qualified enrollees of the self-employment assistance program which may be operated by the state's small business development centers or the entrepreneurial assistance program (34780). For services and expenses of adult, youth and dislocated worker employment and training local workforce investment area programs and statewide rapid response activities (34779), the amount is $147,394,000.

For services and expenses of miscellaneous workforce investment act, public law 105-220, and workforce innovation and opportunity act, public law 113-128, national reserve grants and other federal employment and training grants and federally administered programs (34778), the amount is $20,000,000.

For payment of state aid to local governments pursuant to the provisions of chapter 729 of the laws of 1980 for the purposes of hazard abatement (34203), the amount is $419,000.

For payment of state aid to local governments pursuant to the provisions of chapter 729 of the laws of 1980 for the purposes of hazard abatement (34203), the amount is $419,000.

For the unemployment insurance benefit program, the amount is $3,026,500,000.

For the unemployment insurance benefit program, the amount is $3,026,500,000.
For the payment of expenses and allowances to authorized enrollees under approved employment and training programs or for payment of unemployment insurance benefits as authorized by the federal government through the disaster unemployment assistance program (34787) ..................... 26,500,000

Program account subtotal ............... 26,500,000

Enterprise Funds
Unemployment Insurance Benefit Fund
Unemployment Insurance Benefit Account - 50650

For payment of unemployment insurance benefits pursuant to article 18 of the labor law or as authorized by the federal government through the disaster unemployment assistance program, the emergency unemployment compensation program, the extended benefit program, the federal additional compensation program or any other federally funded unemployment benefit program (34787) ....................... 3,000,000,000

Program account subtotal ............... 3,000,000,000
DEPARTMENT OF LABOR
AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

ADMINISTRATION PROGRAM

Special Revenue Funds - Federal
Unemployment Insurance Administration Fund
Unemployment Insurance Administration Account - 25901

By chapter 53, section 1, of the laws of 2015:
For services and expenses of administering unemployment insurance
programs, job service programs, workforce investment act programs,
employability development programs, other miscellaneous programs,
and a reserve for unanticipated funding, pursuant to federal grants
and contracts. A portion of this appropriation may be transferred to
state operations (34218) ... 15,000,000 .......... (re. $15,000,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of administering unemployment insurance
programs, job service programs, workforce investment act programs,
employability development programs, other miscellaneous programs,
and a reserve for unanticipated funding, pursuant to federal grants
and contracts. A portion of this appropriation may be transferred to
state operations ... 15,000,000 .................. (re. $15,000,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of administering unemployment insurance
programs, job service programs, workforce investment act programs,
employability development programs, other miscellaneous programs,
and a reserve for unanticipated funding, pursuant to federal grants
and contracts. A portion of this appropriation may be transferred to
state operations ... 15,000,000 .................. (re. $15,000,000)

EMPLOYMENT AND TRAINING PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services related to the continuation of displaced homemaker
services. Funds made available herein may be used for state agency
contractors, or aid to local social services districts, provided,
further, that no more than ten percent of such funds may be used for
program administration at each individual displaced homemaker
center. Each program administrator shall prepare and submit an
annual report by December 1, 2015, to the department of labor, the
chairs of the senate committee on social services, and the senate
committee on labor and the assembly chair of the committee on social
services, on the summary of activities, including but not limited to
the number of eligible recipients, and the outcome for each
recipient together with a summary of revenue and expenses including
all salaries (34799) ... 1,630,000 ............... (re. $1,393,000)
For services and expenses of the Chamber On-the-Job training program
to assist employers in providing occupational, hands-on training for
their current employees (34235) ... 980,000 ........... (re. $980,000)
For services and expenses of the New York Council on Occupational
Safety and Health (NYCOSH), located on Long Island (34233) .........
155,000 ............................................. (re. $155,000)
For services and expenses of a manufacturing initiative administered
by the New York State American Federation of Labor and Congress of
Industrial Organizations (AFL-CIO) Workforce Development Institute
(WDI) (34762) ... 3,000,000 .................... (re. $3,000,000)
For services and expenses of the Rochester Tooling and Machining
Institute, Inc (34772) ... 50,000 .................... (re. $50,000)
For services and expenses of Hillside Works (34782) ....................
100,000 ............................................. (re. $100,000)
For services and expenses of the Summer of Opportunity Youth
Employment Program - Rochester (34783) ... 300,000 .. (re. $300,000)
For services and expenses of the North American Logger Training School
to be hosted at Paul Smith's College (34206) .........................
300,000 ............................................. (re. $300,000)
For services and expenses of the New York State American Federation of
Labor and Congress of Industrial Organizations (AFL-CIO) Cornell
Leadership Institute (34229) ... 150,000 ........................ (re. $150,000)
For services and expenses of the Domestic Violence Program of the
Cornell University Labor Extension School in Partnership with the
New York State American Federation of Labor and Congress of
Industrial Organizations (AFL-CIO) (34230) ..........................
150,000 ............................................. (re. $150,000)
For services and expenses for Brooklyn Goes Global, Good Help and the
Brooklyn Chamber of Commerce (34207) ... 500,000 .... (re. $500,000)
For services and expenses of the Worker Institute at the Cornell
School of Industrial and Labor Relations (34761) ....................
400,000 ............................................. (re. $400,000)
For services and expenses of Youth Build (34764) ....................
300,000 ............................................. (re. $300,000)
For services and expenses of the New York committee on occupational
safety and health (34790) ... 350,000 .................. (re. $350,000)
For services and expenses of the Western New York Council on Safety
and Health (WNYCOSH) (34228) ... 200,000 .................. (re. $200,000)
For services and expenses of the Midwood Development Corporation for
the supplemental sanitation and supported employment program (34759)
... 125,000 ........................................... (re. $125,000)
For services and expenses of the building trades pre-apprenticeship
program located in Rochester (BTPAP) administered by the Workforce
Development Institute (WDI) (34774) ... 200,000 ..... (re. $200,000)
For services and expenses of a building trades pre-apprenticeship
program located in Nassau County administered by the Workforce
Development Institute (WDI) (34205) ... 200,000 ..... (re. $200,000)
For services and expenses of a building trades pre-apprenticeship
program located in Western New York administered by the Workforce
Development Institute (WDI) (34766) ... 200,000 ..... (re. $200,000)
For services and expenses of Jubilee Homes of Syracuse Inc (34208) ...
310,000 ............................................. (re. $310,000)
For services and expenses of Team STEPPS long term training program at
the Academy for Leadership in Long Term Care at St. John Fischer,
administered through the Workforce Development Institute (34209) ...
50,000 ............................................. (re. $50,000)
For services and expenses of The Solar Energy Consortium (TSEC)
(34214) ... 500,000 ................................ (re. $500,000)
For services and expenses of the Office of Adult and Career Education
Services (OACES) (34217) ... 30,000 ................... (re. $30,000)
For services and expenses of the Brooklyn Chamber of Commerce (34758)
... 500,000 ........................................... (re. $500,000)

By chapter 53, section 1, of the laws of 2015, as amended by chapter 54,
section 2, of the laws of 2015:
For services and expenses of the New York State American Federation of
Labor and Congress of Industrial Organizations (AFL-CIO) Workforce
Development Institute (WDI) (34237) ............................ (re. $2,000,000)
By chapter 53, section 1, of the laws of 2014:
For services related to the continuation of displaced homemaker services. Funds made available herein may be used for state agency contractors, or aid to local social services districts, provided, further, that no more than ten percent of such funds may be used for program administration at each individual displaced homemaker center. Each program administrator shall prepare and submit an annual report by December 1, 2014, to the department of labor, the chairs of the senate committee on social services, and the senate committee on children and families and the assembly chair of the committee on social services, on the summary of activities, including but not limited to the number of eligible recipients, and the outcome for each recipient together with a summary of revenue and expenses including all salaries ........................................ (re. $127,000)
1,630,000 ........................................................................................................................................
For services and expenses of the New York committee on occupational safety and health ... 350,000 .................. (re. $350,000)
For services and expenses of the Chamber On-the-Job training program to assist employers in providing occupational, hands-on training for their current employees ... 750,000 ................. (re. $478,000)
For services and expenses of the New York Council on Occupational Safety and Health (NYCOSH), located on Long Island ...............
155,000 ............................................................... (re. $155,000)
For services and expenses of the New York State American Federation of Labor and Congress of Industrial Organizations (AFL-CIO) Workforce Development Institute (WDI) ... 4,000,000 .......... (re. $2,775,000)
For services and expenses of the Rochester tooling and machining institute, inc ... 50,000 ........................................ (re. $50,000)
For services and expenses of the Summer of Opportunity Youth Employment Program - Rochester ... 300,000 ......................... (re. $300,000)
For services and expenses of the Brooklyn Chamber of Commerce - Jobs 2014 Program ... 500,000 ........................................... (re. $182,000)
For services and expenses of the Western New York Council on Safety and Health (WNYCOSH) ... 201,000 .................................................. (re. $41,000)
For services and expenses of a manufacturing initiative administered by the New York State American Federation of Labor and Congress of Industrial Organizations (AFL-CIO) Workforce Development Institute (WDI) ... 3,000,000 .......................................................... (re. $1,581,000)
For services and expenses related to solar energy maintenance training to be administered through the New York State American Federation of Labor and Congress of Industrial Organizations (AFL-CIO) Workforce Development Institute (WDI) ... 500,000 .................. (re. $155,000)
For services and expenses of the building trades pre-apprenticeship program located in Rochester (BTPAP), administered by the New York State American Federation of Labor and Congress of Industrial Organizations (AFL-CIO) Workforce Development Institute (WDI) ........
200,000 ........................................................... (re. $200,000)
For services and expenses of the building trades pre-apprenticeship program located in Western New York (BTPAP), administered by the New York State American Federation of Labor and Congress of Industrial Organizations (AFL-CIO) Workforce Development Institute (WDI) ........
200,000 ........................................................... (re. $20,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of the New York committee on occupational safety and health ... 350,000 .................. (re. $263,000)
For services and expenses of the Chamber On-the-Job training program to assist employers in providing occupational, hands-on training for their current employees ... 750,000 .................. (re. $203,000)
For services and expenses of the New York Committee on Occupational Safety and Health (NYCOSH), located on Long Island ...............
155,000 ............................................................... (re. $117,000)
DEPARTMENT OF LABOR
AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For services and expenses of the building trades pre-apprenticeship program located in Rochester (BTPAP) ... 200,000 .... (re. $194,000)

For services and expenses of the Summer of Opportunity Youth Employment Program - Rochester ... 250,000 ............... (re. $250,000)

For services and expenses of the Labor and Industry For Education (LIFE) Project ... 20,000 ....................... (re. $20,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses of the chamber-on-the-job training program ... 750,000 .............................. (re. $170,000)

By chapter 53, section 1, of the laws of 2006, as amended by chapter 53, section 1, of the laws of 2011:
For Senate Majority Labor Initiatives ............................... 1,800,000 ............................................ (re. $97,000)

By chapter 53, section 1, of the laws of 2005:
For Senate Majority Labor Initiatives ... 1,750,000 ... (re. $768,000)

Special Revenue Funds - Federal
Federal Emergency Employment Act Fund
Federal Workforce Investment Act Account - 26001

By chapter 53, section 1, of the laws of 2015:
For the administration and operation of employment and training programs as funded by grants under the workforce investment act, public law 105-220, and the workforce innovation and opportunity act, public law 113-128, including grants to other governmental units, community-based organizations, non-profit and for profit organizations, suballocations to state departments and agencies and a portion may be transferred to state operations, according to the following:

For services and expenses of statewide activities, including but not limited to state administration and technical assistance to local workforce investment areas, pursuant to an expenditure plan approved by the director of the budget. Of the moneys appropriated herein for statewide activities, the state workforce investment board shall assist the governor in developing programs and identifying activities to be funded through the statewide reserve pursuant to section 134 of the federal workforce investment act, PL 105-220, and section 134 of the workforce innovation and opportunity act, PL 113-128, and the commissioner of labor shall periodically report to the state workforce investment board on such programs and activities which shall be developed giving consideration to the strategic training alliance program and other existing programs.

Of the amount appropriated herein, subject to the approval of the director of the budget, up to $1,500,000 may be made available through transfer or suballocation to the office of children and family services, in accordance with a memorandum of understanding with the office of children and family services, to award to selected county youth bureaus for eligible workforce development programs including activities for at-risk youth.

Statewide employment and training activities may include one-to-one business advisement and training for qualified enrollees of the self-employment assistance program which may be operated by the state's small business development centers or the entrepreneurial assistance program (34780) ... 5,160,000 ............... (re. $5,160,000)

For services and expenses of adult, youth and dislocated worker employment and training local workforce investment area programs and statewide rapid response activities (34779) ........................ 151,015,000 ............................. (re. $145,020,000)
For services and expenses of miscellaneous workforce investment act, public law 105-220, and workforce innovation and opportunity act, public law 113-128, national reserve grants and other federal employment and training grants and federally administered programs (34778) ... 20,000,000 ........................... (re. $20,000,000)

By chapter 53, section 1, of the laws of 2014:
For the administration and operation of employment and training programs as funded by grants under the workforce investment act, public law 105-220, including grants to other governmental units, community-based organizations, non-profit and for profit organizations, suballocations to state departments and agencies and a portion may be transferred to state operations, according to the following:
For services and expenses of statewide activities, including but not limited to state administration and technical assistance to local workforce investment areas, pursuant to an expenditure plan approved by the director of the budget. Of the moneys appropriated herein for statewide activities, the state workforce investment board shall assist the governor in developing programs and identifying activities to be funded through the statewide reserve pursuant to section 134 of the federal workforce investment act, PL 105-220, and the commissioner of labor shall periodically report to the state workforce investment board on such programs and activities which shall be developed giving consideration to the strategic training alliance program and other existing programs.
Of the amount appropriated herein, subject to the approval of the director of the budget, up to $1,500,000 may be made available through transfer or suballocation to the office of children and family services, in accordance with a memorandum of understanding with the office of children and family services, to award to selected county youth bureaus for eligible workforce development programs including activities for at-risk youth.
Statewide employment and training activities may include one-to-one business advisement and training for qualified enrollees of the self-employment assistance program which may be operated by the state's small business development centers or the entrepreneurial assistance program ... 5,333,000 .................. (re. $3,200,000)
For services and expenses of adult, youth and dislocated worker employment and training local workforce investment area programs and statewide rapid response activities ..................... 155,731,000 ...................................... (re. $39,057,000)
For services and expenses of miscellaneous workforce investment act, public law 105-220 national reserve grants and other federal employment and training grants and federally administered programs ...... 20,000,000 ........................... (re. $12,000,000)

By chapter 53, section 1, of the laws of 2013:
For the administration and operation of employment and training programs as funded by grants under the workforce investment act, public law 105-220, including grants to other governmental units, community-based organizations, non-profit and for profit organizations, suballocations to state departments and agencies and a portion may be transferred to state operations, according to the following:
For services and expenses of statewide activities, including but not limited to state administration and technical assistance to local workforce investment areas, pursuant to an expenditure plan approved by the director of the budget. Of the moneys appropriated herein for statewide activities, the state workforce investment board shall assist the governor in developing programs and identifying activities to be funded through the statewide reserve pursuant to section
134 of the federal workforce investment act, PL 105-220, and the commissioner of labor shall periodically report to the state workforce investment board on such programs and activities which shall be developed giving consideration to the strategic training alliance program and other existing programs.

Of the amount appropriated herein, subject to the approval of the director of the budget, up to $1,500,000 may be made available through transfer or suballocation to the office of children and family services, in accordance with a memorandum of understanding with the office of children and family services, to award to selected county youth bureaus for eligible workforce development programs including activities for at-risk youth.

Statewide employment and training activities may include one-to-one business advisement and training for qualified enrollees of the self-employment assistance program which may be operated by the state's small business development centers or the entrepreneurial assistance program ... 4,961,000 ..................... (re. $10,000)

For services and expenses of adult, youth and dislocated worker employment and training local workforce investment area programs and statewide rapid response activities .................................

146,398,000 ...................................... (re. $15,070,000)

For services and expenses of miscellaneous workforce investment act, public law 105-220 national reserve grants and other federal employment and training grants and federally administered programs .......

By chapter 53, section 1, of the laws of 2012:

For the administration and operation of employment and training programs as funded by grants under the workforce investment act, public law 105-220, including grants to other governmental units, community-based organizations, non-profit and for profit organizations, suballocations to state departments and agencies and a portion may be transferred to state operations, according to the following:

For services and expenses of statewide activities, including but not limited to state administration and technical assistance to local workforce investment areas, pursuant to an expenditure plan approved by the director of the budget. Of the moneys appropriated herein for statewide activities, the state workforce investment board shall assist the governor in developing programs and identifying activities to be funded through the statewide reserve pursuant to section 134 of the federal workforce investment act, PL 105-220, and the commissioner of labor shall periodically report to the state workforce investment board on such programs and activities which shall be developed giving consideration to the strategic training alliance program and other existing programs.

Of the amount appropriated herein, subject to the approval of the director of the budget, up to $1,500,000 may be made available through transfer or suballocation to the office of children and family services, in accordance with a memorandum of understanding with the office of children and family services, to award to selected county youth bureaus for eligible workforce development programs including activities for at-risk youth.

Statewide employment and training activities may include one-to-one business advisement and training for qualified enrollees of the self-employment assistance program which may be operated by the state's small business development centers or the entrepreneurial assistance program ... 200,000 ......................... (re. $10,000)

For services and expenses of adult, youth and dislocated worker employment and training local workforce investment area programs and statewide rapid response activities .................................
For services and expenses of miscellaneous workforce investment act, public law 105-220 national reserve grants and other federal employment and training grants and federally administered programs .... 20,000,000 ................................................... (re. $1,615,000)

UNEMPLOYMENT INSURANCE BENEFIT PROGRAM

Special Revenue Funds - Federal
Unemployment Insurance Occupational Training Fund
Unemployment Insurance Occupational Training Account - 25950

By chapter 53, section 1, of the laws of 2015:
For the payment of expenses and allowances to authorized enrollees under approved employment and training programs or for payment of unemployment insurance benefits as authorized by the federal government through the disaster unemployment assistance program (34787) ... 26,500,000 ........................................ (re. $26,500,000)

By chapter 53, section 1, of the laws of 2014:
For the payment of expenses and allowances to authorized enrollees under approved employment and training programs or for payment of unemployment insurance benefits as authorized by the federal government through the disaster unemployment assistance program .... 26,500,000 ................................................... (re. $20,566,000)

Enterprise Funds
Unemployment Insurance Benefit Fund
Unemployment Insurance Benefit Account - 50650

By chapter 53, section 1, of the laws of 2015:
For payment of unemployment insurance benefits pursuant to article 18 of the labor law or as authorized by the federal government through the disaster unemployment assistance program, the emergency unemployment compensation program, the extended benefit program, the federal additional compensation program or any other federally funded unemployment benefit program (34787) .........................
3,250,000,000 .............................................. (re. $3,250,000,000)
DEPARTMENT OF LAW

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

FORECLOSURE AVOIDANCE AND AMELIORATION

Fiduciary Funds
Miscellaneous New York State Agency Fund
Mortgage Settlement Proceeds Trust Fund Account - 60690

By chapter 53, section 1, of the laws of 2014:

For allocation as follows: In accordance with a plan developed by the attorney general to provide compensation to the state of New York and its communities for harms purportedly caused by the allegedly unlawful conduct of J.P. Morgan Securities LLC (f/k/a "Bear, Stearns & Co. Inc.") , JPMorgan Chase Bank, N.A., EMC Mortgage LLC (f/k/a "EMC Mortgage Corporation"), for purposes intended to avoid preventable foreclosures, to ameliorate the effects of the foreclosure crisis, to enhance law enforcement efforts to prevent and prosecute financial fraud or unfair or deceptive acts or practices, and to otherwise promote the interests of the investing public. Such permissible purposes for allocation of the funds include, but are not limited to, providing funding for housing counselors, state and local foreclosure assistance hotlines, state and local foreclosure mediation programs, legal assistance, housing remediation and anti-blight projects, and for the training and staffing of, and capital expenditures required by, financial fraud and consumer protection efforts, and for any other purpose consistent with the terms of the Settlement Agreement dated November 19, 2013 between J.P. Morgan Securities LLC (f/k/a "Bear, Stearns & Co. Inc.") , JPMorgan Chase Bank, N.A., EMC Mortgage LLC (f/k/a "EMC Mortgage Corporation") and the people of the state of New York.

Notwithstanding any other law to the contrary, the amounts appropriated herein may be suballocated to any state department or agency for the purposes stated herein, 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 ... 81,500,234 .......................... (re. $81,500,234)
For payment according to the following schedule:

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SCHEDULE

COMMUNITY TREATMENT SERVICES PROGRAM .......................... 387,562,000

General Fund
Local Assistance Account - 10000

For payment, net of disallowances, of state financial assistance in accordance with the mental hygiene law related to treatment services.

Notwithstanding any other provisions of law, no payment shall be made from this appropriation until the recipient agency has demonstrated that it has applied for and received, or received formal notification of refusal of, all forms of third-party reimbursement, including federal aid and patient fees. The moneys hereby appropriated are available to reimburse or advance to localities and voluntary nonprofit agencies for expenditures heretofore accrued or hereafter to accrue during local fiscal periods commencing January 1, 2016 or July 1, 2016 and for advances for the period beginning January 1, 2017.

Notwithstanding any other provision of law, subject to the approval of the director of the budget, a portion of the money appropriated herein may be made available for obligations and payments heretofore or hereafter accrued by the department of health for community alcoholism, chemical dependence, and substance abuse treatment services, including the state share of medical assistance payments.

Notwithstanding any inconsistent provisions of law, moneys from this appropriation may be used for expenses of localities, nonprofit and for-profit agencies that may arise from the assumption of operational responsibilities for programs when operating certificates for such programs cease to be in effect and/or programs are placed into receivership pursuant to section 19.41 of the mental hygiene law.
No expenditure shall be made for such program until a certificate of allocation has been approved by the director of the budget and copies thereof filed with the state comptroller and chairs of the senate finance committee and the assembly ways and means committee. Notwithstanding any provision of law to the contrary, the commissioner of the office of alcoholism and substance abuse services shall be authorized, subject to the approval of the director of the budget, to continue contracts which were executed on or before March 31, 2016 with entities providing services for problem gambling and chemical dependency prevention, treatment and recovery services, without any additional requirements that such contracts be subject to competitive bidding, a request for proposal process or other administrative procedures. Notwithstanding any other provision of law, the money hereby appropriated may be transferred to state operations and/or any appropriation of the office of alcoholism and substance abuse services, 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. The state comptroller is hereby authorized to receive funds from the office of alcoholism and substance abuse services that were returned from providers in the current fiscal year in respect of a settlement of local assistance funds from prior fiscal years and is authorized to refund such moneys to the credit of the local assistance account of the general fund for the purpose of reimbursing the 2016-17 appropriation. Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or approved by, or under contract with the office of alcoholism and substance abuse services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES
AID TO LOCALITIES 2016-17

1 social services district as defined in
2 section 61 of the social services law, and
3 all such entities shall be considered to
4 be approved settings for the receipt of
5 supervised experience for the professions
6 governed by articles 153, 154 and 163 of
7 the education law, and furthermore, no
8 such entity shall be required to apply for
9 nor be required to receive a waiver pursuant to section 6503-a of the education law
10 in order to perform any activities or
11 provide any services.
12 Funds appropriated herein shall be available
13 in accordance with the following:
14 For services and expenses related to the
15 administration of chemical dependency
16 services by local governmental units
17 (11834) ......................... 4,000,000
18 For the state share of medical assistance
19 payments for outpatient services (11816)... 21,325,000
20 --------------
21 Program account subtotal ............... 25,325,000
22 --------------
23 Special Revenue Funds - Federal
24 Federal Health and Human Services Fund
25 Substance Abuse Prevention and Treatment (SAPT) Account - 25147
26
27 For services and expenses related to
28 prevention, intervention, and treatment
29 programs provided by the substance abuse
30 prevention and treatment (SAPT) block
31 grant.
32 Notwithstanding any inconsistent provision
33 of law, a portion of the funds hereby
34 appropriated may, subject to the approval
35 of the director of the budget, be trans-ferred to state operations and/or any
36 appropriation of the office of alcoholism
37 and substance abuse services consistent
38 with the terms and conditions of the SAPT
39 block grant award.
40 Notwithstanding any inconsistent provision
41 of law, $5,000,000 of the funds hereby
42 appropriated may, subject to the approval
43 of the director of the budget, be used for
44 services and expenses associated with
45 federal grant awards yet to be allocated
46 by the federal department of health and
47 human services.
48 Notwithstanding any provision of law to the
49 contrary, the commissioner of the office
50 of alcoholism and substance abuse services
51 shall be authorized, subject to the
52 approval of the director of the budget, to
53 continue contracts which were executed on
54 or before March 31, 2016 with entities
55 providing services for problem gambling
56 and chemical dependency prevention, treat-
57 ment and recovery services, without any
additional requirements that such contracts be subject to competitive bidding, a request for proposal process or other administrative procedures. Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure require- ments of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or approved by, or under contract with the office of alcoholism and substance abuse services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

Funds appropriated herein shall be available in accordance with the following:

For services and expenses related to problem gambling and chemical dependence outpatient services (11815) ................... 21,200,000
For services and expenses related to residential services (11822) ................. 57,060,000
For services and expenses related to crisis services (11823) ......................... 7,900,000

Program account subtotal .................. 86,160,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Shelter Plus Care Account - 25388

For services and expenses related to homeless grants. Subject to a plan approved by the director of the budget, the amount appropriated herein may be made available to other state agencies for services and expenses related to federal homeless grants. The director of the budget is hereby authorized to transfer appropriation authority contained herein to state operations and/or any appropriation of the
office of alcoholism and substance abuse services and/or any other federal fund in which federal homeless grants are actually received.

Notwithstanding any inconsistent provision of law, $5,000,000 of the funds hereby appropriated may, subject to the approval of the director of the budget, be used for federal grant awards yet to be allocated. Appropriation authority contained herein may be transferred to state operations and/or any appropriation of the office of alcoholism and substance abuse services (11818) ................................. 19,000,000

Program account subtotal ............... 19,000,000

For payment, net of disallowances, of state financial assistance in accordance with the mental hygiene law related to treatment services.

Notwithstanding any other provisions of law, no payment shall be made from this appropriation until the recipient agency has demonstrated that it has applied for and received, or received formal notification of refusal of, all forms of third-party reimbursement, including federal aid and patient fees. The moneys hereby appropriated are available to reimburse or advance to localities and voluntary nonprofit agencies for expenditures heretofore accrued or hereafter to accrue during local fiscal periods commencing January 1, 2016 or July 1, 2016 and for advances for the period beginning January 1, 2017.

The commissioner, pursuant to such contract and/or funding authorization letter, may pay from this appropriation all or a portion of the expenses incurred by such voluntary agencies arising out of loans obtained from the proceeds of bonds and notes issued by the dormitory authority of the state of New York or another authorized entity approved by the division of the budget. Such expenses may include, but shall not be limited to, amounts relating to principal and interest and any other fees and charges arising from such loans.

Notwithstanding any inconsistent provisions of law, moneys from this appropriation may be used for expenses of localities, nonprofit and for-profit agencies that may arise from the assumption of operational responsibilities for programs when operat-
AID TO LOCALITIES   2016-17

1. ing certificates for such programs cease
2. to be in effect and/or programs are placed
3. into receivership pursuant to section
4. 19.41 of the mental hygiene law.
5. No expenditure shall be made for such
6. program until a certificate of allocation
7. has been approved by the director of the
8. budget and copies thereof filed with the
9. state comptroller and chairs of the senate
10. finance committee and the assembly ways
11. and means committee.
12. Notwithstanding any provision of law to the
13. contrary, the commissioner of the office
14. of alcoholism and substance abuse services
15. shall be authorized, subject to the
16. approval of the director of the budget, to
17. continue contracts which were executed on
18. or before March 31, 2016 with entities
19. providing services for problem gambling
20. and chemical dependency prevention, treat-
21. ment and recovery services, without any
22. additional requirements that such
23. contracts be subject to competitive
24. bidding, a request for proposal process or
25. other administrative procedures.
26. Notwithstanding any other provision of law,
27. the money hereby appropriated may be
28. transferred to state operations and/or any
29. appropriation of the office of alcoholism
30. and substance abuse services, with the
31. approval of the director of the budget who
32. shall file such approval with the depart-
33. ment of audit and control and copies ther-
34. eof with the chairman of the senate
35. finance committee and the chairman of the
36. assembly ways and means committee.
37. Notwithstanding any other provision of law,
38. funds hereby appropriated may, subject to
39. the approval of the director of the budg-
40. et, be available for services and expenses
41. for supportive housing for chronically
42. homeless families, or families at serious
43. risk of becoming chronically homeless, in
44. which the head of the household suffers
45. from a substance abuse disorder, a disab-
46. ling medical condition, or HIV/AIDS
47. provided under the joint project between
48. the state and the city of New York, known
49. as the New York New York III supportive
50. housing agreement.
51. The state comptroller is hereby authorized
52. and directed to loan money in accordance
53. with the provisions set forth in subdivi-
54. sion 5 of section 4 of the state finance
55. law to the mental hygiene program fund
56. account.
57. The state comptroller is hereby authorized
58. to receive funds from the office of alco-
59. holism and substance abuse services that
60. were returned from providers in the
current fiscal year in respect of a
settlement of local assistance funds from
prior fiscal years and is authorized to
refund such moneys to the credit of this
fund for the purpose of reimbursing the
2016-17 appropriation.

Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded, or
approved by, or under contract with the
office of alcoholism and substance abuse
services, a local governmental unit as
such term is defined in article 41 of
the mental hygiene law, and/or a local
social services district as defined in
section 61 of the social services law, and
all such entities shall be considered to
be approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursu-
ant to section 6503-a of the education law
in order to perform any activities or
provide any services.

Funds appropriated herein shall be available
in accordance with the following:

For services and expenses related to resi-
dential services (11822) ...................... 104,899,000
For services and expenses related to crisis
services (11823) ............................. 11,000,000
For services and expenses related to problem
gambling and chemical dependence outpa-
tient services (11815) ...................... 110,925,000
For expenses related to debt service
payments for capital projects funded by
the proceeds of bonds and notes issued by
the dormitory authority of the state of
New York (11824) ............................ 29,500,000
For services and expenses of the office of
alcoholism and substance abuse services to
implement subdivision 3-c of section one
of part c of chapter 57 of the laws of
2006, as amended by part i of chapter 60
of the laws of 2014, to provide funding
for a cost of living adjustment for the
purpose of establishing rates of payments,
contracts or any other form of
reimbursement for the period April 1, 2016
through March 31, 2017. Notwithstanding
any other provision of law to the contrary, and subject to the approval of the director of the budget, the amounts appropriated herein may be increased or decreased by interchange or transfer without limit to any local assistance appropriation, and may include advances to local governments and voluntary agencies, to accomplish this purpose .................. 753,000

Program account subtotal .................. 257,077,000

PREVENTION AND PROGRAM SUPPORT ....................... 86,103,000

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Substance Abuse Prevention and Treatment (SAPT) Account - 25147

For services and expenses related to prevention, intervention and treatment programs provided by the substance abuse prevention and treatment (SAPT) block grant.

Notwithstanding any inconsistent provision of law, a portion of the funds hereby appropriated may, subject to the approval of the director of the budget, be transferred to state operations and/or any appropriation of the office of alcoholism and substance abuse services consistent with the terms and conditions of the SAPT block grant award.

Notwithstanding any provision of law to the contrary, the commissioner of the office of alcoholism and substance abuse services shall be authorized, subject to the approval of the director of the budget, to continue contracts which were executed on or before March 31, 2016 with entities providing services for problem gambling and chemical dependency prevention, treatment and recovery services, without any additional requirements that such contracts be subject to competitive bidding, a request for proposal process or other administrative procedures.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or
approved by, or under contract with the
office of alcoholism and substance abuse
services, a local governmental unit as
such term is defined in article 41 of
the mental hygiene law, and/or a local
social services district as defined in
section 61 of the social services law, and
all such entities shall be considered to
be approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursu-
ant to section 6503-a of the education law
in order to perform any activities or
provide any services (11825) ............. 29,000,000
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Program account subtotal ............... 29,000,000
--------------

Special Revenue Funds - Other
Chemical Dependence Service Fund
Substance Abuse Services Fund Account - 22700

For services and expenses of community chem-
dependence treatment and prevention
services programs including services and
expenses related to staff training, evalu-
ation, and workforce development activ-
ies.

Notwithstanding any provision of law, rule
or regulation to the contrary, a portion
of this appropriation related to enforce-
ment action fine and/or levy moneys may be
made available to localities and nonprofit
and for-profit agencies for payment of
expenses for facilities operating under a
receivership pursuant to section 19.41 of
the mental hygiene law. Such funds may
also be transferred to state operations
and/or any appropriation of the office of
alcoholism and substance abuse services
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 provision of articles
153, 154 and 163 of the education law, there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
DEPARTMENT OF MENTAL HYGIENE
OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES
AID TO LOCALITIES  2016-17

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>ated, certified, regulated, funded, or approved by, or under contract with the office of alcoholism and substance abuse services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services (11825)</td>
<td>$12,413,000</td>
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<tr>
<td>Program account subtotal</td>
<td>$12,413,000</td>
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<tr>
<td>Special Revenue Funds - Other</td>
<td></td>
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<tr>
<td>Medical Marihuana Trust Fund</td>
<td></td>
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<tr>
<td>Medical Marihuana Fund - Addiction Services - 23754</td>
<td></td>
</tr>
<tr>
<td>For services and expenses of chemical dependence, prevention, recovery, and treatment services. Notwithstanding any provision of law, rule or regulation to the contrary, a portion of this appropriation related to enforcement action fine and/or levy money may be made available to localities and nonprofit and for-profit agencies for payment of expenses for facilities operating under a receivership pursuant to section 19.41 of the mental hygiene law. Notwithstanding any other provision of law to the contrary, any of the amounts appropriated herein may be increased or decreased by interchange or transfer without limit, with any appropriation of the office of alcoholism and substance abuse services or by transfer or suballocation to any department, agency or public authority for expenditures incurred in the operation of such programs 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 (11825).</td>
<td>$100,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>$100,000</td>
</tr>
</tbody>
</table>
For payment, net of disallowances, of state financial assistance in accordance with the mental hygiene law related to problem gambling and chemical dependency school and community-based prevention, education, and recovery programs, including programs targeted at youth, and program support. Notwithstanding any other provisions of law, no payment shall be made from this appropriation until the recipient agency has demonstrated it has applied for and received, or received formal notification of refusal of, all forms of third-party reimbursement, including federal aid and patient fees. The moneys hereby appropriated are available to reimburse or advance to localities and voluntary nonprofit agencies for expenditures heretofore accrued or hereafter to accrue during local fiscal periods commencing January 1, 2016 or July 1, 2016 and for advances for the period beginning January 1, 2017. No expenditure shall be made for such program until a certificate of allocation has been approved by the director of the budget and copies thereof filed with the state comptroller and chairs of the senate finance committee and the assembly ways and means committee. Notwithstanding any other provision of law, the money hereby appropriated may be transferred to state operations and/or any appropriation of the office of alcoholism and substance abuse services, 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. The state comptroller is hereby authorized and directed to loan money in accordance with the provisions set forth in subdivision 5 of section 4 of the state finance law to the mental hygiene program fund account. The state comptroller is hereby authorized to receive funds from the office of alcoholism and substance abuse services that were returned from providers in the current fiscal year in respect of a settlement of local assistance funds from prior fiscal years and is authorized to refund such moneys to the credit of this fund for the purpose of reimbursing the 2016-17 appropriation.
Notwithstanding any provision of law to the contrary, the commissioner of the office of alcoholism and substance abuse services shall be authorized, subject to the approval of the director of the budget, to continue contracts which were executed on or before March 31, 2016 with entities providing services for problem gambling and chemical dependency prevention and treatment services, without any additional requirements that such contracts be subject to competitive bidding, a request for proposal process or other administrative procedures. Of the amounts appropriated herein and the amounts appropriated for the substance abuse prevention and treatment (SAPT) account, at least $14,859,531 shall be made available to the New York city department of education for the continuation of such school-operated prevention programs provided by school district employees; provided, however, that the amount may be adjusted downward due to performance concerns.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, or approved by, or under contract with the office of alcoholism and substance abuse services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services (11825) ............. 44,590,000

Program account subtotal ............... 44,590,000

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COMMUNITY TREATMENT SERVICES PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses of the New York city department of education
related to the hiring of additional substance abuse prevention and
intervention specialists (11800) ... 2,000,000 .... (re. $2,000,000)
For services and expenses for opiate abuse treatment and prevention
programs (11809) ... 1,000,000 ................. (re. $1,000,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53,
section 1, of the laws of 2015:
For services and expenses of opiate abuse treatment and prevention
programs ... 1,000,000 ....................... (re. $448,000)
For services and expenses for additional funding for heroin
prevention, treatment, and recovery support services ..............
1,000,000 ........................................ (re. $650,000)
For services and expenses for additional prevention, treatment and
recovery services ... 800,000 ..................... (re. $788,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Substance Abuse Prevention and Treatment (SAPT) Account - 25147

By chapter 53, section 1, of the laws of 2015:
For services and expenses related to prevention, intervention, and
treatment programs provided by the substance abuse prevention and
treatment (SAPT) block grant.
Notwithstanding any inconsistent provision of law, a portion of the
funds hereby appropriated may, subject to the approval of the
director of the budget, be transferred to state operations and/or
any appropriation of the office of alcoholism and substance abuse
services consistent with the terms and conditions of the SAPT block
grant award.
Notwithstanding any inconsistent provision of law, $5,000,000 of the
funds hereby appropriated may, subject to the approval of the
director of the budget, be used for services and expenses associated
with federal grant awards yet to be allocated by the federal
department of health and human services.
Notwithstanding any provision of law to the contrary, the commissioner
of the office of alcoholism and substance abuse services shall be
authorized, subject to the approval of the director of the budget,
to continue contracts which were executed on or before March 31,
2015 with entities providing services for problem gambling and
chemical dependency prevention, treatment and recovery services,
without any additional requirements that such contracts be subject
to competitive bidding, a request for proposal process or other
administrative procedures.
Funds appropriated herein shall be available in accordance with the
following:
For services and expenses related to problem gambling and chemical
dependency outpatient services (11815) .........................
17,900,000 ......................................... (re. $17,333,000)
For services and expenses related to residential services (11822) ....
61,200,000 .......................................... (re. $44,965,000)
For services and expenses related to crisis services (11823) ........
7,900,000 .......................................... (re. $5,197,000)
By chapter 53, section 1, of the laws of 2014:

For services and expenses related to prevention, intervention, and treatment programs provided by the substance abuse prevention and treatment (SAPT) block grant.

Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part N of chapter 56 of the laws of 2013, for the period commencing on April 1, 2014 and ending March 31, 2015 the commissioner shall not apply any cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement.

Notwithstanding any inconsistent provision of law, a portion of the funds hereby appropriated may, subject to the approval of the director of the budget, be transferred to state operations and/or any appropriation of the office of alcoholism and substance abuse services consistent with the terms and conditions of the SAPT block grant award.

Notwithstanding any inconsistent provision of law, $5,000,000 of the funds hereby appropriated may, subject to the approval of the director of the budget, be used for services and expenses associated with federal grant awards yet to be allocated by the federal department of health and human services.

Notwithstanding any provision of law to the contrary, the commissioner of the office of alcoholism and substance abuse services shall be authorized, subject to the approval of the director of the budget, to continue contracts which were executed on or before March 31, 2014 with entities providing services for problem gambling and chemical dependency prevention, treatment and recovery services, without any additional requirements that such contracts be subject to competitive bidding, a request for proposal process or other administrative procedures.

Funds appropriated herein shall be available in accordance with the following:

For services and expenses related to problem gambling and chemical dependence outpatient services ... 17,900,000 ........... (re. $100,000)
For services and expenses related to residential services ...........
61,200,000 .......................................... (re. $5,987,000)
For services and expenses related to crisis services ............
7,900,000 ........................................ (re. $2,027,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Shelter Plus Care Account - 25388

By chapter 53, section 1, of the laws of 2015:

For services and expenses related to homeless grants. Subject to a plan approved by the director of the budget, the amount appropriated herein may be made available to other state agencies for services and expenses related to federal homeless grants. The director of the budget is hereby authorized to transfer appropriation authority contained herein to state operations and/or any appropriation of the office of alcoholism and substance abuse services and/or any other federal fund in which federal homeless grants are actually received.

Notwithstanding any inconsistent provision of law, $5,000,000 of the funds hereby appropriated may, subject to the approval of the director of the budget, be used for federal grant awards yet to be allocated. Appropriation authority contained herein may be transferred to state operations and/or any appropriation of the office of alcoholism and substance abuse services (11818) ........
19,000,000 ............................................. (re. $19,000,000)
By chapter 53, section 1, of the laws of 2014:
For services and expenses related to homeless grants. Subject to a
plan approved by the director of the budget, the amount appropriated
herein may be made available to other state agencies for services
and expenses related to federal homeless grants. The director of the
budget is hereby authorized to transfer appropriation authority
contained herein to state operations and/or any appropriation of the
office of alcoholism and substance abuse services and/or any other
federal fund in which federal homeless grants are actually received.
Notwithstanding any inconsistent provision of law, $5,000,000 of the
funds hereby appropriated may, subject to the approval of the direc-
tor of the budget, be used for federal grant awards yet to be allo-
cated. Appropriation authority contained herein may be transferred
to state operations and/or any appropriation of the office of alco-
holism and substance abuse services.
Notwithstanding any inconsistent provision of law, including section 1
of part C of chapter 57 of the laws of 2006, as amended by section 1
of part N of chapter 56 of the laws of 2013, for the period commenc-
ing on April 1, 2014 and ending March 31, 2015 the commissioner
shall not apply any cost of living adjustment for the purpose of
establishing rates of payments, contracts or any other form of
reimbursement ... 19,000,000 ......................... (re. $14,712,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses related to homeless grants. Subject to a
plan approved by the director of the budget, the amount appropriated
herein may be made available to other state agencies for services
and expenses related to federal homeless grants. The director of the
budget is hereby authorized to transfer appropriation authority
contained herein to state operations and/or any appropriation of the
office of alcoholism and substance abuse services and/or any other
federal fund in which federal homeless grants are actually received.
Notwithstanding any inconsistent provision of law, $5,000,000 of the
funds hereby appropriated may, subject to the approval of the direc-
tor of the budget, be used for federal grant awards yet to be allo-
cated. Appropriation authority contained herein may be transferred
to state operations and/or any appropriation of the office of alco-
holism and substance abuse services.
Notwithstanding any inconsistent provision of law, including section 1
of part C of chapter 57 of the laws of 2006, as amended by section 1
of part H of chapter 56 of the laws of 2012, for the period commenc-
ing on April 1, 2013 and ending March 31, 2014 the commissioner
shall not apply any cost of living adjustment for the purpose of
establishing rates of payments, contracts or any other form of
reimbursement ... 19,000,000 ......................... (re. $11,546,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Mental Hygiene Program Fund Account - 21907

By chapter 53, section 1, of the laws of 2013, as amended by chapter 53,
section 1, of the laws of 2015:
For services and expenses for additional prevention, treatment and
recovery services ... 200,000 ......................... (re. $200,000)

PREVENTION AND PROGRAM SUPPORT

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Substance Abuse Prevention and Treatment (SAPT) Account - 25147
623

DEPARTMENT OF MENTAL HYGIENE

OFFICE OF ALCOHOLISM AND SUBSTANCE ABUSE SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

By chapter 53, section 1, of the laws of 2015:

For services and expenses related to prevention, intervention and
treatment programs provided by the substance abuse prevention and
treatment (SAPT) block grant.

Notwithstanding any inconsistent provision of law, a portion of the
funds hereby appropriated may, subject to the approval of the
director of the budget, be transferred to state operations and/or
any appropriation of the office of alcoholism and substance abuse
services consistent with the terms and conditions of the SAPT block
grant award.

Notwithstanding any provision of law to the contrary, the commissioner
of the office of alcoholism and substance abuse services shall be
authorized, subject to the approval of the director of the budget,
to continue contracts which were executed on or before March 31,
2015 with entities providing services for problem gambling and
chemical dependency prevention, treatment and recovery services,
without any additional requirements that such contracts be subject
to competitive bidding, a request for proposal process or other
administrative procedures (11825) ..................................

29,000,000 ....................................... (re. $23,703,000)

By chapter 53, section 1, of the laws of 2014:

For services and expenses related to prevention, intervention and
treatment programs provided by the substance abuse prevention and
treatment (SAPT) block grant.

Notwithstanding any inconsistent provision of law, including section 1
of part C of chapter 57 of the laws of 2006, as amended by section 1
of part N of chapter 56 of the laws of 2013, for the period commenc-
ing on April 1, 2014 and ending March 31, 2015 the commissioner
shall not apply any cost of living adjustment for the purpose of
establishing rates of payments, contracts or any other form of
reimbursement.

Notwithstanding any inconsistent provision of law, a portion of the
funds hereby appropriated may, subject to the approval of the direc-
tor of the budget, be transferred to state operations and/or any
appropriation of the office of alcoholism and substance abuse
services consistent with the terms and conditions of the SAPT block
grant award.

Notwithstanding any provision of law to the contrary, the commissioner
of the office of alcoholism and substance abuse services shall be
authorized, subject to the approval of the director of the budget,
to continue contracts which were executed on or before March 31,
2014 with entities providing services for problem gambling and chem-
ical dependency prevention, treatment and recovery services, without
any additional requirements that such contracts be subject to
competitive bidding, a request for proposal process or other admin-
istrative procedures ... 29,000,000 ......................... (re. $2,500,000)

Special Revenue Funds - Other

Chemical Dependence Service Fund
Substance Abuse Services Fund Account - 22700

By chapter 53, section 1, of the laws of 2015:

For services and expenses of community chemical dependence treatment
and prevention services programs including services and expenses
related to staff training, evaluation, and workforce development
activities.

Notwithstanding any provision of law, rule or regulation to the
contrary, a portion of this appropriation related to enforcement
action fine and/or levy moneys may be made available to localities
and nonprofit and for-profit agencies for payment of expenses for
facilities operating under a receivership pursuant to section 19.41
of the mental hygiene law. Such funds may also be transferred to
state operations and/or any appropriation of the office of
alcoholism and substance abuse services 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 (11825) ... 12,413,000 .. (re. $12,217,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of community chemical dependence treatment
and prevention services programs including services and expenses
related to staff training, evaluation, and workforce development
activities.
Notwithstanding any provision of law, rule or regulation to the
contrary, a portion of this appropriation related to enforcement
action fine and/or levy moneys may be made available to localities
and nonprofit and for-profit agencies for payment of expenses for
facilities operating under a receivership pursuant to section 19.41
of the mental hygiene law. Such funds may also be transferred to
state operations and/or any appropriation of the office of alcohol-
ism and substance abuse services 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 ... 7,413,000 ......................... (re. $2,685,000)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>393,982,000</td>
<td>0</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>48,410,000</td>
<td>41,971,000</td>
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<tr>
<td>Special Revenue Funds - Other</td>
<td>992,052,000</td>
<td>9,652,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>1,434,444,000</td>
<td>51,623,000</td>
</tr>
</tbody>
</table>

SCHEDULE

ADULT SERVICES PROGRAM ................................... 1,179,867,000

General Fund
Local Assistance Account - 10000

For services and expenses of various adult community mental health services, including transfer to the department of health to reimburse the department for the state share of medical assistance for various community mental health services. For payment of state financial assistance, net of disallowances, for community mental health programs pursuant to article 41 and other provisions of the mental hygiene law. The moneys hereby appropriated for allocation to local governments and voluntary agencies for services are available to reimburse or advance funds to local governments and voluntary agencies for expenditures made or to be made during local program years commencing January 1, 2016 or July 1, 2016 and for advances for the period beginning January 1, 2017 for local governments and voluntary agencies with program years beginning January 1.

Notwithstanding any provision of law to the contrary, the commissioner of the office of mental health shall be authorized, subject to the approval of the director of the budget, to continue contracts which were executed on or before March 31, 2016 with entities providing services to persons with mental illness, without any additional requirements that such contracts be subject to competitive bidding, a request for proposals process or other administrative procedures. No expenditures shall be made for such program prior to the approval of a methodology for allocation in accordance with a plan approved by the commissioner and the director of the budget with copies to be filed with the chairpersons of the senate finance committee and assembly ways and means committee. Furthermore, no expendi-
ture shall be made until a certificate of allocation has been approved by the director of the budget with copies to be filed with the chairpersons of the senate finance committee and the assembly ways and means committee. The state comptroller is hereby authorized to receive funds from the office of mental health that were returned from providers in the current fiscal year in respect of a settlement of local assistance funds from prior fiscal years, and is authorized to refund such moneys to the credit of the local assistance account of the general fund for the purpose of reimbursing the 2016-17 appropriation.

Notwithstanding any other provision of law to the contrary, and consistent with section 33.07 of the mental hygiene law, the directors of facilities licensed but not operated by the office of mental health who act as federally appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, approved by, or under contract with the office of mental health, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

Notwithstanding any other provision of law, the commissioner of mental health shall, until July 1, 2017, be solely authorized, in his or her discretion, to designate
those general hospitals, local govern-
mental units and voluntary agencies which
may apply and be considered for the
approval and issuance of an operating
certificate pursuant to article 31 of the
mental hygiene law for the operation of a
comprehensive psychiatric emergency
program.
Notwithstanding any provision of section 21
of chapter 723 of the laws of 1989, as
amended, to the contrary, the provisions
of sections 1, 2 and 4-20 of such chapter
shall remain in full force and effect
until July 1, 2017, when upon such date
the amendments and additions made by such
sections of chapter 723 of the laws of
1989 shall expire and be deemed repealed,
and any provision of law amended by any
such sections shall revert to its test as
it existed prior to the effective date of
Notwithstanding any other provision of law
to the contrary, any of the amounts appro-
priated herein may be increased or
decreased by interchange or transfer with-
out limit, with any appropriation of the
office of mental health or by transfer or
suballocation to any department, agency or
public authority for expenditures incurred
in the operation of such programs with the
approval of the director of the budget who
shall file such approval with the depart-
ment of audit and control and copies ther-
of with the chairman of the senate
finance committee and the chairman of the
assembly ways and means committee:
For transfer to the department of health to
reimburse the department for the state
share of medical assistance payments for
various mental health services.
For the period April 1, 2016 through March
31, 2017, the office of mental health is
authorized to recover from community
residences and family-based treatment
providers licensed by the office of mental
health, consistent with contractual
obligations of such providers and
notwithstanding any other inconsistent
provision of law to the contrary, for the
period January 1, 2003 through December
31, 2009 and January 1, 2011 through June
30, 2017 for programs located outside of
the city of New York and for the period
July 1, 2003 through June 30, 2010 and
July 1, 2011 through June 30, 2017 for
programs located in the city of New York,
in an amount equal to 50 percent of the
income received by such providers which
exceed the fixed amount of annual medicaid revenue limitations, as established by the commissioner of mental health (36942) .... 277,079,000

Program account subtotal .................. 277,079,000

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Community Mental Health Services Block Grant Account - 25180

For services and expenses related to adult mental health services funded by the community mental health services block grant. Notwithstanding any inconsistent provision of law, a portion of this appropriation, consistent with the terms and conditions of the block grant, may be transferred to other programs within the office of mental health for aid to localities, administrative and support services, including fringe benefits, associated with the federal block grant (36947) ........ 22,791,000

Program account subtotal .................. 22,791,000

Special Revenue Funds - Federal
Federal Health and Human Services Fund
PATH Account - 25124

For programs to assist and transition from homelessness (PATH) grants. Notwithstanding any inconsistent provision of law, a portion of this appropriation, consistent with the terms and conditions of the PATH grant, may be transferred to other programs within the office of mental
health for aid to localities, administrative and support services, including fringe benefits, associated with the grant (36946) .................................. 6,359,000
Program account subtotal ............ 6,359,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Federal Operating Grants Account - 25384

For services and expenses related to homeless and shelter plus care grants. Subject to a plan approved by the director of the budget, the amount appropriated herein may be made available to other state agencies for services and expenses related to federal homeless and shelter plus care grants (36950) ......................... 7,000,000
Program account subtotal ............ 7,000,000

Special Revenue Funds - Other
Combined Expendable Trust Fund
Mental Illness Anti-Stigma Fund Account

For grants to organizations dedicated to eliminating the stigma attached to mental illness pursuant to chapter 422 of the laws of 2015 .......................... 200,000
Program account subtotal............ 200,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Medication Reimbursement Account - 22128

For services and expenses related to adult mental health services, including assisted outpatient treatment pursuant to article 9 and other provisions of the mental hygiene law (36939) ............................ 7,580,000
Program account subtotal .......... 7,580,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Mental Hygiene Program Fund Account - 21907

The state comptroller is hereby authorized and directed to loan money in accordance with the provisions set forth in subdivision 5 of section 4 of the state finance law to the mental hygiene program fund account.
For payment of state financial assistance, net of disallowances, for community mental health programs pursuant to article 41 and other provisions of the mental hygiene law. The moneys hereby appropriated for allocation to local governments and voluntary agencies for services are available to reimburse or advance funds to local governments and voluntary agencies for expenditures made or to be made during local program years commencing January 1, 2016 or July 1, 2016 and for advances for the period beginning January 1, 2017 for local governments and voluntary agencies with program years beginning January 1.

Notwithstanding any other provision of law, and except for transfers to the department of health to reimburse the department for the state share of medical assistance payments and as modified below, this appropriation shall be available for obligations for the period commencing July 1, 2016 and ending June 30, 2017 and shall be available for expenditure from July 1, 2016 through September 15, 2017.

Notwithstanding any provision of law to the contrary, the commissioner of the office of mental health shall be authorized, subject to the approval of the director of the budget, to continue contracts which were executed on or before March 31, 2016 with entities providing services to persons with mental illness, without any additional requirements that such contracts be subject to competitive bidding, a request for proposals process or other administrative procedures.

No expenditures shall be made for such program prior to the approval of a methodology for allocation in accordance with a plan approved by the commissioner and the director of the budget with copies to be filed with the chairpersons of the senate finance committee and assembly ways and means committee. Furthermore, no expenditure shall be made until a certificate of allocation has been approved by the director of the budget with copies to be filed with the chairpersons of the senate finance committee and the assembly ways and means committee. The state comptroller is hereby authorized to receive funds from the office of mental health that were returned from providers in the current fiscal year in respect of a settlement of local assistance funds from prior fiscal years, and is authorized to refund such moneys to the credit of the mental hygiene program fund account for the purpose of reimbursing the 2016-17 appropriation.
Notwithstanding any other provision of law, to the contrary, and consistent with section 33.07 of the mental hygiene law, the directors of facilities licensed but not operated by the office of mental health who act as federally appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, approved by, or under contract with the office of mental health, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

Notwithstanding any other provision of law, the commissioner of mental health shall, until July 1, 2017, be solely authorized, in his or her discretion, to designate those general hospitals, local governmental units and voluntary agencies which may apply and be considered for the approval and issuance of an operating certificate pursuant to article 31 of the mental hygiene law for the operation of a comprehensive psychiatric emergency program.

Notwithstanding any provision of section 21 of chapter 723 of the laws of 1989, as amended, to the contrary, the provisions of sections 1, 2 and 4-20 of such chapter shall remain in full force and effect until July 1, 2017, when upon such date the amendments and additions made by such sections of chapter 723 of the laws of
1989 shall expire and be deemed repealed, and any provision of law amended by any such sections shall revert to its text as it existed prior to the effective date of chapter 723 of the laws of 1989. Notwithstanding any other provision of law to the contrary, any of the amounts appropriated herein may be increased or decreased by interchange or transfer without limit, with any appropriation of the office of mental health or by transfer or suballocation to any department, agency or public authority for expenditures incurred in the operation of such programs 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:

For services and expenses of various community mental health non-residential programs, pursuant to article 41 of the mental hygiene law, including but not limited to sections 41.13, 41.18, and 41.47. Notwithstanding any other provision of law to the contrary, up to $7,000,000 of this appropriation may be made available to the Research Foundation for Mental Hygiene, Inc. pursuant to a contract with the office of mental health for two mental health demonstration programs. One program shall be a behavioral health care management program for persons with serious mental illness, and the other program shall be a mental health and care coordination demonstration program for persons with mental illness who are discharged from impacted adult homes in the city of New York. An amount from this appropriation when combined with the appropriation for the miscellaneous special revenue fund medication reimbursement account shall provide up to $15,000,000 for grants to the counties and city of New York to provide medication, and other services necessary to prescribe and administer medication pursuant to a plan approved by the commissioner of mental health, as authorized under chapter 408 of the laws of 1999 as amended (36940) 313,188,000

For services and expenses of various community mental health emergency programs including comprehensive psychiatric emergency programs pursuant to section 41.51 of the mental hygiene law (36941) ........... 6,823,000

For services and expenses of various community mental health residential programs, including but not limited to community residences pursuant to sections 41.44 and
41.38 of the mental hygiene law. Notwithstanding the provisions of section 31.03 of the mental hygiene law and any other inconsistent provision of law, moneys appropriated for family care shall be available for, but not limited to, the purchase of substitute caretakers up to a maximum of 14 days and payments limited to $686 per year based upon financial need for the personal needs of each client residing in the family care home (36911)...

For services and expenses of the office of mental health to implement subdivision 3-c of section one of part c of chapter 57 of the laws of 2006, as amended by part i of chapter 60 of the laws of 2014, to provide funding for a cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement for the period April 1, 2016 through March 31, 2017. Notwithstanding any other provision of law to the contrary, and subject to the approval of the director of the budget, the amounts appropriated herein may be increased or decreased by interchange or transfer without limit to any local assistance appropriation, and may include advances to local governments and voluntary agencies, to accomplish this purpose (36928) .......

Funds appropriated herein shall be used for services and expenses associated with reinvestment for the expansion of state community hubs and voluntary operated services for adults and children, including, but not limited to, expanding crisis and respite beds, home and community based services waiver slots, supported housing, mental health urgent care walk-in centers, mobile engagement teams, first episode psychosis teams, family resource centers, evidence-based family support services, peer-operated recovery centers, suicide prevention services, community forensic and diversion services, tele-psychiatry, transportation services, family concierge services, and adjustments to managed care premiums. The amounts in this appropriation shall be deemed to satisfy the funding requirements of section 41.55 of the mental hygiene law. Notwithstanding any other provision of law to the contrary, any of the amounts appropriated herein may be increased or decreased by interchange or transfer without limit, with any appropriation of the office of mental health, with the approval of the director of the budget who shall file such approval with the department of...
DEPARTMENT OF MENTAL HYGIENE

OFFICE OF MENTAL HEALTH

AID TO LOCALITIES  2016-17

audit and control and copies thereof with
the chairman of the senate finance commit-
tee and the chairman of the assembly ways
and means committee:
For services and expenses associated with
reinvestment for the expansion of state
community hubs and voluntary operated
services for adults and children (37013)..  67,250,000
For services and expenses associated with
the provision of education, assessments,
training, in-reach, care coordination,
supported housing and the services needed
by mentally ill residents of adult homes
and persons with mental illness who are
discharged from adult homes, including,
but not limited to, the individuals
included in the implementation of the
settlement of O'Toole et. al. v. Cuomo
provided, however, no funds from this
appropriation shall be used to pay for the
services of an independent reviewer
appointed by such district court (36958).. 38,000,000
For services and expenses associated with
the provision of care coordination,
supported housing and the services needed
by qualified current and future mentally
ill residents of nursing homes, and
persons with mental illness who are
discharged from nursing homes, to imple-
ment settlement of 2011 federal litigation
Joseph S. v. Hogan (37000) ............... 12,000,000
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Program account subtotal ............... 853,858,000
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CHILDREN AND YOUTH SERVICES PROGRAM ................. 254,577,000

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General Fund
Local Assistance Account - 10000

For services and expenses of various chil-
dren and families community mental health
services, including transfer to the
department of health to reimburse the
department for the state share of medical
assistance for various community mental
health services.
This appropriation anticipates the transfer
of funds from the state education depart-
ment to the office of mental health of
tuition funds advanced in previous years
and reimbursed by the child's school
district of origin to the state of New
York pursuant to chapter 810 of the laws
of 1986 and applicable provisions of the
education law.
For payment of state financial assistance,
et of disallowances, for community mental
health programs pursuant to article 41 and
The moneys hereby appropriated for allocation to local governments and voluntary agencies for services are available to reimburse or advance funds to local governments and voluntary agencies for expenditures made or to be made during local program years commencing January 1, 2016 or July 1, 2016 and for advances for the period beginning January 1, 2017 for local governments and voluntary agencies with program years beginning January 1. Notwithstanding any provision of law to the contrary, the commissioner of the office of mental health shall be authorized, subject to the approval of the director of the budget, to continue contracts which were executed on or before March 31, 2016 with entities providing services to persons with mental illness, without any additional requirements that such contracts be subject to competitive bidding, a request for proposals process or other administrative procedures. No expenditures shall be made for such program prior to the approval of a methodology for allocation in accordance with a plan approved by the commissioner and the director of the budget with copies to be filed with the chairpersons of the senate finance committee and assembly ways and means committee. Furthermore, no expenditure shall be made until a certificate of allocation has been approved by the director of the budget with copies to be filed with the chairpersons of the senate finance committee and the assembly ways and means committee. The state comptroller is hereby authorized to receive funds from the office of mental health that were returned from providers in the current fiscal year in respect of a settlement of local assistance funds from prior fiscal years, and is authorized to refund such moneys to the credit of the local assistance account of the general fund for the purpose of reimbursing the 2016-17 appropriation. Notwithstanding any other provision of law to the contrary, any of the amounts appropriated herein may be increased or decreased by interchange or transfer without limit, with any appropriation of the office of mental health or by transfer or suballocation to any department, agency or public authority for expenditures incurred in the operation of such programs with the approval of the director of the budget who shall file such approval with the depart-
DEPARTMENT OF MENTAL HYGIENE

OFFICE OF MENTAL HEALTH

AID TO LOCALITIES  2016-17

1   ment of audit and control and copies there-  
2   of with the chairman of the senate  
3   finance committee and the chairman of the  
4   assembly ways and means committee:  
5   For transfer to the department of health to  
6   reimburse the department for the state  
7   share of medical assistance payments for  
8   various mental health services. Notwith-  
9   standing any provision of law to the  
10  contrary, the state comptroller is hereby  
11  authorized to refund moneys from the  
12  department of health to the office of  
13  mental health, consisting of medicaid  
14  reimbursement for expenses previously  
15  incurred by the office of mental health in  
16  prior fiscal years to fund services  
17  provided by residential treatment facili-  
18  ties for children and youth. Such funds  
19  shall be credited to the local assistance  
20  account of the general fund for the  
21  purpose of reimbursing the 2016-17 appro-  
22  priation  
23  For the period April 1, 2016 through March  
24  31, 2017, the office of mental health is  
25  authorized to recover from community  
26  residences and family-based treatment  
27  providers licensed by the office of mental  
28  health, consistent with contractual  
29  obligations of such providers and  
30  notwithstanding any other inconsistent  
31  provision of law to the contrary, for the  
32  period January 1, 2003 through December  
33  31, 2009 and January 1, 2011 through June  
34  30, 2017 for programs located outside of  
35  the city of New York and for the period  
36  July 1, 2003 through June 30, 2010 and  
37  July 1, 2011 through June 30, 2017 for  
38  programs located in the city of New York,  
39  in an amount equal to 50 percent of the  
40  income received by such providers which  
41  exceed the fixed amount of annual medicaid  
42  revenue limitations, as established by the  
43  commissioner of mental health (36912) .... 116,903,000  
44  Program account subtotal ............... 116,903,000  
45  Special Revenue Funds - Federal  
46  Federal Health and Human Services Fund  
47  Federal Health and Human Services Account - 25180  
48  For services and expenses related to chil-  
49  dren's mental health services funded by  
50  the community mental health services block  
51  grant. Notwithstanding any inconsistent  
52  provision of law, a portion of this appro-  
53  priation, consistent with the terms and  
54  conditions of the block grant, may be  
55  transferred to other programs within the  
56  

DEPARTMENT OF MENTAL HYGIENE
OFFICE OF MENTAL HEALTH
AID TO LOCALITIES  2016-17

office of mental health for aid to locali-
ties, administrative and support services,
including fringe benefits, associated with
the federal block grant (36961) ............ 7,260,000
Program account subtotal ............... 7,260,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Mental Hygiene Program Fund Account - 21907

The state comptroller is hereby authorized
and directed to loan money in accordance
with the provisions set forth in subdivi-
sion 5 of section 4 of the state finance
law to the mental hygiene program fund
account.

For services and expenses of various chil-
dren and families community mental health
services, including transfer to the
department of health to reimburse the
department for the state share of medical
assistance for various community mental
health services. This appropriation antic-
ipates the transfer of funds from the
state education department to the office
of mental health of tuition funds advanced
in previous years and reimbursed by the
child's school district of origin to the
state of New York pursuant to chapter 810
of the laws of 1986 and applicable
provisions of the education law.

For payment of state financial assistance,
et of disallowances, for community mental
health programs pursuant to article 41 and
other provisions of the mental hygiene
law. The moneys hereby appropriated for
allocation to local governments and volun-
tary agencies for services are available
to reimburse or advance funds to local
governments and voluntary agencies for
expenditures made or to be made during
local program years commencing January 1,
2016 or July 1, 2016 and for advances for
the period beginning January 1, 2017 for
local governments and voluntary agencies
with program years beginning January 1.

Notwithstanding any other provision of law,
and except for transfers to the department
of health to reimburse the department for
the state share of medical assistance
payments and as modified below, this
appropriation shall be available for obli-
gations for the period commencing July 1,
2016 and ending June 30, 2017 and shall be
available for expenditure from July 1,
2016 through September 15, 2017.
Notwithstanding any provision of law to the contrary, the commissioner of the office of mental health shall be authorized, subject to the approval of the director of the budget, to continue contracts which were executed on or before March 31, 2016 with entities providing services to persons with mental illness, without any additional requirements that such contracts be subject to competitive bidding, a request for proposals process or other administrative procedures.

No expenditures shall be made for such program prior to the approval of a methodology for allocation in accordance with a plan approved by the commissioner and the director of the budget with copies to be filed with the chairpersons of the senate finance committee and assembly ways and means committee. Furthermore, no expenditure shall be made until a certificate of allocation has been approved by the director of the budget with copies to be filed with the chairpersons of the senate finance committee and the assembly ways and means committee. The state comptroller is hereby authorized to receive funds from the office of mental health that were returned from providers in the current fiscal year in respect of a settlement of local assistance funds from prior fiscal years, and is authorized to refund such moneys to the credit of the mental hygiene program fund account for the purpose of reimbursing the 2016-17 appropriation.

Notwithstanding any other provision of law to the contrary, any of the amounts appropriated herein may be increased or decreased by interchange or transfer without limit, with any appropriation of the office of mental health or by transfer or suballocation to any department, agency or public authority for expenditures incurred in the operation of such programs 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:

For services and expenses of various community mental health non-residential programs, pursuant to article 41 of the mental hygiene law, including but not limited to sections 41.13 and 41.18 (36963) ............................................ 92,883,000

For services and expenses of various community mental health emergency programs (36965) ............................................ 24,583,000
For services and expenses of various community mental health residential programs, including but not limited to community residences pursuant to sections 41.44 and 41.38 of the mental hygiene law (36964) .. 12,948,000

Program account subtotal ................. 130,414,000
ADULT SERVICES PROGRAM

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Community Mental Health Services Block Grant Account - 25180

By chapter 53, section 1, of the laws of 2015:
For services and expenses related to adult mental health services
funded by the community mental health services block grant. Notwithstanding any inconsistent provision of law, a portion of this
appropriation, consistent with the terms and conditions of the block
grant, may be transferred to other programs within the office of
mental health for aid to localities, administrative and support
services, including fringe benefits, associated with the federal
block grant (36947) ... 22,091,000 ............... (re. $12,858,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses related to adult mental health services
funded by the community mental health services block grant. Notwithstanding any inconsistent provision of law, a portion of this
appropriation, consistent with the terms and conditions of the block
grant, may be transferred to other programs within the office of
mental health for aid to localities, administrative and support
services, including fringe benefits, associated with the federal
block grant ... 19,000,000 .................. (re. $871,000)

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Health and Human Services Account - 25100

By chapter 53, section 1, of the laws of 2015:
For programs to assist and transition from homelessness (PATH) grants. Notwithstanding any inconsistent provision of law, the
director of the budget is hereby authorized to transfer
appropriation authority contained herein to any other federal fund
or program within the office of mental health services for aid to
localities, administrative and support services, including fringe
benefits ... 5,000,000 ......................... (re. $5,000,000)

By chapter 53, section 1, of the laws of 2014:
For programs to assist and transition from homelessness (PATH) grants. Notwithstanding any inconsistent provision of law, a portion of this
appropriation, consistent with the terms and conditions of the PATH
grant, may be transferred to other programs within the office of
mental health for aid to localities, administrative and support
services, including fringe benefits, associated with the grant
(36946) ... 6,359,000 ......................... (re. $6,359,000)

By chapter 53, section 1, of the laws of 2015:
For programs to assist and transition from homelessness (PATH) grants. Notwithstanding any inconsistent provision of law, a portion of this
appropriation, consistent with the terms and conditions of the PATH
grant, may be transferred to other programs within the office of
mental health for aid to localities, administrative and support
services, including fringe benefits, associated with the grant ..... 6,359,000 ......................... (re. $4,085,000)
By chapter 53, section 1, of the laws of 2015:
For services and expenses related to homeless and shelter plus care grants. Subject to a plan approved by the director of the budget, the amount appropriated herein may be made available to other state agencies for services and expenses related to federal homeless and shelter plus care grants (36950) ... 6,500,000 .... (re. $6,450,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses related to homeless and shelter plus care grants. Subject to a plan approved by the director of the budget, the amount appropriated herein may be made available to other state agencies for services and expenses related to federal homeless and shelter plus care grants ... 6,500,000 ............ (re. $2,622,000)

By chapter 53, section 1, of the laws of 2015:
For community mental hygiene services and/or expenses of contracts with municipalities; educational institutions; and/or not-for-profit agencies:
South Fork Mental Health Initiative (36908) .........................
175,000 ............................................. (re. $175,000)
NLP Research and Recognition Project, Inc (37009) ....................
800,000 ............................................. (re. $800,000)
United Health Services Hospitals, Inc (36905) ........................
1,000,000 ............................................. (re. $1,000,000)
Crisis Intervention Teams (36913) ... 500,000 ............ (re. $500,000)
FarmNet (37012) ... 300,000 ............................................. (re. $300,000)
Mental Health Association in New York State, Inc (37008) .........
100,000 ............................................. (re. $100,000)
North Country Behavioral Healthcare Network (37005) ............
100,000 ............................................. (re. $100,000)
Children's Prevention and Awareness Initiatives (36932) ..........
1,000,000 ............................................. (re. $1,000,000)
Riverdale Mental Health Association (36915) ........................
250,000 ............................................. (re. $250,000)
Jewish Board of Family and Children's Services (36933) ...........
150,000 ............................................. (re. $150,000)
Mental Health Association of Rockland County, Inc (36934) .........
150,000 ............................................. (re. $150,000)
Family Residences and Essential Enterprises, Inc (36909) ...........
50,000 ............................................. (re. $50,000)
For services and expenses of the Joseph P. Dwyer Veteran Peer to Peer Pilot Program in accordance with the following sub-schedule (37001)
... 2,185,000 ............................................. (re. $2,185,000)

sub-schedule

Jefferson County ...................... 185,000
Rensselaer County ................... 185,000
Saratoga County ..................... 185,000
Suffolk County ...................... 185,000
Erie County ......................... 185,000
Monroe County ...................... 185,000
1 Nassau County ...................... 185,000
2 Niagara County ..................... 185,000
3 Onondaga County .................... 185,000
4 Orange County ...................... 185,000
5 Westchester County ................. 185,000
6 University at Albany School of Social Welfare ................... 150,000

For additional services and expenses of the Joseph P. Dwyer Veteran Peer to Peer Pilot Program. Notwithstanding any provision of law this appropriation shall be allocated only pursuant to a plan setting forth an itemized list of grantees with the amount to be received by each, or the methodology for allocating such appropriation. Such plan shall be subject to the approval of the temporary president of the senate and the director of the budget and thereafter shall be included in a resolution calling for the expenditure of such monies, which resolution must be approved by a majority vote of all members elected to the senate upon a roll call vote (36935) ... 1,022,000 ...................... (re. $1,022,000)

For services and expenses related to the expansion of crisis intervention services and diversion programs, including a) training, implementation and evaluation of police crisis intervention teams, b) regional Mental Health First Aid Training for police, c) conducting an analysis, including an evaluation of local diversion centers, to determine any programmatic changes necessary to facilitate the planning and implementation of alternative diversion programs that would provide support for crisis intervention teams and police related diversion services (36936) ...................... 1,000,000 ...................... (re. $1,000,000)

By chapter 53, section 1, of the laws of 2014:
For community mental hygiene services and/or expenses of contracts with institutes for the conduct of medical research and other scientific investigation established under section 7.17 of the mental hygiene law; municipalities; educational institutions; and/or not-for-profit agencies:
Veteran peer-to-peer pilot programs ... 1,852,500 ..... (re. $187,500)
For services and expenses of mobile crisis teams ..................... 600,000 ...................... (re. $600,000)

By chapter 53, section 1, of the laws of 2012:
For the continuation and expansion of the Veterans Mental Health Training Initiative to be conducted by the Medical Society of the State of New York, the New York State Psychiatric Association and the National Association of Social Workers – New York State Chapter, that shall include services and expenses of the development of an Accreditation Council for Continuing Medical Education accredited education and training program for primary care physicians and physician specialists on the signs, symptoms, diagnosis and best practices for treating the health and mental health disorders of returning combat veterans and associated conditions affecting family members of such veterans to be conducted jointly by the New York State Psychiatric Association and the Medical Society of the State of New York; and for services and expenses of a National Association of Social Workers – New York State Chapter accredited education and training program for mental health providers to maximize the treatment and recovery from combat related post traumatic stress disorder, traumatic brain injury and other combat related mental health issues, including substance abuse and suicide prevention; in accordance with the following:
Medical Society of the State of New York ... 165,000 ... (re. $82,500)

CHILDREN AND YOUTH SERVICES PROGRAM

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Health and Human Services Account - 25180

By chapter 53, section 1, of the laws of 2015:
For services and expenses related to children's mental health services funded by the community mental health services block grant. Notwithstanding any inconsistent provision of law, a portion of this appropriation, consistent with the terms and conditions of the block grant, may be transferred to other programs within the office of mental health for aid to localities, administrative and support services, including fringe benefits, associated with the federal block grant (36961) ... 6,860,000 ................. (re. $3,726,000)
DEPARTMENT OF MENTAL HYGIENE

OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES

AID TO LOCALITIES 2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>1,753,967,500</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>488,413,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>2,242,380,500</td>
</tr>
</tbody>
</table>

SCHEDULE

COMMUNITY SERVICES PROGRAM ....................... 2,242,380,500

General Fund
Local Assistance Account - 10000

For services and expenses of the community services program, net of disallowances, for community programs for people with developmental disabilities pursuant to article 41 of the mental hygiene law, and/or chapter 620 of the laws of 1974, chapter 660 of the laws of 1977, chapter 412 of the laws of 1981, chapter 27 of the laws of 1987, chapter 729 of the laws of 1989, chapter 329 of the laws of 1993 and other provisions of the mental hygiene law. Notwithstanding any inconsistent provision of law, the following appropriation shall be net of refunds, rebates, reimbursements, and credits. Notwithstanding any inconsistent provision of law, the director of the budget is authorized to make suballocations from this appropriation to the department of health medical assistance program. Notwithstanding any other provision of law, advances and reimbursement made pursuant to subdivision (d) of section 41.15 and section 41.18 of the mental hygiene law shall be allocated pursuant to a plan and in a manner prescribed by the agency head and approved by the director of the budget. No expenditure shall be made until a certificate of allocation has been approved by the director of the budget and copies thereof filed with the state comptroller, and the chairs of the senate finance and assembly ways and means committees. The moneys hereby appropriated are available to reimburse or advance localities and voluntary non-profit agencies for expenditures made during local fiscal periods commencing January 1, 2016, April 1, 2016 or July 1, 2016, and for advances for the 3 month period beginning January 1, 2017.
DEPARTMENT OF MENTAL HYGIENE
OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES
AID TO LOCALITIES 2016-17

Notwithstanding the provisions of article 41 of the mental hygiene law or any other inconsistent provision of law, rule or regulation, the commissioner, pursuant to such contract and in the manner provided therein, may pay all or a portion of the expenses incurred by such voluntary agencies arising out of loans which are funded from the proceeds of bonds and notes issued by the dormitory authority of the state of New York.

Notwithstanding any other provision of law, the money hereby appropriated may be transferred to state operations and/or any appropriation of the office for people with developmental disabilities 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, moneys from this appropriation may be used for state aid of up to 100 percent of the net deficit costs of day training programs and family support services.

Notwithstanding any inconsistent provision of law, and pursuant to criteria established by the commissioner of the office for people with developmental disabilities and approved by the director of the budget, expenditures may be made from this appropriation for residential facilities which are pending recertification as intermediate care facilities for people with developmental disabilities.

Notwithstanding the provisions of section 41.36 of the mental hygiene law and any other inconsistent provision of law, moneys from this appropriation may be used for payment up to $250 per year per client, at such times and in such manner as determined by the commissioner on the basis of financial need for the personal needs of each client residing in voluntarily-operated community residences and voluntarily-operated community residential alternatives, including individualized residential alternatives under the home and community based services waiver. The commissioner shall, subject to the approval of the director of the budget, alter existing advance payment schedules for voluntarily-operated community residences established pursuant to subdivision (h) of section 41.36 of the mental hygiene law.

Notwithstanding the provisions of section 16.23 of the mental hygiene law and any
other inconsistent provision of law, with
relation to the operation of certified
family care homes, including family care
homes sponsored by voluntary not-for-pro-
fit agencies, moneys from this appropri-
ation may be used for payments to purchase
general services including but not limited
to respite providers, up to a maximum of
14 days, at rates to be established by the
commissioner and approved by the director
of the budget in consideration of factors
including, but not limited to, geographic
area and number of clients cared for in
the home and for payment in an amount
determined by the commissioner for the
personal needs of each client residing in
the family care home.

Notwithstanding the provisions of subdivi-
sion 12 of section 8 of the state finance
law and any other inconsistent provision
of law, moneys from this appropriation may
be used for expenses of family care homes
including payments to operators of certi-
fied family care homes for damages caused
by clients to personal and real property
in accordance with standards established
by the commissioner and approved by the
director of the budget.

Notwithstanding any inconsistent provision
of law, moneys from this appropriation may
be used for appropriate day program
services and residential services includ-
ing, but not limited to, direct housing
subsidies to individuals, start-up
expenses for family care providers, envi-
ronmental modifications, adaptive technol-
gies, appraisals, property options,
feasibility studies and preoperational
expenses.

Notwithstanding any inconsistent provision
of law, moneys from this appropriation may
be used for the operation of clinics
licensed pursuant to article 16 of the
mental hygiene law including, but not
limited to, supportive and habilitative
services consistent with the home and
community based services waiver.

Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure
requirements of persons licensed under
those articles, shall prohibit or limit
the activities or services of any person
in the employ of a program or service
operated, certified, regulated, funded or
approved by the office for people with
developmental disabilities, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

Notwithstanding section 6908 of the education law and any other provision of law, rule or regulation to the contrary, direct support staff in programs certified or approved by the office for people with developmental disabilities, including the home and community based services waiver programs that the office for people with developmental disabilities is authorized to administer with federal approval pursuant to subdivision (c) of section 1915 of the federal social security act, are authorized to provide such tasks as OPWDD may specify when performed under the supervision, training and periodic inspection of a registered professional nurse and in accordance with an authorized practitioner's ordered care. Funds appropriated herein shall be available in accordance with the following:

For the state share of medical assistance services expenses incurred by the department of health for the provision of medical assistance services to people with developmental disabilities (37835) ........ 1,608,142,500

For additional state share medical assistance services expenses incurred by the department of health for the provision of medical assistance services to people with developmental disabilities, related to the development of new service opportunities for individuals with disabilities that are currently living at home and whose caregivers are unable to continue caring for them (37818) .................... 2,000,000

For the state share of medical assistance services expenses for the provision of medical assistance services to people with developmental disabilities that may be incurred by the department of health during local fiscal periods commencing January 1, 2016, April 1, 2016 or July 1, 2016 (37876) ......................... 139,227,000

For services and expenses of the office for people with developmental disabilities to
implement subdivision 3-c of section 1 of section 1 of part C of chapter 57 of the laws of 2006, as amended by part I of chapter 60 of the laws of 2014, to provide funding for a cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement increases for the period April 1, 2016 through March 31, 2017. Notwithstanding any other provision of law to the contrary, and subject to the approval of the director of the budget, the amounts appropriated herein may be increased or decreased by interchange or transfer without limit to any local assistance appropriation, and may include advances to local governments and voluntary agencies, to accomplish this purpose (37807) .......................... 4,598,000

Program account subtotal .................. 1,753,967,500

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Mental Hygiene Program Fund Account - 21907

For services and expenses of the community services program, net of disallowances, for community programs for people with developmental disabilities pursuant to article 41 of the mental hygiene law, and/or chapter 620 of the laws of 1974, chapter 660 of the laws of 1977, chapter 412 of the laws of 1981, chapter 27 of the laws of 1987, chapter 729 of the laws of 1989, chapter 329 of the laws of 1993 and other provisions of the mental hygiene law. Notwithstanding any inconsistent provision of law, the following appropriation shall be net of refunds, rebates, reimbursements, and credits. Notwithstanding any other provision of law, advances and reimbursement made pursuant to subdivision (d) of section 41.15 and section 41.18 of the mental hygiene law shall be allocated pursuant to a plan and in a manner prescribed by the agency head and approved by the director of the budget. No expenditure shall be made until a certificate of allocation has been approved by the director of the budget and copies thereof filed with the state comptroller, and the chairs of the senate finance and assembly ways and means committees. The moneys hereby appropriated are available to reimburse or advance localities and voluntary non-profit agencies for expenditures made during local fiscal periods commencing January 1, 2016,
April 1, 2016 or July 1, 2016, and for advances for the 3 month period beginning January 1, 2017. Notwithstanding the provisions of article 41 of the mental hygiene law or any other inconsistent provision of law, rule or regulation, the commissioner, pursuant to such contract and in the manner provided therein, may pay all or a portion of the expenses incurred by such voluntary agencies arising out of loans which are funded from the proceeds of bonds and notes issued by the dormitory authority of the state of New York. Notwithstanding any other provision of law, the money hereby appropriated may be transferred to state operations and/or any appropriation of the office for people with developmental disabilities 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, moneys from this appropriation may be used for state aid of up to 100 percent of the net deficit costs of day training programs and family support services. Notwithstanding the provisions of section 16.23 of the mental hygiene law and any other inconsistent provision of law, with relation to the operation of certified family care homes, including family care homes sponsored by voluntary not-for-profit agencies, moneys from this appropriation may be used for payments to purchase general services including but not limited to respite providers, up to a maximum of 14 days, at rates to be established by the commissioner and approved by the director of the budget in consideration of factors including, but not limited to, geographic area and number of clients cared for in the home and for payment in an amount determined by the commissioner for the personal needs of each client residing in the family care home. Notwithstanding the provisions of subdivision 12 of section 8 of the state finance law and any other inconsistent provision of law, moneys from this appropriation may be used for expenses of family care homes including payments to operators of certified family care homes for damages caused by clients to personal and real property in accordance with standards established by the commissioner and approved by the director of the budget.
Notwithstanding any other provision of law to the contrary, funds appropriated herein are available to reimburse in- and out-of-state private residential schools, pursuant to subdivision (c) of section 13.37-a and subdivision (g) of section 13.38 of the mental hygiene law, for costs of supporting the residential and day program services available to individuals who are over the age of 21 years of age, provided that the amount paid for residential services and/or maintenance costs is net of any supplemental security income benefit to which the individual receiving services is eligible, and provided further that funding for nonresidential services will be in an amount not to exceed the maximum reimbursement for appropriate day services delivered by the office for people with developmental disabilities certified or approved providers other than in- and out-of-state private residential schools, unless otherwise authorized by the director of the budget.

Notwithstanding section 6908 of the education law and any other provision of law, rule or regulation to the contrary, direct support staff in programs certified or approved by the office for people with developmental disabilities, including the home and community based services waiver programs that the office for people with developmental disabilities is authorized to administer with federal approval pursuant to subdivision (c) of section 1915 of the federal social security act, are authorized to provide such tasks as OPWDD may specify when performed under the supervision, training and periodic inspection of a registered professional nurse and in accordance with an authorized practitioner's ordered care.

Notwithstanding any inconsistent provision of law, moneys from this appropriation may be used for appropriate day program services and residential services including, but not limited to, direct housing subsidies to individuals, start-up expenses for family care providers, environmental modifications, adaptive technologies, appraisals, property options, feasibility studies and preoperational expenses.

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure...
requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded or approved by the office for people with developmental disabilities, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services. Notwithstanding section 163 of the state finance law and section 142 of the economic development law, or any other inconsistent provision of law, funds available for the expenditure pursuant to the balancing incentives program may be allocated and distributed by the commissioner of the office for people with developmental disabilities, subject to approval of the director of the budget, without a competitive bid or request for proposal process for grants to qualified grant applicants for the purpose of transforming the OPWDD service system. Prior to an award being granted to an applicant without a competitive bid or request for proposal process, the commissioner shall notify the chair of the senate finance committee and the chair of the assembly ways and means committee of the intent to grant such an award. Such notice shall include information regarding how the applicant meets criteria established by the commissioner for transforming the OPWDD service system. Notwithstanding section 163 of the state finance law, section 142 of the economic development law, and article 41 of the mental hygiene law, the commissioner of the office for people with developmental disabilities may make the funds appropriated herein available as state aid, a loan or a grant, pursuant to terms and conditions established by the commissioner of the office for people with developmental disabilities, to cover a portion of the development costs of private, public and/or non-profit organizations, including corporations and
partnerships established pursuant to the private housing finance law and/or any other statutory provisions, for supportive housing units that have been set aside for individuals with intellectual and developmental disabilities. Further, the office for people with developmental disabilities shall have a lien on the real property developed with such state aid, loans or grants, which shall be in the amount of the loan or grant, for a maximum term of 30 years, or other longer term consistent with the requirements of another regulatory agency.

Funds appropriated herein shall be available in accordance with the following:

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential services to people with developmental disabilities</td>
<td>$267,554,000</td>
</tr>
<tr>
<td>Day program services to people with developmental disabilities</td>
<td>$61,531,000</td>
</tr>
<tr>
<td>Family support services to people with developmental disabilities</td>
<td>$95,625,000</td>
</tr>
<tr>
<td>Workshop, day training and employment services to people with developmental disabilities</td>
<td>$56,001,000</td>
</tr>
<tr>
<td>Other services and expenses provided to people with developmental disabilities including but not limited to hepatitis B, care at home waiver, epilepsy services, Special Olympics New York, Inc. and voluntary fingerprinting</td>
<td>$7,702,000</td>
</tr>
</tbody>
</table>

Program account subtotal .................................. $488,413,000
DEPARTMENT OF MENTAL HYGIENE

OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

COMMUNITY SERVICES PROGRAM

Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:

For services and expenses of the community services program, net of disallowances, for community programs for people with developmental disabilities pursuant to article 41 of the mental hygiene law, and/or chapter 620 of the laws of 1974, chapter 660 of the laws of 1977, chapter 412 of the laws of 1981, chapter 27 of the laws of 1987, chapter 729 of the laws of 1989, chapter 329 of the laws of 1993 and other provisions of the mental hygiene law. Notwithstanding any inconsistent provision of law, the following appropriation shall be net of refunds, rebates, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the director of the budget is authorized to make suballocations from this appropriation to the department of health medical assistance program.

Notwithstanding any other provision of law, advances and reimbursement made pursuant to subdivision (d) of section 41.15 and section 41.18 of the mental hygiene law shall be allocated pursuant to a plan and in a manner prescribed by the agency head and approved by the director of the budget. No expenditure shall be made until a certificate of allocation has been approved by the director of the budget and copies thereof filed with the state comptroller, and the chairs of the senate finance and assembly ways and means committees. The moneys hereby appropriated are available to reimburse or advance localities and voluntary non-profit agencies for expenditures made during local fiscal periods commencing January 1, 2015, April 1, 2015 or July 1, 2015, and for advances for the 3 month period beginning January 1, 2016.

Notwithstanding the provisions of article 41 of the mental hygiene law or any other inconsistent provision of law, rule or regulation, the commissioner, pursuant to such contract and in the manner provided therein, may pay all or a portion of the expenses incurred by such voluntary agencies arising out of loans which are funded from the proceeds of bonds and notes issued by the dormitory authority of the state of New York.

Notwithstanding any other provision of law, the money hereby appropriated may be transferred to state operations and/or any appropriation of the office for people with developmental disabilities 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, moneys from this appropriation may be used for state aid of up to 100 percent of the net deficit costs of day training programs and family support services.

Notwithstanding any inconsistent provision of law, and pursuant to criteria established by the commissioner of the office for people with developmental disabilities and approved by the director of the budget, expenditures may be made from this appropriation for residential facilities which are pending recertification as intermediate care facilities for people with developmental disabilities.

Notwithstanding the provisions of section 41.36 of the mental hygiene law and any other inconsistent provision of law, moneys from this appropriation may be used for payment up to $250 per year per client, at such times and in such manner as determined by the
DEPARTMENT OF MENTAL HYGIENE
OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES

AID TO LOCALITIES - REAPPROPRIATIONS
2016-17

commissioner on the basis of financial need for the personal needs of each client residing in voluntary-operated community residences and voluntary-operated community residential alternatives, including individualized residential alternatives under the home and community based services waiver. The commissioner shall, subject to the approval of the director of the budget, alter existing advance payment schedules for voluntary-operated community residences established pursuant to subdivision (h) of section 41.36 of the mental hygiene law.

Notwithstanding the provisions of section 16.23 of the mental hygiene law and any other inconsistent provision of law, with relation to the operation of certified family care homes, including family care homes sponsored by voluntary not-for-profit agencies, moneys from this appropriation may be used for payments to purchase general services including but not limited to respite providers, up to a maximum of 14 days, at rates to be established by the commissioner and approved by the director of the budget in consideration of factors including, but not limited to, geographic area and number of clients cared for in the home and for payment in an amount determined by the commissioner for the personal needs of each client residing in the family care home.

Notwithstanding the provisions of subdivision 12 of section 8 of the state finance law and any other inconsistent provision of law, moneys from this appropriation may be used for expenses of family care homes including payments to operators of certified family care homes for damages caused by clients to personal and real property in accordance with standards established by the commissioner and approved by the director of the budget.

Notwithstanding any inconsistent provision of law, moneys from this appropriation may be used for appropriate day program services and residential services including, but not limited to, direct housing subsidies to individuals, start-up expenses for family care providers, environmental modifications, adaptive technologies, appraisals, property options, feasibility studies and preoperational expenses.

Notwithstanding any inconsistent provision of law, moneys from this appropriation may be used for the operation of clinics licensed pursuant to article 16 of the mental hygiene law including, but not limited to, supportive and habilitative services consistent with the home and community based services waiver.

Notwithstanding any other provision of law to the contrary, and consistent with section 33.07 of the mental hygiene law, the directors of facilities licensed but not operated by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Notwithstanding section 6908 of the education law and any other provision of law, rule or regulation to the contrary, direct support staff in programs certified or approved by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Direct support staff in programs certified or approved by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Direct support staff in programs certified or approved by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Direct support staff in programs certified or approved by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Direct support staff in programs certified or approved by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Direct support staff in programs certified or approved by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Direct support staff in programs certified or approved by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Direct support staff in programs certified or approved by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.

Direct support staff in programs certified or approved by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations.
periodic inspection of a registered professional nurse and in accordance with an authorized practitioner's ordered care. Funds appropriated herein shall be available in accordance with the following:

For the state share of medical assistance services expenses incurred by the department of health for the provision of medical assistance services to people with developmental disabilities (37835) ................................................ (re. $1,084,885,000)

For additional state share medical assistance services expenses incurred by the department of health for the provision of medical assistance services to people with developmental disabilities, related to the development of new service opportunities for individuals with disabilities that are currently living at home and whose caregivers are unable to continue caring for them (37818) ............................................................ (re. $2,000,000)

For services and expenses of the office for people with developmental disabilities to implement subdivision 3-d of section 1 of part C of chapter 57 of the laws of 2006 as added by part I of chapter 60 of the laws of 2014 to provide funding for salary increases for the period April 1, 2015 through March 31, 2016. Notwithstanding any other provision of law to the contrary, and subject to the approval of the director of the budget, the amounts appropriated herein may be increased or decreased by interchange or transfer without limit to any local assistance appropriation, and may include advances to local governments and voluntary agencies, to accomplish this purpose (37807) .......................................................... (re. $57,100,000)

By chapter 54, section 1, of the laws of 2008, as amended by chapter 1, section 3, of the laws of 2009:

For services and expenses of contracts with municipalities, educational institutions and/or not-for-profit agencies:

Epilepsy Foundation of Rochester - Syracuse - Binghamton .......................................................... (re. $1,000)

Quality services for the Autism Community (QSAC) .......................................................... (re. $113,000)

By chapter 54, section 1, of the laws of 2006:

For services and expenses associated with a direct care worker recruitment and retention pilot project program .......................................................... (re. $23,000)

By chapter 53, section 1, of the laws of 2015:

For services and expenses of the community services program, net of disallowances, for community programs for people with developmental disabilities pursuant to article 41 of the mental hygiene law, and/or chapter 620 of the laws of 1977, chapter 412 of the laws of 1981, chapter 27 of the laws of 1987, chapter 729 of the laws of 1989, chapter 329 of the laws of 1993 and other provisions of the mental hygiene law. Notwithstanding any inconsistent provision of law, the following appropriation shall be net of refunds, rebates, reimbursements, and credits.

Notwithstanding any other provision of law, advances and reimbursement made pursuant to subdivision (d) of section 41.15 and section 41.18 of the mental hygiene law shall be allocated pursuant to a plan and
in a manner prescribed by the agency head and approved by the
director of the budget. No expenditure shall be made until a
certificate of allocation has been approved by the director of the
budget and copies thereof filed with the state comptroller, and the
chairs of the senate finance and assembly ways and means committees.
The moneys hereby appropriated are available to reimburse or advance
localities and voluntary non-profit agencies for expenditures made
during local fiscal periods commencing January 1, 2015, April 1,
2015 or July 1, 2015, and for advances for the 3 month period
beginning January 1, 2016.
Notwithstanding the provisions of article 41 of the mental hygiene law
or any other inconsistent provision of law, rule or regulation, the
commissioner, pursuant to such contract and in the manner provided
therein, may pay all or a portion of the expenses incurred by such
voluntary agencies arising out of loans which are funded from the
proceeds of bonds and notes issued by the dormitory authority of the
state of New York.
Notwithstanding any other provision of law, the money hereby
appropriated may be transferred to state operations and/or any
appropriation of the office for people with developmental
disabilities 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, moneys from this
appropriation may be used for state aid of up to 100 percent of the
net deficit costs of day training programs and family support
services.
Notwithstanding the provisions of section 16.23 of the mental hygiene
law and any other inconsistent provision of law, with relation to
the operation of certified family care homes, including family care
homes sponsored by voluntary not-for-profit agencies, moneys from
this appropriation may be used for payments to purchase general
services including but not limited to respite providers, up to a
maximum of 14 days, at rates to be established by the commissioner
and approved by the director of the budget in consideration of
factors including, but not limited to, geographic area and number of
clients cared for in the home and for payment in an amount
determined by the commissioner for the personal needs of each client
residing in the family care home.
Notwithstanding the provisions of subdivision 12 of section 8 of the
state finance law and any other inconsistent provision of law, moneys from
this appropriation may be used for expenses of family
care homes including payments to operators of certified family care
homes for damages caused by clients to personal and real property in
accordance with standards established by the commissioner and
approved by the director of the budget.
Notwithstanding any other provision of law to the contrary, and
consistent with section 33.07 of the mental hygiene law, the
directors of facilities licensed but not operated by the office for
people with developmental disabilities who act as federally-
appointed representative payees and who assume management
responsibility over the funds of a resident may continue to use such
funds for the cost of the resident’s care and treatment, consistent
with federal law and regulations.
Notwithstanding any other provision of law to the contrary, funds
appropriated herein are available to reimburse in- and out-of-state
private residential schools, pursuant to subdivision (c) of section
13.37-a and subdivision (g) of section 13.38 of the mental hygiene
law, for costs of supporting the residential and day program
services available to individuals who are over the age of 21 years of age, provided that the amount paid for residential services and/or maintenance costs is net of any supplemental security income benefit to which the individual receiving services is eligible, and provided further that funding for nonresidential services will be in an amount not to exceed the maximum reimbursement for appropriate day services delivered by the office for people with developmental disabilities certified or approved providers other than in- and out-of-state private residential schools, unless otherwise authorized by the director of the budget.

Notwithstanding section 6908 of the education law and any other provision of law, rule or regulation to the contrary, direct support staff in programs certified or approved by the office for people with developmental disabilities, including the home and community based services waiver programs that the office for people with developmental disabilities is authorized to administer with federal approval pursuant to subdivision (c) of section 1915 of the federal social security act, are authorized to provide such tasks as OPWDD may specify when performed under the supervision, training and periodic inspection of a registered professional nurse and in accordance with an authorized practitioner's ordered care.

Notwithstanding any inconsistent provision of law, moneys from this appropriation may be used for appropriate day program services and residential services including, but not limited to, direct housing subsidies to individuals, start-up expenses for family care providers, environmental modifications, adaptive technologies, appraisals, property options, feasibility studies and preoperational expenses.

Notwithstanding section 163 of the state finance law and section 142 of the economic development law, or any other inconsistent provision of law, funds available for the expenditure pursuant to the balancing incentives program may be allocated and distributed by the commissioner of the office for people with developmental disabilities, subject to approval of the director of the budget, without a competitive bid or request for proposal process for grants to qualified grant applicants for the purpose of transforming the OPWDD service system. Prior to an award being granted to an applicant without a competitive bid or request for proposal process, the commissioner shall notify the chair of the senate finance committee and the chair of the assembly ways and means committee of the intent to grant such an award. Such notice shall include information regarding how the applicant meets criteria established by the commissioner for transforming the OPWDD service system.

Funds appropriated herein shall be available in accordance with the following:

For services and expenses related to the provision of residential services to people with developmental disabilities (37802) ............ 267,527,000 ..................................... (re. $123,437,000)
For services and expenses related to the provision of day program services to people with developmental disabilities (37803) ............ 61,525,000 ..................................... (re. $51,644,000)
For services and expenses related to the provision of family support services to people with developmental disabilities (37804) ............ 95,615,000 ..................................... (re. $65,143,000)
For services and expenses related to the provision of workshop, day training and employment services to people with developmental disabilities. Notwithstanding any other provision of law, up to $800,000 of this appropriation may be transferred to the New York State Education Departments' Adult Career and Continuing Education Services - Vocational Rehabilitation (ACCES-VR) program to support
the Long-Term Sheltered Employment program operated by FEDCAP Rehabilitation Services, Inc. (37805) .............................. 55,995,000 ........................................... (re. $39,372,000)

For other services and expenses provided to people with developmental disabilities including but not limited to hepatitis B, care at home waiver, epilepsy services, Special Olympics New York, Inc. and voluntary fingerprinting (37806) ... 7,701,000 .... (re. $6,072,000)

For services and expenses of the Epilepsy Foundation of Northeastern New York (37877) ... 50,000 .......................... (re. $25,000)

For community mental hygiene services and/or expenses of contracts with municipalities; educational institutions; and/or not-for-profit agencies:
- Living Resources Corporation (37811) ... 18,000 ........ (re. $18,000)
- Cerebral Palsy Associations of New York State (37801) ............ 150,000 .............................................. (re. $15,000)
- Otsar Family Services, Inc (37819) ... 100,000 ........ (re. $100,000)
- Jawonio, Inc (37813) ... 350,000 ....................... (re. $88,000)

For services and expenses relating to the office for people with developmental disabilities omnibus reporting and panel responsibilities (37820) ... 1,000,000 ............ (re. $1,000,000)

By chapter 53, section 1, of the laws of 2014:

For services and expenses of the community services program, net of disallowances, for community programs for people with developmental disabilities pursuant to article 41 of the mental hygiene law, and/or chapter 620 of the laws of 1974, chapter 660 of the laws of 1977, chapter 412 of the laws of 1981, chapter 27 of the laws of 1987, chapter 729 of the laws of 1989, chapter 329 of the laws of 1993 and other provisions of the mental hygiene law. Notwithstanding any inconsistent provision of law, the following appropriation shall be net of refunds, rebates, reimbursements, and credits.

Notwithstanding any other provision of law, advances and reimbursement made pursuant to subdivision (d) of section 41.15 and section 41.18 of the mental hygiene law shall be allocated pursuant to a plan and in a manner prescribed by the agency head and approved by the director of the budget. No expenditure shall be made until a certificate of allocation has been approved by the director of the budget and copies thereof filed with the state comptroller, and the chairs of the senate finance and assembly ways and means committees. The moneys hereby appropriated are available to reimburse or advance localities and voluntary non-profit agencies for expenditures made during local fiscal periods commencing January 1, 2014, April 1, 2014 or July 1, 2014, and for advances for the 3 month period beginning January 1, 2015.

Notwithstanding the provisions of article 41 of the mental hygiene law or any other inconsistent provision of law, rule or regulation, the commissioner, pursuant to such contract and in the manner provided therein, may pay all or a portion of the expenses incurred by such voluntary agencies arising out of loans which are funded from the proceeds of bonds and notes issued by the dormitory authority of the state of New York.

Notwithstanding any inconsistent provision of law, including section 1 of part C of chapter 57 of the laws of 2006, as amended by section 1 of part N of chapter 56 of the laws of 2013, for the period beginning on April 1, 2014 and ending March 31, 2015 the commissioner shall not apply any cost of living adjustment for the purpose of establishing rates of payments, contracts or any other form of reimbursement.

Notwithstanding any other provision of law, the money hereby appropriated may be transferred to state operations and/or any appropriation
DEPARTMENT OF MENTAL HYGIENE
OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

of the office for people with developmental disabilities 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, moneys from this appropriation may be used for state aid of up to 100 percent of the net deficit costs of day training programs and family support services. Notwithstanding the provisions of section 16.23 of the mental hygiene law and any other inconsistent provision of law, with relation to the operation of certified family care homes, including family care homes sponsored by voluntary not-for-profit agencies, moneys from this appropriation may be used for payments to purchase general services including but not limited to respite providers, up to a maximum of 14 days, at rates to be established by the commissioner and approved by the director of the budget in consideration of factors including, but not limited to, geographic area and number of clients cared for in the home and for payment in an amount determined by the commissioner for the personal needs of each client residing in the family care home. Notwithstanding the provisions of subdivision 12 of section 8 of the state finance law and any other inconsistent provision of law, moneys from this appropriation may be used for expenses of family care homes including payments to operators of certified family care homes for damages caused by clients to personal and real property in accordance with standards established by the commissioner and approved by the director of the budget. Notwithstanding any other provision of law to the contrary, and consistent with section 33.07 of the mental hygiene law, the directors of facilities licensed but not operated by the office for people with developmental disabilities who act as federally-appointed representative payees and who assume management responsibility over the funds of a resident may continue to use such funds for the cost of the resident's care and treatment, consistent with federal law and regulations. Notwithstanding any other provision of law to the contrary, effective July 1, 2014, funds appropriated herein are available to reimburse in- and out-of-state private residential schools, pursuant to subdivision (c) of section 13.37-a and subdivision (g) of section 13.38 of the mental hygiene law, for costs of supporting the residential and day program services available to individuals who are over the age of 21 years of age, provided that the amount paid for residential services and/or maintenance costs as of June 30, 2014, is net of any supplemental security income benefit to which the individual receiving services is eligible, and provided further that funding for nonresidential services will be in an amount not to exceed the maximum reimbursement for appropriate day services delivered by the office for people with developmental disabilities certified or approved providers other than in- and out-of-state private residential schools, unless otherwise authorized by the director of the budget. Notwithstanding any inconsistent provision of law, moneys from this appropriation may be used for appropriate day program services and residential services including, but not limited to, direct housing subsidies to individuals, start-up expenses for family care providers, environmental modifications, adaptive technologies, appraisals, property options, feasibility studies and preoperational expenses.
DEPARTMENT OF MENTAL HYGIENE

OFFICE FOR PEOPLE WITH DEVELOPMENTAL DISABILITIES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

For services and expenses related to the provision of residential services to people with developmental disabilities.................. 214,619,000 ........................................ (re. $2,453,000)

For services and expenses related to the provision of day program services to people with developmental disabilities .......... 49,357,000 ........................................ (re. $9,560,000)

For services and expenses related to the provision of family support services to people with developmental disabilities .......... 76,705,000 ........................................ (re. $14,857,000)

For services and expenses related to the provision of workshop, day training and employment services to people with developmental disabilities. Notwithstanding any other provision of law, up to $800,000 of this appropriation may be transferred to the New York State Education Departments' Adult Career and Continuing Education Services - Vocational Rehabilitation (ACCES-VR) program to support the Long-Term Sheltered Employment program operated by FEDCAP Rehabilitation Services, Inc. ... 44,921,000 .......... (re. $8,429,000)

For other services and expenses provided to people with developmental disabilities including but not limited to hepatitis B, care at home waiver, epilepsy services, Special Olympics New York, Inc. and voluntary fingerprinting ... 6,178,000 ............ (re. $1,197,000)

For services and expenses of the Epilepsy Foundation of Northeastern New York ... 50,000 .................................... (re. $50,000)

For community mental hygiene services and/or expenses of contracts with municipalities; educational institutions; and/or not-for-profit agencies:

Women's League Community Residents, Inc ... 200,000 .... (re. $20,000)
Harmony Services, Inc ... 175,000 ....................... (re. $175,000)
Hebrew Academy for Special Children Center, Inc ..................
125,000 .............................................. (re. $63,000)
Living Resources Corporation ... 22,500 ..................... (re. $22,500)
Rockland County Independent Living Center ... 25,000 .... (re. $3,000)
Jawnio Inc. ... 100,000 .................................. (re. $10,000)

For services and expenses of a direct support professional credentialing pilot program report ... 500,000 ................ (re. $122,000)

By chapter 53, section 1, of the laws of 2013:

For services and expenses of the Epilepsy Foundation of Northeastern New York ... 50,000 ........................................ (re. $5,000)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Revenue Funds - Other</td>
<td>2,373,784,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>2,373,784,000</td>
</tr>
</tbody>
</table>

**SCHEDULE**

<table>
<thead>
<tr>
<th>DEDICATED MASS TRANSPORTATION TRUST FUND</th>
<th>583,884,000</th>
</tr>
</thead>
</table>

Special Revenue Funds - Other

Dedicated Mass Transportation Trust Fund

Railroad Account - 20852

To the metropolitan transportation authority for deposit in the dedicated tax fund for the expenses of the New York city transit authority, the Manhattan and Bronx surface transit operating authority, and the Staten Island rapid transit operating authority, the Long Island railroad company and the Metro-North commuter railroad company which includes the New York state portion of the Harlem, Hudson, Port Jervis, Pascack, and the New Haven commuter railroad service regardless of whether the services are provided directly or pursuant to joint service agreements for the period April 1, 2017 to March 31, 2018 provided, however, that such appropriation shall become available only pursuant to subdivision 3 of section 89-c of the state finance law and notwithstanding section 40 of the state finance law shall take effect on April 1, 2017 and shall lapse on March 31, 2018 (43804) | 87,700,000 |

Program account subtotal | 87,700,000 |

Special Revenue Funds - Other

Dedicated Mass Transportation Trust Fund

Transit Authorities Account - 20851

To the metropolitan transportation authority for deposit in the dedicated tax fund for the expenses of the New York city transit authority, the Manhattan and Bronx surface transit operating authority, and the Staten Island rapid transit operating authority, the Long Island railroad company and the Metro-North commuter railroad company which includes the New York state portion of the Harlem, Hudson, Port Jervis, Pascack, and the New Haven commuter railroad service regardless of whether the services are provided directly or pursuant to joint service agreements for
the period April 1, 2017 to March 31, 2018
provided, however, that such appropriation
shall become available only pursuant to
subdivision 3 of section 89-c of the state
finance law and notwithstanding section 40
of the state finance law shall take effect
on April 1, 2017 and shall lapse on March
31, 2018 (43804) .......................... 496,184,000
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Program account subtotal ............... 496,184,000
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METROPOLITAN TRANSPORTATION AUTHORITY SUPPORT PROGRAM .... 1,789,900,000
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Special Revenue Funds - Other
Metropolitan Transportation Authority Financial Assistance Fund
Mobility Tax Trust Account - 23651

To the metropolitan transportation authority
for deposit in the metropolitan transportation authority finance fund pursuant to
the provisions of section 92-ff of the
state finance law, for the period April 1,
2017 to March 31, 2018 and notwithstanding
section 40 of the state finance law shall
take effect on April 1, 2017 and shall
lapse on March 31, 2018 (43805)......... 1,789,900,000
-------------------------------------
DIVISION OF MILITARY AND NAVAL AFFAIRS
AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th>General Fund</th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>900,000</td>
<td>1,075,000</td>
</tr>
</tbody>
</table>

| All Funds     | 900,000         | 1,075,000       |

MILITARY READINESS PROGRAM ........................................ 900,000

General Fund
Local Assistance Account - 10000

For the payment of reimbursements mandated by subdivision 9 of section 210 of the military law. A portion of these funds may be transferred to state operations for administrative expenses (38700) .......... 900,000
DIVISION OF MILITARY AND NAVAL AFFAIRS

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

1 MILITARY READINESS PROGRAM

2 General Fund

3 Local Assistance Account - 10000

4 By chapter 53, section 1, of the laws of 2015:

5 For the payment of reimbursements mandated by subdivision 9 of section
6 210 of the military law. A portion of these funds may be transferred
7 to state operations for administrative expenses (38700) ............
8 900,000 ................................................ (re. $900,000)

9 By chapter 53, section 1, of the laws of 2014:

10 For the payment of reimbursements mandated by subdivision 9 of section
11 210 of the military law. A portion of these funds may be transferred
12 to state operations for administrative expenses ....................
13 900,000 ................................................ (re. $175,000)

14
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>21,600,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>21,600,000</td>
</tr>
</tbody>
</table>

GOVERNOR'S TRAFFIC SAFETY COMMITTEE .......................... 21,600,000

For services and expenses related to local governments' federal highway safety projects pursuant to an allocation plan subject to the approval of the director of the budget. A portion of these funds may be suballocated to other agencies (39009) .................................................. 21,600,000
DEPARTMENT OF MOTOR VEHICLES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

GOVERNOR'S TRAFFIC SAFETY COMMITTEE

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Highway Safety Section 402 Account - 25319

The appropriation made by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:
For services and expenses related to local governments' federal highway safety projects pursuant to an allocation plan subject to the approval of the director of the budget. A portion of these funds may be suballocated to other state agencies
21,400,000 ....................................... (re. $21,400,000)

The appropriation made by chapter 53, section 1, of the laws of 2014, is hereby amended and reappropriated to read:
For services and expenses related to local governments' federal highway safety projects pursuant to an allocation plan subject to the approval of the director of the budget. A portion of these funds may be suballocated to other state agencies
21,200,000 ....................................... (re. $21,200,000)

The appropriation made by chapter 53, section 1, of the laws of 2013, is hereby amended and reappropriated to read:
For services and expenses related to local governments' federal highway safety projects pursuant to an allocation plan subject to the approval of the director of the budget. A portion of these funds may be suballocated to other state agencies
20,880,000 ....................................... (re. $13,477,000)

The appropriation made by chapter 53, section 1, of the laws of 2012, is hereby amended and reappropriated to read:
For services and expenses related to local governments' federal highway safety projects pursuant to an allocation plan subject to the approval of the director of the budget. A portion of these funds may be suballocated to other state agencies
20,800,000 ....................................... (re. $ 7,262,000)

The appropriation made by chapter 53, section 1, of the laws of 2011, is hereby amended and reappropriated to read:
For services and expenses related to local governments' federal highway safety projects pursuant to an allocation plan subject to the approval of the director of the budget. A portion of these funds may be suballocated to other state agencies
20,620,000 ....................................... (re. $4,379,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

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<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
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<tbody>
<tr>
<td>General Fund</td>
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<tr>
<td>Special Revenue Funds - Federal</td>
<td>3,170,000</td>
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<tr>
<td>Special Revenue Funds - Other</td>
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<td>11,965,000</td>
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<tr>
<td>All Funds</td>
<td>11,325,000</td>
<td>34,362,100</td>
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SCHEDULE

HISTORIC PRESERVATION PROGRAM ........................................... 170,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Federal Operating Grants Fund Account - 25462

For expenses of acquisition, development and administration of historic properties
(39901) .................................. 170,000

RECREATION SERVICES PROGRAM ........................................... 11,155,000

General Fund
Local Assistance Account - 10000

Notwithstanding any other provisions of law, for the administration of the programs of section 79-b of the navigation law (39910) 2,020,000

Program account subtotal ............... 2,020,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Federal Operating Grants Fund Account - 25383

For services and expenses related to grants for recreation services projects including acquisition, research, development, education and rehabilitation of parklands, programs and facilities (39910) ............ 3,000,000

Program account subtotal ............... 3,000,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Snowmobile Trail Development and Maintenance Account - 21932

For services and expenses related to snowmobile law enforcement and trail development and maintenance (39910) ............ 6,135,000

Program account subtotal ............... 6,135,000
HISTORIC PRESERVATION PROGRAM

By chapter 53, section 1, of the laws of 2015:
For expenses of acquisition, development and administration of historic properties (39901) ... 170,000 ..................... (re. $170,000)

NATURAL HERITAGE TRUST PROGRAM

By chapter 53, section 1, of the laws of 2015:
For services and expenses related to operations of historic properties, including:
Yaddo (40400) ... 250,000 ............................. (re. $250,000)
Shea's Performing Arts Center (40401) ... 250,000 .... (re. $250,000)
Bayside Historical Society (40402) ... 100,000 ........ (re. $100,000)
Poppenheusen Institute (40403) ... 100,000 ............ (re. $100,000)
NYC Parks Department tree Stump Removal (40404) ...................
200,000 ............................................. (re. $200,000)
Friends of Brinckerhoff Colonial Cemetery (40405) ..................
180,000 ............................................. (re. $180,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015:
For services and expenses related to operations of historic properties:
Herkimer Home Project ... 200,000 ............................. (re. $150,000)
Pickens Hall restoration project ... 100,000 ............ (re. $100,000)
Yaddo restoration project ... 200,000 ..................... (re. $200,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses related to the Putnam Visitors Bureau ......
60,000 ................................................ (re. $7,000)

By chapter 53, section 1, of the laws of 2013, as amended by chapter 53, section 1, of the laws of 2014:
For services and expenses related to the Historic Hudson-Hoosic Rivers Partnership ... 100,000 ......................... (re. $100,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses of parks, recreation and historic preservation projects ... 3,000,000 ....................... (re. $2,600,000)
OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

By chapter 55, section 1, of the laws of 2008, as amended by chapter 1, section 4, of the laws of 2009:
For services and expenses of the French and Indian War 250th Anniversary Commemoration Commission created by chapter 707 of the laws of 2004, including suballocation to other state departments and agencies ... 188,000 ........................................ (re. $188,000)

By chapter 55, section 1, of the laws of 2007:
For services and expenses related to the independence trail ........ 125,000 ........................................ (re. $125,000)
For services and expenses associated with Belmont State Park Lake Assessment and Restoration Project ... 200,000 ........... (re. $99,000)
For services and expenses related to the Preservation League of New York ... 150,000 ........................................ (re. $150,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 53, section 1, of the laws of 2014:
For services and expenses associated with the Historic Hudson-Hoosic Rivers Partnership ... 350,000 ......................... (re. $227,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 55, section 1, of the laws of 2008:
For services and expenses of the French and Indian War 250th Anniversary Commemoration Commission created by chapter 707 of the laws of 2004, including suballocation to other state departments and agencies ... 125,000 ........................................ (re. $125,000)

By chapter 55, section 1, of the laws of 2006:
For services and expenses related to the independence trail ........ 500,000 ........................................ (re. $500,000)
For services and expenses for improvements to Tioga State Park ...... 1,000,000 ........................................ (re. $1,000,000)

By chapter 55, section 1, of the laws of 2005:
For services and expenses related to the independence trail ........ 450,000 ........................................ (re. $283,500)
For services and expenses, grants in aid or for contracts with municipalities and/or private not-for-profit agencies to be determined pursuant to a plan to be developed by the director of the budget in consultation with the temporary president of the senate for New York State Heritage Trail tourism projects ......................................................... (re. $58,900)

By chapter 54, section 1, of the laws of 2002:
For services and expenses related to repair and restoration of New York State Division monuments in the Gettysburg Battlefield ...... 250,000 ........................................ (re. $48,000)

PARK OPERATIONS PROGRAM

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Snowmobile Trail Development and Management Account - 21932

By chapter 53, section 1, of the laws of 2011:
For services and expenses related to snowmobile law enforcement and trail development and maintenance ... 5,635,000 ..... (re. $330,000)

RECREATION SERVICES PROGRAM

General Fund
Local Assistance Account - 10000
## OFFICE OF PARKS, RECREATION AND HISTORIC PRESERVATION

### AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1. **By chapter 53, section 1, of the laws of 2015:**
   - Notwithstanding any other provisions of law, for the administration of the programs of section 79-b of the navigation law (39910) ......... $2,920,000 .................................................. (re. $1,038,000)

2. **By chapter 53, section 1, of the laws of 2014:**
   - Notwithstanding any other provisions of law, for the administration of the programs of section 79-b of the navigation law ................. $2,920,000 .......................................... (re. $1,001,000)

3. **By chapter 53, section 1, of the laws of 2013:**
   - Notwithstanding any other provisions of law, for the administration of the programs of section 79-b of the navigation law ................. $2,920,000 ......................................... (re. $1,021,000)

4. **By chapter 53, section 1, of the laws of 2012:**
   - Notwithstanding any other provisions of law, for the administration of the programs of section 79-b of the navigation law ................. $2,920,000 ........................................... (re. $736,700)

### Special Revenue Funds - Federal

5. **Federal Operating Grants Fund Account - 25383**

6. **By chapter 53, section 1, of the laws of 2015:**
   - For services and expenses related to grants for recreation services projects including acquisition, research, development, education and rehabilitation of parklands, programs and facilities (39910) ....... $3,000,000 .................................................. (re. $3,000,000)

7. **By chapter 53, section 1, of the laws of 2014:**
   - For services and expenses related to grants for recreation services projects including acquisition, research, development, education and rehabilitation of parklands, programs and facilities ............... $3,000,000 .................................................. (re. $3,000,000)

8. **By chapter 53, section 1, of the laws of 2013:**
   - For services and expenses related to grants for recreation services projects including acquisition, research, development, education and rehabilitation of parklands, programs and facilities ............... $3,000,000 .................................................. (re. $2,920,000)

9. **By chapter 53, section 1, of the laws of 2012:**
   - For services and expenses related to grants for recreation services projects including acquisition, research, development, education and rehabilitation of parklands, programs and facilities ............... $3,000,000 .................................................. (re. $1,500,000)

10. **By chapter 53, section 1, of the laws of 2011:**
    - For services and expenses related to grants for recreation services projects including acquisition, research, development, education and rehabilitation of parklands, programs and facilities ............... $1,500,000 .................................................. (re. $453,000)

11. **By chapter 55, section 1, of the laws of 2010:**
    - For services and expenses related to the national recreation trails act and the boating infrastructure grant program .................. $2,000,000 .................................................. (re. $240,000)
By chapter 53, section 1, of the laws of 2015:
For services and expenses related to snowmobile law enforcement and trail development and maintenance (39910) .........................
6,135,000 ............................................... (re. $6,135,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses related to snowmobile law enforcement and trail development and maintenance ... 6,135,000 ... (re. $1,800,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses related to snowmobile law enforcement and trail development and maintenance ... 6,135,000 ... (re. $2,200,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses related to snowmobile law enforcement and trail development and maintenance ... 5,635,000 ... (re. $1,500,000)
### Office for the Prevention of Domestic Violence

**Aid to Localities 2016-17**

For payment according to the following schedule:

<table>
<thead>
<tr>
<th>Appropriations</th>
<th>Reappropriations</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>885,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>500,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>1,385,000</td>
</tr>
</tbody>
</table>

---

**Schedule**

1. **Administration Program**
   - General Fund
     - Local Assistance Account - 10000
   - For services and expenses of programs that prevent domestic violence, including contracts for the operation of hotlines for victims of domestic violence (47402)
   - For services and expenses of the Capital District domestic violence law clinic, the domestic violence and women's rights clinic at the SUNY Buffalo law school, and other legal services and programs that prevent domestic violence (47403)
   - Program account subtotal

2. **Special Revenue Funds - Federal**
   - Federal Miscellaneous Operating Grants Fund
     - Funds herein appropriated may be used to disburse federal grants in support of state and local programs to support domestic violence prevention programs. A portion of these funds may be transferred to state operations and may be suballocated to other state agencies (81001)
   - Program account subtotal

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OFFICE FOR THE PREVENTION OF DOMESTIC VIOLENCE

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

ADMINISTRATION PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For services and expenses of programs that prevent domestic violence, including contracts for the operation of hotlines for victims of domestic violence (47402) ... 515,000 ............... (re. $515,000)

The appropriation made by chapter 53, section 1, of the laws of 2015, is hereby amended and reappropriated to read:
For services and expenses of the Capital District domestic violence law clinic, the [women, children and Social Justice Center clinic and regional resource center] domestic violence and women's rights clinic at the SUNY Buffalo law school, and other legal services and programs that prevent domestic violence (47403) .................... 170,000 ............................................. (re. $170,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of programs that prevent domestic violence, including contracts for the operation of hotlines for victims of domestic violence ... 515,000 ....................... (re. $515,000)

The appropriation made by chapter 53, section 1, of the laws of 2014, is hereby amended and reappropriated to read:
For services and expenses of the Capital District domestic violence law clinic, the [women, children and Social Justice Center clinic and regional resource center] domestic violence and women's rights clinic at the SUNY Buffalo law school, and other legal services and programs that prevent domestic violence ............................ 170,000 .............................................. (re. $89,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of programs that prevent domestic violence, including contracts for the operation of hotlines for victims of domestic violence ... 515,000 ....................... (re. $86,000)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Special Revenue Funds - Other ....</td>
<td>5,750,000</td>
</tr>
<tr>
<td>All Funds ...............</td>
<td>5,750,000</td>
</tr>
<tr>
<td>SCHEDULE</td>
<td></td>
</tr>
<tr>
<td>REGULATION OF UTILITIES PROGRAM .................</td>
<td>5,750,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td></td>
</tr>
<tr>
<td>Miscellaneous Special Revenue Fund</td>
<td></td>
</tr>
<tr>
<td>Article VII Intervenor Account - 21901</td>
<td></td>
</tr>
<tr>
<td>For services and expenses of any municipality or other local parties pursuant to section 122 of the public service law (48603) .................</td>
<td>3,250,000</td>
</tr>
<tr>
<td>Program account subtotal ...............</td>
<td>3,250,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td></td>
</tr>
<tr>
<td>Miscellaneous Special Revenue Fund</td>
<td></td>
</tr>
<tr>
<td>Article X Intervenor Account - 21901</td>
<td></td>
</tr>
<tr>
<td>For services and expenses of any municipality or other local parties pursuant to section 164 of the public service law (48602) .................</td>
<td>2,500,000</td>
</tr>
<tr>
<td>Program account subtotal ...............</td>
<td>2,500,000</td>
</tr>
</tbody>
</table>
By chapter 53, section 1, of the laws of 2015:
For services and expenses of any municipality or other local parties
pursuant to section 122 of the public service law (48603) ...........
3,250,000 .................................................. (re. $3,250,000)

By chapter 53, section 1, of the laws of 2015:
For services and expenses of any municipality or other local parties
pursuant to section 164 of the public service law (48602) .........
2,500,000 .................................................. (re. $2,500,000)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>6,440,000</td>
<td>20,331,000</td>
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<tr>
<td>Special Revenue Funds – Federal</td>
<td>61,400,000</td>
<td>84,064,000</td>
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<tr>
<td>Special Revenue Funds – Other</td>
<td>939,000</td>
<td>23,000</td>
</tr>
<tr>
<td></td>
<td>68,779,000</td>
<td>104,418,000</td>
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</tbody>
</table>

**SCHEDULE**

**BUSINESS AND LICENSING SERVICES PROGRAM** .......................... 939,000

**LOCAL GOVERNMENT AND COMMUNITY SERVICES PROGRAM** ............... 61,400,000

**OFFICE FOR NEW AMERICANS** ........................................... 6,440,000
DEPARTMENT OF STATE

AID TO LOCALITIES 2016-17

For services and expenses related to programs which assist non-citizens in their attainment of citizenship, including suballocation or transfer to any department, agency or public authority. Such services shall include, but not be limited to, case management, English-as-a-second-language, job training and placement assistance, post-employment services necessary to ensure job retention, and services necessary to assist the individual and family members to establish and maintain a permanent residence in New York state (51047) ........................................ 6,440,000

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Local Government and Community Services Program

Of the funds specifically authorized and appropriated by chapter 53, section 1, of the laws of 2015:

For services and expenses for the Public Utility Law Project for the purpose of delivering civil legal services to the poor (51025) ... $505,000 (re. $505,000)

For services and expenses of the County of Dutchess (51005) $3,500,000 (re. $3,500,000)

For services and expenses of the Dutchess County Coordinated Jail Based Services (51006) ... $1,400,000 (re. $1,400,000)

By chapter 53, section 1, of the laws of 2014:

For services and expenses for the public utility law project for the purpose of delivering civil legal services to the poor $505,000 (re. $276,000)

For services and expenses of Michigan Street African American Heritage Corridor ... 75,000 (re. $75,000)

For services and expenses of the County of Dutchess $3,500,000 (re. $3,500,000)

For services and expenses of the Dutchess County Coordinated Jail Based Services ... $1,400,000 (re. $1,400,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015:

For services and expenses associated with the retention of attorney/client records in closed capital defense cases including payment of liabilities incurred prior to April 1, 2014 $57,000 (re. $57,000)

By chapter 53, section 1, of the laws of 2012:

For services and expenses of the local waterfront revitalization program ... $4,000,000 (re. $2,465,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter 502, section 5, of the laws of 2009:

For payment to not-for-profit tax exempt entities for the purpose of delivering civil legal services to the poor in accordance with the following sub-schedule; provided, however, that the amount of this appropriation available for expenditure and disbursement on and after November 1, 2009 shall be reduced by 12.5 percent of the amount that was undisbursed as of November 1, 2009 $4,241,911 (re. $18,000)

sub-schedule

Brooklyn Bar Association $27,360
CASA of Albany Co Mediation $2,048
CASA of Erie Co $3,757
CASA of Orange Co Mediation $3,757
CASA of Rockland Co $2,048
CASA of Ulster $3,750
CASA of Westchester Mental Health $5,629
Chautauqua County Legal services $24,477
Chemung County Legal Services (LAWNY) $44,417
Community Advocacy Group $8,222
Erie County Volunteer Lawyers Project $24,119
Farmworkers Legal Services $49,751
FOCUS $39,689
Empire Justice Center $264,939
### DEPARTMENT OF STATE

#### AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1. Hiscock Legal Aid Society .......................... 33,194
2. Housing Conservation Coordinators .................. 7,522
3. Lawyers Alliance for New York .......................... 27,144
4. Legal Aid Bureau of Buffalo .......................... 30,129
5. Legal Aid of Rockland County ......................... 29,281
6. Legal Aid Society of Rochester ......................... 33,154
7. Legal Aid Society NYC .......................... 1,091,251
8. Legal Aid Society of Northeastern NY ............... 216,826
9. Legal Services for the Elderly Disabled and
   Disadvantaged ........................................ 7,507
10. Legal Services of Central New York ................. 256,561
11. Legal Services of Hudson Valley .................... 184,447
12. Legal Services of New York City .................... 1,157,381
13. Medicare Rights Center .................................. 10,530
14. Monroe County Legal Assistance Center (LAWNY) ...... 37,930
15. Nassau Suffolk Law Services .......................... 198,883
16. Neighborhood Legal Services (Orleans, Geneva- see, Wyoming) .................................. 18,069
17. Neighborhood Legal Services (Erie) .................. 159,043
18. Neighborhood Legal Services (Niagara) ............... 30,328
19. New York Legal Assistance Group (NYLAG) ........... 12,060
20. Public Utility Law Project .......................... 34,666
21. Puerto Rican Legal Defense and Education Fund ...... 15,084
22. Research Found. CUNY-Brookdale ..................... 11,258
23. Southern Tier Legal Services (LAWNY) .............. 49,114
24. Urban Justice Center .................................. 18,766
25. Volunteer Legal Services of (NYC) ................. 43,701
26. Volunteer Legal Services of Monroe .................. 24,119

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29. By chapter 55, section 1, of the laws of 2009, as amended by chapter 55, section 1, of the laws of 2010:

   For services, expenses or reimbursement of expenses incurred by local government agencies and/or not-for-profit providers or their employees providing civil or criminal legal services in accordance with the following sub-schedule ... 4,400,000 .............. (re. $34,000)

---

42. Albany Law Civil Clinic and Justice Center ........ 72,112
43. Bronx Defenders ....................................... 61,111
44. CAMBA Legal Services - Coalition for the Working Poor ........................................ 45,642
45. Chautauqua County Legal Services: .................. 2,269
46. CUNY LAW Project ...................................... 61,111
47. Empire Justice Center .................................. 97,753
48. Erie County Bar Association - Volunteer Lawyers Project ........................................ 11,499
49. Farmworkers Legal Services of New York ............. 25,454
50. Frank H. Hiscock Legal Aid Society .................. 37,288
51. Goddard Riverside-West Side SRO Law Project ........ 45,642
52. Housing Conservation Coordinators ................... 45,642
53. Latino Justice (PRLDEF) ................................ 12,128
54. Legal Action Center ..................................... 67,222
55. Legal Aid Bureau of Buffalo .......................... 27,806
56. Legal Aid of New York City ........................... 1,733,182
57. Legal Aid Society of Mid New York ................... 16,213
58. Legal Aid Society of Northeastern New York ........ 120,106
59. Legal Aid Society of Rochester ....................... 65,144
60. Legal Aid Society of Rockland County ................ 21,365
61. Legal Assistance of Western New York (LAWNY) .... 105,288
<table>
<thead>
<tr>
<th>Number</th>
<th>Organization</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Legal Services for the Elderly of Western New York</td>
<td>23,394</td>
</tr>
<tr>
<td>2</td>
<td>Legal Services of Central New York</td>
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<td>3</td>
<td>Legal Services of New York City</td>
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<td>4</td>
<td>Legal Services of the Hudson Valley</td>
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<td>5</td>
<td>Lenox Hill Neighborhood House</td>
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<tr>
<td>6</td>
<td>Make the Road New York</td>
<td>45,642</td>
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<td>7</td>
<td>MFY Legal Services</td>
<td>45,642</td>
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<td>8</td>
<td>Nassau/Suffolk Law Services Committee</td>
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<td>9</td>
<td>Neighborhood Defense Services of Harlem</td>
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<td>10</td>
<td>Neighborhood Legal Services</td>
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<td>11</td>
<td>New York Center for Law and Justice - Legal Services of the Deaf</td>
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<td>12</td>
<td>New York Lawyers for the Public Interest</td>
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<tr>
<td>13</td>
<td>New York Legal Assistance Group</td>
<td>45,642</td>
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<tr>
<td>14</td>
<td>Northern Manhattan Improvement Corporation</td>
<td>45,642</td>
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<tr>
<td>15</td>
<td>Rural Law Center of New York</td>
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<td>16</td>
<td>The Legal Project Capital District Women's Bar Association</td>
<td>22,698</td>
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<tr>
<td>17</td>
<td>Urban Justice Center</td>
<td>45,642</td>
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<tr>
<td>18</td>
<td>Volunteer Legal Service Project of Monroe County</td>
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<td>19</td>
<td>Western New York Law Center</td>
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<td>20</td>
<td>Worker's Rights Law Center of New York</td>
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<td>21</td>
<td>Brooklyn Bar Association</td>
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<td>CASA of Albany Co Mediation</td>
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<td>23</td>
<td>CASA of Erie Co</td>
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<td>24</td>
<td>CASA of Orange Co Mediation</td>
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<td>CASA of Rockland Co</td>
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<td>26</td>
<td>CASA of Ulster</td>
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<td>27</td>
<td>CASA of Westchester Mental Health</td>
<td>5,291</td>
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<td>28</td>
<td>Chautauqua County Legal Services</td>
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<td>29</td>
<td>Chemung County Legal Services</td>
<td>(LAWNY)</td>
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<tr>
<td>30</td>
<td>Community Advocacy Group</td>
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<td>Erie County Volunteer Lawyers Project</td>
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<td>32</td>
<td>Farmworkers Legal Services</td>
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<tr>
<td>33</td>
<td>FOCUS</td>
<td>37,308</td>
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<td>34</td>
<td>Empire Justice Center</td>
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<td>35</td>
<td>Hiscock Legal Aid Society</td>
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<td>36</td>
<td>Housing Conservation Coordinators</td>
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<tr>
<td>37</td>
<td>Lawyers Alliance for New York</td>
<td>25,515</td>
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<tr>
<td>38</td>
<td>Legal Aid Bureau of Buffalo</td>
<td>28,322</td>
</tr>
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<td>39</td>
<td>Legal Aid of Rockland County</td>
<td>27,524</td>
</tr>
<tr>
<td>40</td>
<td>Legal Aid Society of Rochester</td>
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<tr>
<td>41</td>
<td>Legal Aid Society NYC</td>
<td>1,025,776</td>
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<tr>
<td>42</td>
<td>Legal Aid Society of Northeastern NY</td>
<td>203,816</td>
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<tr>
<td>43</td>
<td>Legal Services for the Elderly Disabled and Disadvantaged</td>
<td>7,057</td>
</tr>
</tbody>
</table>
DEPARTMENT OF STATE

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1  Legal Services of Central New York .................. 241,167
2  Legal Services of Hudson Valley .................. 173,380
3  Legal Services of New York City .................. 1,087,938
4  Medicare Rights Center ............................ 9,898
5  Monroe County Legal Assistance Center (LAWNY) ........ 35,654
6  Nassau Suffolk Law Services .................. 186,950
7  Neighborhood Legal Services (Orleans, Genesee, Wyoming) ... 16,985
8  Neighborhood Legal Services (Erie) .................. 149,500
9  Neighborhood Legal Services (Niagara) .................. 28,508
10  New York Legal Assistance Group (NYLAG) ............ 11,336
11  Public Utility Law Project .................... 32,586
12  Puerto Rican Legal Defense and Education Fund .......... 14,179
13  Research Found. CUNY-Brookdale .................. 10,583
14  Southern Tier Legal Services (LAWNY) ............... 46,167
15  Urban Justice Center .............................. 17,640
16  Volunteer Legal Services of (NYC) .................. 41,079
17  Volunteer Legal Services of Monroe .................. 22,673

For services and expenses related to the settlement house program, notwithstanding any inconsistent provision of law to the contrary, funds shall be available for the statewide settlement house program to provide a comprehensive range of services to residents of neighborhoods they serve pursuant to the following sub-schedule, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ... 687,000 .................... (re. $18,000)

sub-schedule

23  Baden ............................................. 23,817
24  Booker T. Washington ................................ 6,371
25  Boys Harbor ....................................... 12,493
26  CAMBA ............................................. 11,811
27  Carver ............................................. 9,829
28  Chinese-American .................................. 17,822
29  Citizens Advise Bureau ............................. 13,381
30  Claremont ......................................... 36,843
31  Community Pace/Rochester .......................... 17,495
32  Cypress Hills LDC .................................. 11,812
33  Dunbar Association ................................ 6,370
34  East Side House .................................... 12,715
35  Educational Alliance ................................ 36,072
36  Queens Community .................................. 13,603
37  Goddard Riverside .................................. 36,029
38  Grand Street ....................................... 30,700
39  Greenwich House .................................... 12,049
40  Hamilton Madison ................................... 18,354
41  Hartley House ....................................... 12,493
42  Henry St. Settlement ................................ 34,919
43  Hudson Guild ....................................... 13,603
44  Huntington Family Center ......................... 6,371
45  Stanley Isaacs ..................................... 12,493
DEPARTMENT OF STATE

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 Kingsbridge Heights .............................................. 16,046
2 Lenox Hill Neighborhood ....................................... 17,155
3 Lincoln Square Neigh .......................................... 12,493
4 Montgomery Neigh. Ctr ...................................... 6,371
5 Moshulu Montefiorce ........................................... 12,493
6 Neighborhood Ctr of Utica .................................. 6,371
7 Jacob A. Riis .................................................. 12,493
8 Riverdale Neigh House ....................................... 12,493
9 St. Mathew's/St. Timothy .................................... 12,493
10 St. Nicholas .................................................. 11,811
11 SCAN NY ....................................................... 13,603
12 School Settlement .......................................... 13,603
13 Shorefront YM __ YMCHA ................................... 11,812
14 Southeast Bronx ............................................ 51,348
15 Sunnyside Community ...................................... 12,493
16 Syracuse Model Neighborhood ............................ 6,371
17 Trinity Institution .......................................... 6,370
18 Union Settlement ............................................ 13,603
19 United Community Ctrs ................................... 11,811
20 University Settlement ...................................... 18,322
21
22 Special Revenue Funds - Federal
23 Federal Health and Human Services Fund
24 Federal Health and Human Services Account - 25127
25
26 By chapter 53, section 1, of the laws of 2015:
27 For allocations from the community services block grant to community
28 action agencies and other eligible entities, including suballocation
29 to other state departments and agencies (51019) ....................
30 59,200,000 ......................................................... (re. $59,200,000)
31
32 By chapter 53, section 1, of the laws of 2014:
33 For allocations from the community services block grant to community
34 action agencies and other eligible entities, including suballocation
35 to other state departments and agencies ..........................
36 59,200,000 ......................................................... (re. $15,158,000)
37
38 Special Revenue Funds - Federal
39 Federal Miscellaneous Operating Grants Fund
40 Coastal Zone Management Program Account - 25449
41
42 By chapter 53, section 1, of the laws of 2015:
43 For services and expenses of the coastal zone management program
44 (51034) ... 2,200,000 ............................................ (re. $2,200,000)
45
46 By chapter 53, section 1, of the laws of 2014:
47 For services and expenses of the coastal zone management program ..... 2,200,000 .......................................................... (re. $2,200,000)
48
49 Special Revenue Funds - Federal
50 Federal Miscellaneous Operating Grants Fund
51 Great Lakes Initiative Account - 25300
52
53 By chapter 53, section 1, of the laws of 2011:
54 For services and expenses of the Great Lakes restoration initiative
55 ... 5,306,000 ....................................................... (re. $5,306,000)
56
57 Special Revenue Funds - Other
58 Miscellaneous Special Fund
59 Legal Services Assistance Account - 22096
60
61
By chapter 50, section 1, of the laws of 2009, as amended by chapter 55, section 1, of the laws of 2010:

Notwithstanding any law to the contrary, for payment of grants for the provision of civil legal services. These funds shall not be available until a plan for their administration has been approved by the director of the budget, which plan provides for the distribution of these funds through existing contracts or through a competitive process. Amounts appropriated herein may be transferred in full to any other state department or agency ... 568,000 ..... (re. $12,000)

By chapter 55, section 1, of the laws of 2008:

Notwithstanding any law to the contrary, for payment of grants for the provision of civil legal services. These funds shall not be available until a plan for their administration has been approved by the director of the budget, which plan provides for the distribution of these funds through existing contracts or through a competitive process. Amounts appropriated herein may be transferred in full to any other state department or agency ... 980,000 ..... (re. $11,000)

OFFICE FOR NEW AMERICANS

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:

For services and expenses related to programs which assist non-citizens in their attainment of citizenship, including suballocation or transfer to any department, agency or public authority. Such services shall include, but not be limited to, case management, English-as-a-second-language, job training and placement assistance, post-employment services necessary to ensure job retention, and services necessary to assist the individual and family members to establish and maintain a permanent residence in New York state (51047) ... 6,440,000 ......................... (re. $6,440,000)

By chapter 53, section 1, of the laws of 2014:

For services and expenses related to programs which assist non-citizens in their attainment of citizenship, including suballocation or transfer to any department, agency or public authority. Such services shall include, but not be limited to, case management, English-as-a-second-language, job training and placement assistance, post-employment services necessary to ensure job retention, and services necessary to assist the individual and family members to establish and maintain a permanent residence in New York state ..... 3,440,000 ........................................... (re. $632,000)
STATE UNIVERSITY OF NEW YORK

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
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<td>All Funds</td>
<td>491,144,000</td>
</tr>
<tr>
<td></td>
<td>1,500,000</td>
</tr>
</tbody>
</table>

SCHEDULE

GENERAL FUND

COMMUNITY COLLEGE OPERATING ASSISTANCE ................... 487,224,000

Notwithstanding subdivision 15 of section 355 of the education law, for state financial assistance, net of disallowances, for operating expenses, including funds required to reimburse base aid costs for the 2015-16 and 2016-17 academic years, pursuant to regulations developed jointly with the city university trustees and approved by the director of the budget, and subject to the availability of appropriations therefor.

Notwithstanding any other law, rule, or regulation to the contrary, full funding for aidable community college enrollment for the college fiscal years 2016-17 and heretofore as provided under this appropriation is determined by the operating aid formulas defined in rules and regulations developed jointly by the boards of trustees of the state and city universities and approved by the director of the budget provided that local sponsors may use funds contained in reserves for excess student revenue for operating support of a community college program even though said expenditures may cause expenses and student revenues to exceed one-third of the college's net operating costs for the college fiscal year 2016-17 provided that such funds do not cause the college's revenues from the local sponsor's contributions in aggregate to be less than the comparable amounts for the previous community college fiscal year and further provided that pursuant to standards and regulations of the state university trustees and the city university trustees for the college fiscal year 2016-17, community colleges may increase tuition and fees above that allowable under current education law if such standards and regulations require that in order to exceed the tuition limit otherwise set forth in the
education law, local sponsor contributions
either in the aggregate or for each full-
time equivalent student shall be no less
than the comparable amounts for the previ-
ous community college fiscal year (50958). 463,132,000
Notwithstanding any provision of law to the
contrary, the state university of New York
shall make awards to community colleges
from the next generation NY job linkage
program incentive fund based on measures
of student success for all students
enrolled in programs that confer a
credit-bearing certificate, an associate
of occupational studies degree, or an
associate of applied science degree,
including, but not limited to:
(1) The number of students who are employed
following degree or certificate completion
and their wage gains, if any, as deter-
mined by the department of labor, which
shall be given the greatest weighting
among all measures of student success;
(2) The number of degree completions,
certificate completions and student trans-
fers to other institutions of higher
education;
(3) The number of degree and certificate
completions under the preceding item (2)
by students considered academically
at-risk due to economic disadvantage or
other factor of under-representation with-
in the field of study; veterans; and the
disabled;
(4) The number of students who make adequate
progress towards completion of a degree or
certificate, which may include accelerated
completion of a developmental education
program;
(5) The number of degree completions in
innovative programs designed to enable
students to balance school, work and other
personal responsibilities; and
(6) The number of students engaged in career
and employment opportunities including
apprenticeships, cooperative education
programs or other paid work experience
that is an integral part of their academic
program.
Provided further, however, awards shall be
made on a pro-rata basis in accordance
with a methodology and in a form and
manner developed by the director of the
budget, in consultation with the state
university.
Provided further, however, on or before
December 1, 2016, or an alternative date
as determined by the director of the budg-
et in consultation with the state univer-
sity, the state university trustees shall
submit a plan for approval by the director
of the budget to allocate amounts available for the next generation NY job linkage program incentive fund pursuant to this appropriation. Provided further, however, that next generation NY job linkage program incentive funds shall be allocated upon completion of a plan by each regional state university of New York community college council to be approved by the state university of New York board of trustees by December 31, 2016. Such approved plans shall; (i) set program development, enrollment, and transfer goals on a regional basis; (ii) coordinate education and training program offerings within each defined region; and (iii) establish goals to improve student outcomes (50400) ......................... 3,000,000 For payment of rental aid (50957) .......... 11,579,000 For state financial assistance for community college contract courses and workforce development (50956) ...................... 1,880,000 For state financial assistance to expand high need programs (50955) ............... 1,692,000 For services and expenses related to the establishment, renovation, alteration, expansion, improvement or operation of child care centers for the benefit of students at the community college campuses of the state university of New York, provided that matching funds of at least 35 percent from nonstate sources be made available (50954) ........................ 1,001,000 For state operating assistance to community colleges with low enrollment (50953) ..... 940,000 For community schools grants awarded, based on a request for proposals issued by the chancellor to community colleges to improve student outcomes through the implementation of community schools programs that use community college facilities as community hubs to deliver co-located or college-linked child and elder care services, transportation, health care services, family counseling, employment counseling, legal aid and/or other services to students and their families. Provided, further, that such grants shall be awarded based on factors including, but not limited to, the following: (i) measures of need of students to be served by each of the community colleges, (ii) the community college's proposal to target the highest need students, (iii) the sustainability of the proposed community schools program, and (iv) proposal quality. Provided, further, that to assess proposal quality in order to award such funding, the chancellor shall take into account factors including, but not limited to: (i) the extent to which the community
college's proposal would provide such
community services through partnerships
with local governments and non-profit
organizations, (ii) the extent to which
the proposal would provide for delivery of
such services directly in community
college facilities, (iii) the extent to
which the proposal articulates how such
services would facilitate measurable
improvement in student and family
outcomes, (iv) the extent to which the
proposal articulates and identifies how
existing funding streams and programs
would be used to provide such community
services, and (v) the extent to which the
proposal ensures the safety of all
students, staff and community members in
community college facilities used as
community hubs.
Provided, further, that up to two communi-
ty schools grants may be awarded, no more
than one grant shall be awarded in each
region outside of the city of New York,
and each individual community school site
shall be limited to a maximum grant of
$500,000 to be paid over a three year
period in installments upon successful
implementation of each phase of a communi-
ty college's approved proposal (50426) ...
1,000,000
For services and expenses of the apprentice
SUNY program .................................. 3,000,000
-----------------------
Total for community colleges - all funds ... 487,224,000
-----------------------
COUNTY COOPERATIVE EXTENSION ASSOCIATION GRANT PROGRAM
ADMINISTERED BY CORNELL UNIVERSITY ....................... 3,920,000
-----------------------
General Fund
Local Assistance Account - 10000
For the support of county cooperative exten-
sion associations pursuant to paragraph
(d) of subdivision (8) of section 224 of
the county law ......................... 3,920,000
-----------------------
COMMUNITY COLLEGE OPERATING ASSISTANCE

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015

For community schools grants awarded, based on a request for proposals issued by the chancellor to community colleges to improve student outcomes through the implementation of community schools programs that use community college facilities as community hubs to deliver co-located or college-linked child and elder care services, transportation, health care services, family counseling, employment counseling, legal aid and/or other services to students and their families.

Provided, further, that such grants shall be awarded based on factors including, but not limited to, the following: (i) measures of need of students to be served by each of the community colleges, (ii) the community college's proposal to target the highest need students, (iii) the sustainability of the proposed community schools program, and (iv) proposal quality.

Provided, further, that to assess proposal quality in order to award such funding, the chancellor shall take into account factors including, but not limited to: (i) the extent to which the community college's proposal would provide such community services through partnerships with local governments and non-profit organizations, (ii) the extent to which the proposal would provide for delivery of such services directly in community college facilities, (iii) the extent to which the proposal articulates how such services would facilitate measurable improvement in student and family outcomes, (iv) the extent to which the proposal articulates and identifies how existing funding streams and programs would be used to provide such community services, and (v) the extent to which the proposal ensures the safety of all students, staff and community members in community college facilities used as community hubs.

Provided, further, that up to three community schools grants may be awarded, no more than one grant shall be awarded in each region outside of the city of New York, and each individual community school site shall be limited to a maximum grant of $500,000 to be paid over a three year period in installments upon successful implementation of each phase of a community college's approved proposal ... 1,500,000 ......................... (re. $1,500,000)
For payment according to the following schedule:

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<tr>
<th>Appropriations</th>
<th>Reappropriations</th>
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<tr>
<td>Special Revenue Funds - Other</td>
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<td>All Funds</td>
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</tr>
</tbody>
</table>

**SCHEDULE**

**OFFICE OF REAL PROPERTY TAX SERVICES PROGRAM**

- **General Fund**
  - Local Assistance Account - 10000

  For state financial assistance for improvement of the real property tax administration pursuant to a plan submitted by the department of taxation and finance and approved by the division of the budget. Such financial assistance shall include up to $750,000 pursuant to sections 1537 and 1573 of the real property tax law, provided that the aid authorized by subdivisions one and two of section 1573 of the real property tax law shall only be payable to assessing units conducting a reappraisal that have not received aid pursuant to this section in the previous two years; and up to $176,000 for reimbursement for training of assessors and county directors of real property tax services pursuant to sections 318, 354 and 1530 of the real property tax law (51318) ........ 926,000

**MEDICAL MARIHUANA PROGRAM**

- **Special Revenue Funds - Other**
  - Medical Marihuana Trust Fund
  - Medical Marihuana Fund - County Distribution - 23752

For payment of aid to New York state counties in which medical marihuana is manufactured, in proportion to the gross sales occurring in each such county pursuant to section 89-h of the state finance law, as certified on a quarterly basis by the commissioner of taxation and finance. Notwithstanding any provision of law to the contrary, New York state counties in which the medical marihuana was manufactured shall receive aid in an amount equal to twenty-two and five-tenths percent of all moneys required to be deposited in the medical marihuana trust fund pursuant to the provisions of section 490 of the tax law (51302) .............................. 2,000,000
For payment of aid to New York state counties in which medical marihuana is
dispensed, in proportion to the gross sales occurring in each such county pursuant to section 89-h of the state finance law, as certified on a quarterly basis by the commissioner of taxation and finance. Notwithstanding any provision of law to the contrary, New York state counties in which the medical marihuana was dispensed and allocated shall receive aid in an amount equal to twenty-two and five-tenths percent of all moneys required to be deposited in the medical marihuana trust fund pursuant to the provisions of section 490 of the tax law (51305) 2,000,000
For payment according to the following schedule:

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<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
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<td>Special Revenue Funds - Other</td>
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<tr>
<td>All Funds</td>
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</tr>
</tbody>
</table>

SCHEDULE

ADDITIONAL MASS TRANSPORTATION ASSISTANCE PROGRAM ........ 56,720,000

General Fund
Local Assistance Account - 10000

Notwithstanding any inconsistent provision of law, the following appropriations are for the payment of mass transportation operating assistance provided that payments from this appropriation shall be made pursuant to a financial plan approved by the director of the budget.

To the metropolitan transportation authority for fifty percent of $7,000,000 to provide a fifty cent rebate for Staten Island residents who make three or more trips per month using a New York Customer Service Center E-ZPass Account on the Verrazano Narrows Bridge and to provide an eighty-six cent rebate for Staten Island residents who make no more than two trips per month using a New York Customer Service Center E-ZPass Account on the Verrazano Narrows Bridge (54248) ........... 3,500,000

To the metropolitan transportation authority for one hundred percent of the cost to provide an additional twenty-four cent rebate for Staten Island residents who make three or more trips per month using a New York Customer Service Center E-ZPass Account on the Verrazano Narrows Bridge and to provide an additional twenty-four cent rebate for Staten Island residents who make no more than two trips per month using a New York Customer Service Center E-ZPass Account on the Verrazano Narrows Bridge (54247) ................. 3,300,000

To the metropolitan transportation authority for fifty percent of the costs associated with providing a $7,000,000 Verrazano Narrows Bridge commercial vehicle rebate program, which provides for a partial rebate of the E-ZPass toll for commercial vehicles with more than ten trips per month across the Verrazano Narrows Bridge using the same New York Customer Service Center E-ZPass Account (54246) ........... 3,500,000
To the Capital District transportation authority for the operating expenses thereof (53206) ........................................... $11,241,600
To the Central New York regional transportation authority for the operating expenses thereof (53207) .......................... $8,410,600
To the Rochester-Genesee regional transportation authority for the operating expenses thereof (53208) ......................... $9,988,200
To the Niagara Frontier transportation authority for the operating expenses thereof (53209) ........................................... $9,718,700
To all other public transportation systems serving primarily outside of the metropolitan commuter transportation district eligible to receive operating assistance under the provisions of section 18-b of the transportation law for the operating expenses thereof in accordance with a service and usage formula to be established by the commissioner of transportation with the approval of the director of the budget (53210) .......................... $7,060,900

DEDICATED MASS TRANSPORTATION TRUST FUND PROGRAM ............ $650,984,000

Special Revenue Funds - Other
Dedicated Mass Transportation Trust Fund
Non-MTA Capital Purpose - 20853

Notwithstanding any inconsistent provision of law, the following appropriations are for payment of mass transportation operating assistance for public transportation systems eligible to receive operating assistance under the provisions of section 18-b of the transportation law, provided that payments from this appropriation shall be made pursuant to a financial plan approved by the director of the budget.

To the Capital District transportation authority for the operating expenses thereof (54253) ........................................... $10,149,300
To the Central New York regional transportation authority for the operating expenses thereof (54251) .......................... $9,059,300
To the Rochester-Genesee regional transportation authority for the operating expenses thereof (54252) .......................... $10,310,200
To the Niagara Frontier regional transportation authority for the operating expenses thereof (54254) .......................... $13,429,600
To all other public transportation systems serving primarily areas outside of the metropolitan transportation commuter district eligible to receive operating assistance under the provisions of section 18-b of the transportation law for the operating expenses thereof in accordance with the service and usage formula to be
DEPARTMENT OF TRANSPORTATION

AID TO LOCALITIES  2016-17

established by the commissioner of trans-
portation with the approval of the direc-
tor of the budget (54250) ............. 9,160,600

Program account subtotal ............ 52,109,000

Special Revenue Funds - Other

Dedicated Mass Transportation Trust Fund

Railroad Account - 20852

To the metropolitan transportation authority
for deposit in the metropolitan transpor-
tation authority dedicated tax fund for
the expenses of the New York city transit
authority, the Manhattan and Bronx surface
transit operating authority, and the
Staten Island rapid transit operating
authority, the Long Island rail road
company and the Metro-North commuter rail-
road company which includes the New York
state portion of the Harlem, Hudson, Port
Jervis, Pascack, and the New Haven commu-
ter railroad service regardless of whether
the services are provided directly or
pursuant to joint service agreements.
No expenditure shall be made hereunder until
a certificate of approval has been issued
by the director of the budget and a copy
of such certificate filed with the state
comptroller, the chairperson of the senate
finance committee and the chairperson of
the assembly ways and means committee.
Moneys appropriated herein may be made
available at such times and upon such
conditions as may be deemed appropriate by
the commissioner of transportation and the
director of the budget in accordance with
the following:

To the metropolitan transportation authority
for the operating expenses of the Long
Island rail road company and the Metro-
North commuter railroad company which
include operating expenses for the New
York state portion of Harlem, Hudson, Port
Jervis, Pascack, and New Haven commuter
railroad services regardless of whether
such services are provided directly or
pursuant to joint service agreements
(54282) ..................................... 89,956,000

Program account subtotal ............ 89,956,000

Special Revenue Funds - Other

Dedicated Mass Transportation Trust Fund

Transit Authorities Account - 20851

To the metropolitan transportation authority
for deposit in the metropolitan transpor-
tation authority dedicated tax fund for
the expenses of the New York city transit


authority, the Manhattan and Bronx surface
transit operating authority, and the
Staten Island rapid transit operating
authority, the Long Island railroad
company and the Metro-North commuter rail-
road company which includes the New York
state portion of the Harlem, Hudson, Port
Jervis, Pascack, and the New Haven commuter railroad service regardless of whether
the services are provided directly or
pursuant to joint service agreements.
No expenditure shall be made hereunder until
a certificate of approval has been issued
by the director of the budget and a copy
of such certificate filed with the state
comptroller, the chairperson of the senate
finance committee and the chairperson of
the assembly ways and means committee.
Moneys appropriated herein may be made
available at such times and upon such
conditions as may be deemed appropriate by
the commissioner of transportation and the
director of the budget in accordance with
the following:
To the metropolitan transportation authority
for the operating expenses of the New York
city transit authority, the Manhattan and
Bronx surface transit operating authority,
and the Staten Island rapid transit oper-
ating authority (53173) .................. 508,919,000

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Program account subtotal ................ 508,919,000
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LOCAL TRANSPORTATION PLANNING STUDIES PROGRAM ........... 22,168,000

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Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
FHWA Local Planning Account - 25472

---
For continuing comprehensive transportation
planning and coordinated support of trans-
it studies undertaken as part of the
unified work programs of participating
local planning or municipal agencies
pursuant to grant agreements approved by
the federal highway administration (53174) 14,789,000

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Program account subtotal ............. 14,789,000
---

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
FTA Local Planning Account - 25473

---
For continuing comprehensive transportation
planning and coordinated support of trans-
it studies undertaken as part of the
unified work programs of participating
DEPARTMENT OF TRANSPORTATION

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local planning or municipal agencies
pursuant to grant agreements approved by
the federal transit administration (54283)  7,379,000

Program account subtotal ............... 7,379,000

MASS TRANSPORTATION ASSISTANCE PROGRAM ............... 25,251,000

General Fund
Local Assistance Account - 10000

For payment to the metropolitan transportation authority for the costs of the
reduced fare for school children program.
For the purposes of this appropriation, the reduced fare for school children
program for the 2016-17 school year, shall be provided in a manner which shall ensure
that the proportional cost to such student shall be no greater than the proportional
cost to such student for such fare provided by the transportation pass
program for New York City school children during the 2010-11 school year. Provided
however, that the program shall maintain the same eligibility criteria and discount
structure for students, including the provision of half fare discounts to students, as was provided during the
2010-11 school year. No expenditure shall be made hereunder until a certificate of
approval has been issued by the director of the budget and a copy of such certificate filed with the state comptroller,
the chairperson of the senate finance committee and the chairperson of the
assembly ways and means committee. Moneys appropriated herein may only be made
available prior to the beginning of each school year semester designated fall, spring, and summer after the receipt of
reduced fare passes by the New York City department of education from the metropolitan transportation authority (53175) .... 25,251,000

MASS TRANSPORTATION OPERATING ASSISTANCE FUND PROGRAM .... 2,038,967,400

Special Revenue Funds - Other
Mass Transportation Operating Assistance Fund
Metropolitan Mass Transportation Operating Assistance Account - 21402

Notwithstanding any inconsistent provision of law, the following appropriations are
for payment of mass transportation operating assistance provided that payments from
AID TO LOCALITIES  2016-17

this appropriation shall be made pursuant to a financial plan approved by the director of the budget.

To the metropolitan transportation authority for the operating expenses of the New York city transit authority, the Manhattan and Bronx surface transit operating authority, and the Staten Island rapid transit operating authority (53176) 1,124,265,000

To the metropolitan transportation authority for the operating expenses of the Long Island rail road company and the Metro-North commuter railroad company which includes the New York state portion of Harlem, Hudson, Port Jervis, Pascack, and the New Haven commuter railroad services regardless of whether the services are provided directly or pursuant to joint service agreements (53177) 543,738,000

To Rockland county for a trans-Hudson bus service to be provided pursuant to a contract between Rockland county and Metro-North commuter railroad (53178) 3,365,900

To the city of New York for the operating expenses of the Staten Island ferry notwithstanding any other provisions of law (53179) 30,063,600

To the county of Westchester for the operating expenses thereof incurred for public transportation services, provided within the county directly or under contract (53180) 52,309,200

To the county of Nassau or its sub-grantees for the operating expenses thereof incurred for public transportation services (53181) 64,118,300

To the county of Suffolk for operating expenses thereof incurred for public transportation services, provided within the county directly or under contract (53182) 25,003,100

To the city of New York for the operating expenses thereof incurred for public transportation services, provided within the city directly or under contract; provided however, that $2,000,000 of this appropriation shall be for expenses incurred for the Staten Island express bus service (53183) 80,978,900

To all other public transportation systems serving primarily within the metropolitan commuter transportation district, as defined in section 1262 of the public authorities law, eligible to receive operating assistance under the provisions of section 18-b of the transportation law for the operating expenses thereof in accordance with a service and usage formula to be established by the commissioner of transportation with the approval of the director of the budget (53184) 29,803,300
DEPARTMENT OF TRANSPORTATION

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For supplemental transportation operating assistance to public transportation systems eligible to receive assistance from this account, to the extent available and necessary for costs incurred in state fiscal year 2016-17, in an amount to be determined by the commissioner of transportation subject to the approval of the director of the budget. Amounts herein may be made available for incentive payments to public transportation systems which achieve service or financial benchmarks specified in an annual incentive plan to be submitted by the commissioner of transportation and approved by the director of the budget. Notwithstanding any provisions of section 18-b of the transportation law or any other law, moneys appropriated herein may be made available at such times and upon such conditions as may be deemed appropriate by the commissioner of transportation and the director of the budget.

(53190) .................................. 4,312,000

Program account subtotal ................ 1,957,957,300

Special Revenue Funds - Other
Mass Transportation Operating Assistance Fund
Public Transportation Systems Operating Assistance Account - 21401

Notwithstanding any inconsistent provision of law, the following appropriations are for payment of mass transportation operating assistance provided that payments from this appropriation shall be made pursuant to a financial plan approved by the director of the budget.

To the Capital District transportation authority for the operating expenses thereof (53185) ...................... 11,518,200
To the Central New York regional transportation authority for the operating expenses thereof (53186) ...................... 11,142,400
To the Rochester-Genesee regional transportation authority for the operating expenses thereof (53187) ...................... 14,392,000
To the Niagara Frontier transportation authority for the operating expenses thereof (53188) ...................... 22,893,900
To all other public transportation bus systems serving primarily areas outside of the metropolitan commuter transportation district eligible to receive operating assistance under the provisions of section 18-b of the transportation law for the operating expenses thereof in accordance with the service and usage formula to be established by the commissioner of transportation with the approval of the director of the budget (53189) ...................... 19,103,600
For supplemental transportation operating assistance to public transportation systems eligible to receive assistance from this account, to the extent available and necessary for costs incurred in state fiscal year 2016-17, in an amount to be determined by the commissioner of transportation subject to the approval of the director of the budget. Amounts herein may be made available for incentive payments to public transportation systems which achieve service or financial benchmarks specified in an annual incentive plan to be submitted by the commissioner of transportation and approved by the director of the budget. Notwithstanding any provisions of section 18-b of the transportation law or any other law, moneys appropriated herein may be made available at such times and upon such conditions as may be deemed appropriate by the commissioner of transportation and the director of the budget.

(53190) .................................. 1,960,000

Program account subtotal ............... 81,010,100

MASS TRANSPORTATION OPERATING ASSISTANCE PROGRAM ........ 221,869,900

General Fund
Local Assistance Account - 10000

Notwithstanding any inconsistent provision of law, the following appropriations are for the payment of mass transportation operating assistance pursuant to section 18-b of the transportation law.

To the metropolitan transportation authority for the operating expenses of the New York city transit authority, the Manhattan and Bronx surface transit operating authority, and the Staten Island rapid transit operating authority (53192) .................. 2,195,400

To the metropolitan transportation authority for the operating expenses of the Long Island rail road company and the Metro-North commuter railroad company which include operating expenses for the New York state portion of Harlem, Hudson, Port Jervis, Pascack, and New Haven commuter railroad services regardless of whether such services are provided directly or pursuant to joint service agreements (53193) .................................... 3,666,600

To the Capital District transportation authority for the operating expenses thereof (53194) ......................... 1,334,000

To the Central New York regional transportation authority for the operating expenses thereof (53195) .............................. 2,166,000
To the Rochester-Genesee regional transportation authority for the operating expenses thereof (53196) .......... 2,740,500
To the Niagara Frontier transportation authority for the operating expenses thereof (53197) ...................... 2,854,000
To the city of New York for the operating expenses of the Staten Island ferry notwithstanding any other provision of law (53198) .................................. 309,000
To the county of Westchester for the operating expenses thereof incurred for the public transportation services, provided within the county directly or under contract (53199) ......................... 261,100
To the county of Nassau or its sub-grantees for the operating expenses thereof incurred for public transportation services (53200) ......................... 211,200
To the county of Suffolk for operating expenses thereof incurred for public transportation services, provided within the county directly or under contract (53201) .................................. 74,800
To the city of New York for the operating expenses thereof incurred for public transportation services, provided within the city directly or under contract (53202) .................................. 737,100
To all other public transportation systems serving primarily within the metropolitan commuter transportation district eligible to receive operating assistance under the provisions of section 18-b of the transportation law for the operating expenses thereof in accordance with a service and usage formula to be established by the commissioner of transportation with the approval of the director of the budget (53203) .................................. 207,600
To all other public transportation systems serving primarily outside the metropolitan commuter transportation district eligible to receive operating assistance under the provisions of section 18-b of the transportation law for the operating expenses thereof in accordance with a service and usage formula to be established by the commissioner of transportation with the approval of the director of the budget (53204) .................................. 2,122,500

Program account subtotal ............... 18,879,800
Notwithstanding any inconsistent provision of law, the following appropriations are for the payment of mass transportation operating assistance pursuant to section 18-b of the transportation law and section 88-a of the state finance law.

To the metropolitan transportation authority for the operating expenses of the New York city transit authority, the Manhattan and Bronx surface transit operating authority, and the Staten Island rapid transit operating authority (53192) .................. 156,476,600

To the metropolitan transportation authority for the operating expenses of the Long Island rail road company and the Metro-North commuter railroad company which include operating expenses for the New York state portion of Harlem, Hudson, Port Jervis, Pascack, and New Haven commuter railroad services regardless of whether such services are provided directly or pursuant to joint service agreements (53193) ............................. 25,585,400

To the city of New York for the operating expenses of the Staten Island ferry (53198) .............................. 2,462,700

To the county of Westchester for the operating expenses thereof incurred for public transportation services, provided within the county directly or under contract (53199) .............................. 2,542,300

To the county of Nassau or its sub-grantees for the operating expenses thereof incurred for public transportation services (53200) .............................. 2,328,300

To the county of Suffolk for operating expenses thereof incurred for public transportation services, provided within the county directly or under contract (53201) .............................. 849,500

To the city of New York for the operating expenses thereof incurred for public transportation services, provided within the city directly or under contract (53202) .............................. 6,031,100

To eligible public transportation systems serving primarily within the metropolitan commuter transportation district, as defined in section 1262 of the public authorities law, eligible to receive operating assistance under the provisions of section 18-b of the transportation law for the operating expenses thereof in accordance with a service and usage formula to be established by the commissioner of transportation with the approval of the director of the budget (53203) ............ 1,818,200

Program account subtotal .................. 198,094,100

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Notwithstanding any inconsistent provision of law, the following appropriations are for the payment of mass transportation operating assistance pursuant to section 18-b of the transportation law and section 88-a of the state finance law.

To the Capital District transportation authority for the operating expenses thereof (53194) ........................................ 583,000

To the Central New York regional transportation authority for the operating expenses thereof (53195) .......................... 1,012,000

To the Rochester-Genesee regional transportation authority for the operating expenses thereof (53196) ............ 1,169,000

To the Niagara Frontier transportation authority for the operating expenses thereof (53197) .............................. 1,246,000

To all other public transportation bus systems serving areas outside of the metropolitan commuter transportation district eligible to receive operating assistance under the provisions of section 18-b of the transportation law for the operating expenses thereof in accordance with the service and usage formula to be established by the commissioner of transportation with the approval of the director of the budget (54289) ................ 886,000

Program account subtotal .................. 4,896,000

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METROPOLITAN TRANSPORTATION AUTHORITY SUPPORT PROGRAM .... 2,160,000,000

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Notwithstanding any inconsistent provision of law, the following appropriation is for payment of assistance provided that payments from this appropriation shall be made pursuant to a financial plan approved by the director of the budget.

To the metropolitan transportation authority for deposit in the metropolitan transportation authority corporate transportation account of the metropolitan transportation authority (23652) .
DEPARTMENT OF TRANSPORTATION

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authority special assistance fund pursuant to section 92-ff of the state finance law (54298) 310,000,000

Program account subtotal 310,000,000

Special Revenue Funds - Other

Metropolitan Transportation Authority Financial Assistance Fund

To the metropolitan transportation authority for deposit in the metropolitan transportation authority finance fund pursuant to the provisions of section 92-ff of the state finance law. Moneys appropriated herein may be made available at such times and upon such conditions as may be deemed appropriate by the commissioner of transportation and the director of the budget in accordance with section 92-ff of the state finance law (54298) 1,850,000,000

Program account subtotal 1,850,000,000

OFFICE OF PASSENGER AND FREIGHT TRANSPORTATION PROGRAM 16,800,000

Special Revenue Funds - Federal

Federal Miscellaneous Operating Grants Fund

For eligible federal transit administration capital, planning and operating assistance activities apportioned to serve the special needs of transit-dependent populations beyond traditional public transportation services and americans with disabilities act (ADA). Such activities may include public transportation projects planned, designed, and carried out to meet the special needs of seniors and individuals with disabilities when public transportation is insufficient, inappropriate, or unavailable; projects that exceed the requirements of the ADA; projects that improve access to fixed-route service and decrease reliance by individuals with disabilities on complementary paratransit; and alternatives to public transportation that assist seniors and individuals with disabilities. Eligible recipients of funding may include local governments, public transportation authorities, private non-profit organizations, state agencies or other operators of public transportation that receive a grant indirectly through a recipient (54292) 16,800,000
DEPARTMENT OF TRANSPORTATION
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RURAL AND SMALL URBAN TRANSIT AID PROGRAM ...............  25,100,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Rural and Small Urban Transit Aid Account - 25471

For eligible federal transit administration capital, planning and operating assistance activities apportioned to the state to support public transportation services that are publically owned, operated directly or under contract, or otherwise sponsored by an eligible municipality, federally recognized tribal nation, or the state (53222) .........................  25,100,000
DEPARTMENT OF TRANSPORTATION

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

LOCAL TRANSPORTATION PLANNING STUDIES PROGRAM

By chapter 53, section 1, of the laws of 2015:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration (53174) ... 14,789,000 ............. (re. $14,653,000)

By chapter 53, section 1, of the laws of 2014:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration ... 14,789,000 ......................... (re. $10,016,000)

By chapter 53, section 1, of the laws of 2013:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration ... 14,789,000 .......................... (re. $3,510,000)

By chapter 53, section 1, of the laws of 2012:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration ... 14,789,000 .......................... (re. $4,645,000)

By chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration ... 14,149,000 .......................... (re. $4,170,000)

By chapter 55, section 1, of the laws of 2010, as amended by chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration ... 14,149,000 ............................ (re. $573,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration ... 14,149,000 ............................ (re. $519,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work
programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration ... 16,590,000 ............................ (re. $253,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration:
For the grant period October 1, 2006 to September 30, 2007: ...........
12,181,000 ........................................... (re. $88,000)

By chapter 55, section 1, of the laws of 2006, as amended by chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal highway administration:
For the grant period October 1, 2005 to September 30, 2006: ...........
12,181,000 ........................................... (re. $19,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
FTA Local Planning Account - 25473

By chapter 53, section 1, of the laws of 2015:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal transit administration (54283) ... 7,379,000 .............. (re. $7,379,000)

By chapter 53, section 1, of the laws of 2014:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal transit administration ... 7,379,000 ........................ (re. $6,541,000)

By chapter 53, section 1, of the laws of 2013:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal transit administration ... 4,553,000 ........................... (re. $2,683,000)

By chapter 53, section 1, of the laws of 2012:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal transit administration ... 4,553,000 ........................... (re. $1,768,000)

By chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal transit administration ... 4,719,000 ............................ (re. $5541,000)
DEPARTMENT OF TRANSPORTATION

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By chapter 55, section 1, of the laws of 2010, as amended by chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal transit administration ... 4,719,000 ......................... (re. $404,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal transit administration ... 4,719,000 ......................... (re. $58,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 53, section 1, of the laws of 2011:
For continuing comprehensive transportation planning and coordinated support of transit studies undertaken as part of the unified work programs of participating local planning or municipal agencies pursuant to grant agreements approved by the federal transit administration:
For the grant period October 1, 2006 to September 30, 2007: ............. 4,506,000 ............................................ (re. $47,000)

MASS TRANSPORTATION OPERATING ASSISTANCE FUND PROGRAM

Special Revenue Funds - Other
Mass Transportation Operating Assistance Fund
Metropolitan Mass Transportation Operating Assistance Account - 21402

By chapter 53, section 1, of the laws of 2015:
For supplemental transportation operating assistance to public transportation systems eligible to receive assistance from this account, to the extent available and necessary for costs incurred in state fiscal year 2015-16, in an amount to be determined by the commissioner of transportation subject to the approval of the director of the budget. Amounts herein may be made available for incentive payments to public transportation systems which achieve service or financial benchmarks specified in an annual incentive plan to be submitted by the commissioner of transportation and approved by the director of the budget. Notwithstanding any provisions of section 18-b of the transportation law or any other law, moneys appropriated herein may be made available at such times and upon such conditions as may be deemed appropriate by the commissioner of transportation and the director of the budget (53190) ... 4,312,000 ......................... (re. $4,312,000)

By chapter 53, section 1, of the laws of 2014:
For supplemental transportation operating assistance to public transportation systems eligible to receive assistance from this account, to the extent available and necessary for costs incurred in state fiscal year 2014-15, in an amount to be determined by the commissioner of transportation subject to the approval of the director of the budget. Amounts herein may be made available for incentive payments to public transportation systems which achieve service or financial benchmarks specified in an annual incentive plan to be submitted by the commissioner of transportation and approved by the director of the budget. Notwithstanding any provisions of section 18-b of the transportation law or any other law, moneys appropriated
DEPARTMENT OF TRANSPORTATION

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

herein may be made available at such times and upon such conditions
as may be deemed appropriate by the commissioner of transportation
and the director of the budget .............................................. 4,312,000 .................................................. (re. $4,312,000)

By chapter 53, section 1, of the laws of 2013:
For supplemental transportation operating assistance to public trans-
portation systems eligible to receive assistance from this account,
to the extent available and necessary for costs incurred in state
fiscal year 2013-14, in an amount to be determined by the commis-
sioner of transportation subject to the approval of the director of
the budget. Amounts herein may be made available for incentive
payments to public transportation systems which achieve service or
financial benchmarks specified in an annual incentive plan to be
submitted by the commissioner of transportation and approved by the
director of the budget. Notwithstanding any provisions of section
18-b of the transportation law or any other law, moneys appropriated
herein may be made available at such times and upon such conditions
as may be deemed appropriate by the commissioner of transportation
and the director of the budget .............................................. 4,312,000 .................................................. (re. $4,312,000)

By chapter 53, section 1, of the laws of 2012:
For supplemental transportation operating assistance to public trans-
portation systems eligible to receive assistance from this account,
to the extent available and necessary for costs incurred in state
fiscal year 2012-13, in an amount to be determined by the commis-
sioner of transportation subject to the approval of the director of
the budget. Amounts herein may be made available for incentive
payments to public transportation systems which achieve service or
financial benchmarks specified in an annual incentive plan to be
submitted by the commissioner of transportation and approved by the
director of the budget. Notwithstanding any provisions of section
18-b of the transportation law or any other law, moneys appropriated
herein may be made available at such times and upon such conditions
as may be deemed appropriate by the commissioner of transportation
and the director of the budget ... 4,312,000 ...... (re. $4,312,000)

By chapter 53, section 1, of the laws of 2011:
For supplemental transportation operating assistance to public trans-
portation systems eligible to receive assistance from this account,
to the extent available and necessary for costs incurred in state
fiscal year 2011-12, in an amount to be determined by the commis-
sioner of transportation subject to the approval of the director of
the budget. Amounts herein may be made available for incentive
payments to public transportation systems which achieve service or
financial benchmarks specified in an annual incentive plan to be
submitted by the commissioner of transportation and approved by the
director of the budget. Notwithstanding any provisions of section
18-b of the transportation law or any other law, moneys appropriated
herein may be made available at such times and upon such conditions
as may be deemed appropriate by the commissioner of transportation
and the director of the budget ... 4,312,000 ...... (re. $1,148,000)

Special Revenue Funds - Other
Mass Transportation Operating Assistance Fund
Public Transportation Systems Operating Assistance Account - 21401

By chapter 53, section 1, of the laws of 2015:
For supplemental transportation operating assistance to public trans-
portation systems eligible to receive assistance from this account, to the extent available and necessary for costs incurred in
DEPARTMENT OF TRANSPORTATION

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

state fiscal year 2015-16, in an amount to be determined by the commissioner of transportation subject to the approval of the director of the budget. Amounts herein may be made available for incentive payments to public transportation systems which achieve service or financial benchmarks specified in an annual incentive plan to be submitted by the commissioner of transportation and approved by the director of the budget. Notwithstanding any provisions of section 18-b of the transportation law or any other law, moneys appropriated herein may be made available at such times and upon such conditions as may be deemed appropriate by the commissioner of transportation and the director of the budget

(53190) ... 1,960,000 ......................... (re. $1,960,000)

By chapter 53, section 1, of the laws of 2014:

For supplemental transportation operating assistance to public transportation systems eligible to receive assistance from this account, to the extent available and necessary for costs incurred in state fiscal year 2014-15, in an amount to be determined by the commissioner of transportation subject to the approval of the director of the budget. Amounts herein may be made available for incentive payments to public transportation systems which achieve service or financial benchmarks specified in an annual incentive plan to be submitted by the commissioner of transportation and approved by the director of the budget. Notwithstanding any provisions of section 18-b of the transportation law or any other law, moneys appropriated herein may be made available at such times and upon such conditions as may be deemed appropriate by the commissioner of transportation and the director of the budget

1,960,000 ..................................... (re. $1,960,000)

By chapter 53, section 1, of the laws of 2013:

For supplemental transportation operating assistance to public transportation systems eligible to receive assistance from this account, to the extent available and necessary for costs incurred in state fiscal year 2013-14, in an amount to be determined by the commissioner of transportation subject to the approval of the director of the budget. Amounts herein may be made available for incentive payments to public transportation systems which achieve service or financial benchmarks specified in an annual incentive plan to be submitted by the commissioner of transportation and approved by the director of the budget. Notwithstanding any provisions of section 18-b of the transportation law or any other law, moneys appropriated herein may be made available at such times and upon such conditions as may be deemed appropriate by the commissioner of transportation and the director of the budget

1,960,000 ..................................... (re. $1,960,000)

By chapter 53, section 1, of the laws of 2012:

For supplemental transportation operating assistance to public transportation systems eligible to receive assistance from this account, to the extent available and necessary for costs incurred in state fiscal year 2012-13, in an amount to be determined by the commissioner of transportation subject to the approval of the director of the budget. Amounts herein may be made available for incentive payments to public transportation systems which achieve service or financial benchmarks specified in an annual incentive plan to be submitted by the commissioner of transportation and approved by the director of the budget. Notwithstanding any provisions of section 18-b of the transportation law or any other law, moneys appropriated herein may be made available at such times and upon such conditions as may be deemed appropriate by the commissioner of transportation and the director of the budget

1,960,000 ..................................... (re. $1,960,000)
DEPARTMENT OF TRANSPORTATION

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

By chapter 53, section 1, of the laws of 2011:
For supplemental transportation operating assistance to public trans-
portation systems eligible to receive assistance from this account,
to the extent available and necessary for costs incurred in state
fiscal year 2011-12, in an amount to be determined by the commis-
sioner of transportation subject to the approval of the director of
the budget. Amounts herein may be made available for incentive
payments to public transportation systems which achieve service or
financial benchmarks specified in an annual incentive plan to be
submitted by the commissioner of transportation and approved by the
director of the budget. Notwithstanding any provisions of section
18-b of the transportation law or any other law, moneys appropriated
herein may be made available at such times and upon such conditions
as may be deemed appropriate by the commissioner of transportation
and the director of the budget ... 1,960,000 ...... (re. $1,960,000)

OFFICE OF PASSENGER AND FREIGHT TRANSPORTATION PROGRAM

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
FTA Program Management Account - 25314

By chapter 53, section 1, of the laws of 2015:
For eligible federal transit administration capital, planning and
operating assistance activities apportioned to serve the special
needs of transit-dependent populations beyond traditional public
transportation services and americans with disabilities act (ADA).
Such activities may include public transportation projects planned,
designed, and carried out to meet the special needs of seniors and
individuals with disabilities when public transportation is
insufficient, inappropriate, or unavailable; projects that exceed
the requirements of the ADA; projects that improve access to fixed-
route service and decrease reliance by individuals with disabilities
on complementary paratransit; and alternatives to public
transportation that assist seniors and individuals with
disabilities. Eligible recipients of funding may include local
governments, public transportation authorities, private non-profit
organizations, state agencies or other operators of public
transportation that receive a grant indirectly through a recipient
(54292) ... 16,800,000 ......................... (re. $16,800,000)

By chapter 53, section 1, of the laws of 2014:
For eligible federal transit administration capital, planning and
operating assistance activities apportioned to serve the special
needs of transit-dependent populations beyond traditional public
transportation services and americans with disabilities act (ADA).
Such activities may include public transportation projects planned,
designed, and carried out to meet the special needs of seniors and
individuals with disabilities when public transportation is insuffi-
cient, inappropriate, or unavailable; projects that exceed the
requirements of the ADA; projects that improve access to fixed-route
service and decrease reliance by individuals with disabilities on
complementary paratransit; and alternatives to public transportation
that assist seniors and individuals with disabilities. Eligible
recipients of funding may include local governments, public trans-
portation authorities, private non-profit organizations, state agen-
cies or other operators of public transportation that receive a
grant indirectly through a recipient ...........................
16,800,000 ................................... (re. $16,800,000)
By chapter 53, section 1, of the laws of 2013:
For eligible federal transit administration capital, planning and 
operating assistance activities apportioned to serve the special 
needs of transit-dependent populations beyond traditional public 
transportation services and americans with disabilities act (ADA). 
Such activities may include public transportation projects planned, 
designed, and carried out to meet the special needs of seniors and 
individuals with disabilities when public transportation is insuffi-
cient, inappropriate, or unavailable; projects that exceed the 
requirements of the ADA; projects that improve access to fixed-route 
service and decrease reliance by individuals with disabilities on 
complementary paratransit; and alternatives to public transportation 
that assist seniors and individuals with disabilities. Eligible 
recipients of funding may include local governments, public trans-
portation authorities, private non-profit organizations, state agen-
cies or other operators of public transportation that receive a 
grant indirectly through a recipient ......................... 
16,800,000 ............................................ (re. $16,800,000)

By chapter 53, section 1, of the laws of 2012:
For municipal and not-for-profit mass transportation vehicle purchases 
pursuant to a program approved by the federal government for elderly 
individuals and individuals with disabilities ....................
9,094,000 ............................................ (re. $5,304,000)

By chapter 55, section 1, of the laws of 2010:
Maintenance undistributed ... 9,094,000 ............... (re. $735,000)

By chapter 55, section 1, of the laws of 2008:
Maintenance undistributed ... 8,634,000 ............... (re. $76,000)

By chapter 55, section 1, of the laws of 2007:
For the grant period October 1, 2006 to September 30, 2007:
Maintenance undistributed ... 7,925,000 ............... (re. $828,000)

By chapter 55, section 1, of the laws of 2006:
For the grant period October 1, 2005 to September 30, 2006: .......
7,582,000 ............................................ (re. $697,000)

RURAL AND SMALL URBAN TRANSIT AID PROGRAM

Special Revenue Funds - Federal 
Federal Miscellaneous Operating Grants Fund 
Rural and Small Urban Transit Aid Account - 25471

By chapter 53, section 1, of the laws of 2015:
For eligible federal transit administration capital, planning and 
operating assistance activities apportioned to the state to support 
public transportation services that are publically owned, operated 
directly or under contract, or otherwise sponsored by an eligible 
municipality, federally recognized tribal nation, or the state 
(53222) ... 25,100,000 ......................... (re. $25,100,000)

By chapter 53, section 1, of the laws of 2014:
For eligible federal transit administration capital, planning and 
operating assistance activities apportioned to the state to support 
public transportation services that are publically owned, operated 
directly or under contract, or otherwise sponsored by an eligible 
municipality, federally recognized tribal nation, or the state ..... 
25,100,000 ............................................ (re. $25,100,000)
DEPARTMENT OF TRANSPORTATION

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

By chapter 53, section 1, of the laws of 2013:
For eligible federal transit administration capital, planning and operating assistance activities apportioned to the state to support public transportation services that are publically owned, operated directly or under contract, or otherwise sponsored by an eligible municipality, federally recognized tribal nation, or the state .......
25,100,000 ........................................ (re. $22,415,000)

By chapter 53, section 1, of the laws of 2012:
For public mass transportation operating assistance and capital projects and transit related technical support services or special studies undertaken by participating localities or by the department of transportation on behalf of localities through contractual arrangements with private carriers, private nonprofit corporations or consultants, pursuant to a program approved by the federal government, for non-urbanized area formula program, job access, reverse commute, and new freedoms ..................................
25,100,000 ........................................ (re. $20,592,000)

By chapter 53, section 1, of the laws of 2011:
For public mass transportation operating assistance and capital projects and transit related technical support services or special studies undertaken by participating localities or by the department of transportation on behalf of localities through contractual arrangements with private carriers, private nonprofit corporations or consultants, pursuant to a program approved by the federal government, for non-urbanized area formula program, job access, reverse commute, and new freedoms ..................................
25,100,000 ........................................ (re. $17,498,000)

By chapter 55, section 1, of the laws of 2010:
For public mass transportation operating assistance and capital projects and transit related technical support services or special studies undertaken by participating localities or by the department of transportation on behalf of localities through contractual arrangements with private carriers, private nonprofit corporations or consultants, pursuant to a program approved by the federal government, for non-urbanized area formula program, job access, reverse commute, and new freedoms ..................................
25,100,000 ........................................ (re. $15,146,000)

By chapter 55, section 1, of the laws of 2009:
For public mass transportation operating assistance and capital projects and transit related technical support services or special studies undertaken by participating localities or by the department of transportation on behalf of localities through contractual arrangements with private carriers, private nonprofit corporations or consultants, pursuant to a program approved by the federal government, for non-urbanized area formula program, job access, reverse commute, and new freedoms ..................................
25,100,000 ........................................ (re. $8,051,000)

By chapter 55, section 1, of the laws of 2008:
For public mass transportation operating assistance and capital projects and transit related technical support services or special studies undertaken by participating localities or by the department of transportation on behalf of localities through contractual arrangements with private carriers, private nonprofit corporations or consultants, pursuant to a program approved by the federal government, for non-urbanized area formula program, job access, reverse commute, and new freedoms ..................................
22,214,000 ........................................ (re. $8,536,000)
DEPARTMENT OF TRANSPORTATION

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

By chapter 55, section 1, of the laws of 2007:
For public mass transportation operating assistance and capital projects and transit related technical support services or special studies undertaken by participating localities or by the department of transportation on behalf of localities through contractual arrangements with private carriers, private nonprofit corporations or consultants, pursuant to a program approved by the federal government, for non-urbanized area formula program, job access, reverse commute, and new freedoms.
For the grant period October 1, 2006 to September 30, 2007 ...........
21,803,000 ............................................... (re. $11,473,000)

By chapter 55, section 1, of the laws of 2006:
For public mass transportation operating assistance and capital projects and transit related technical support services or special studies undertaken by participating localities or by the department of transportation on behalf of localities through contractual arrangements with private carriers, private nonprofit corporations or consultants, pursuant to a program approved by the federal government, for non-urbanized area formula program, job access, reverse commute, and new freedoms:
For the grant period October 1, 2005 to September 30, 2006 ...........
17,975,000 ............................................. (re. $2,094,000)
For payment according to the following schedule:

<table>
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<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
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<tbody>
<tr>
<td>General Fund ................. 109,535,000</td>
<td>260,895,000</td>
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<tr>
<td>All Funds ................. 109,535,000</td>
<td>260,895,000</td>
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</tbody>
</table>

**SCHEDULE**

**ECONOMIC DEVELOPMENT PROGRAM** ........................................... 109,535,000

- **General Fund**
  - Local Assistance Account - 10000

- For services and expenses of the minority and women-owned business development and lending program (47107) ................. 635,000

- For services and expenses consistent with the federal community development financial institutions program (12 U.S.C. 4701 et seq.). Up to $1,000,000 shall be used for program activities conducted by community development financial institutions in economically distressed and highly distressed areas (47108) ................. 1,495,000

- For services and expenses of the entrepreneurial assistance program (47109) ................. 490,000

- For additional services and expenses of the entrepreneurial assistance program for all designated centers. Notwithstanding any inconsistent provision of law, the director of the budget shall suballocate the full amount of this appropriation to the department of economic development (47114) ................. 1,274,000

- For services and expenses of contractual payments related to the retention of professional football in Western New York (47110) ......................... 4,557,000

- For services and expenses of the urban and community development program in economically distressed areas (47115) ................. 3,404,000

- For services and expenses of the empire state economic development fund (47106) ................. 31,180,000

- For services and expenses, loans, grants, and costs associated with program administration, to support economic development initiatives of the state. Such economic development purposes may include, but shall not be limited to, efforts to promote New York state as a tourism destination, efforts to attract and expand business investment and job creation in New York state including through the Open for Business program as well as all expenses associated with Global NY initiatives and trade missions, domestic and international, promoting New York businesses; provided that in the event funds are used for the purpose of
advertising and promoting the benefits of
the START-UP NY program, no more than 60
percent of the funds used for such purpose
shall be used for advertising and
promotion outside the state of New York .. 66,500,000

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NEW YORK STATE URBAN DEVELOPMENT CORPORATION

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1. ECONOMIC DEVELOPMENT PROGRAM

2. General Fund
3. Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
4. For services and expenses of the minority and women-owned business
development and lending program (47107) ........................................
   635,000 ............................................................................... (re. $635,000)
5. For services and expenses consistent with the federal community
development financial institutions program (12 U.S.C. 4701 et seq.).
   Up to $1,000,000 shall be used for program activities conducted by
   community development financial institutions in economically
   distressed and highly distressed areas (47108) ............................
   1,495,000 .......................................................... (re. $1,495,000)
6. For services and expenses of the entrepreneurial assistance program
   (47109) ... 490,000 .................................................. (re. $490,000)
7. For additional services and expenses of the entrepreneurial assistance
   program for all designated centers. Notwithstanding any inconsistent
   provision of law, the director of the budget shall suballocate the
   full amount of this appropriation to the department of economic
   development (47114) ... 1,274,000 ............................ (re. $1,274,000)
8. For services and expenses of contractual payments related to the
   retention of professional football in Western New York (47110) ....
   4,508,000 ....................................................... (re. $1,027,000)
9. For services and expenses of the urban and community development
   program in economically distressed areas (47115) ..................
   3,404,000 .......................................................... (re. $3,404,000)
10. For services and expenses of the empire state economic development
    fund (47106) ... 31,180,000 ................................. (re. $31,180,000)
11. For services and expenses of the Adirondack North Country Association
    (21413) ... 350,000 ................................................ (re. $350,000)
12. For services and expenses of military base retention and research
    efforts. Notwithstanding any provision of law this appropriation
    shall be allocated only pursuant to a plan setting forth an itemized
    list of grantees with the amount to be received by each, or the
    methodology for allocating such appropriation. Such plan shall be
    subject to the approval of the temporary president of senate and the
    director of the budget and thereafter shall be included in a
    resolution calling for the expenditure of such monies, which
    resolution must be approved by a majority vote of all members
    elected to the senate upon a roll call vote (47116) ............
    3,000,000 ....................................................... (re. $3,000,000)
13. For services and expenses of the Seneca Army Depot (47130) .......
    600,000 .......................................................... (re. $600,000)
14. For services and expenses of fishing tournament promotions (47303) ...
    150,000 .......................................................... (re. $150,000)
15. For services and expenses of Watkins Glen International (47307) ....
    150,000 .......................................................... (re. $150,000)
16. For grants to be awarded under the beginning farmers NY fund pursuant
    to section 16-w of the New York State urban development corporation
    act (47308) ... 1,000,000 ............................................. (re. $1,000,000)
17. For services and expenses of a regional economic gardening program.
    Money will be used to contract with regional nonprofit economic
    development entities to develop pilot programs that will stimulate
    investment in the state economy by providing technical assistance
    for expanding businesses in the Finger Lakes region. The economic
    development entity must be able to demonstrate it has the ability to
    implement the pilot program, has an outreach plan, and has the
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ability to provide counseling services, access to technology and
information, marketing services and advice, business management
support and other similar services (45615) .........................
250,000 .................................................. (re. $250,000)
For additional services and expenses of the entrepreneurial assistance
program for the support of a veterans assistance program. Provided
that any funding to support centers or development centers that
provide management and assistance to veterans who are seeking to
start or are starting new business ventures, or to train veterans in
the principles and practices of entrepreneurship in order to prepare
them to pursue self-employment opportunities, shall be based on the
extent, quality, and comprehensiveness of services provided,
directly or indirectly, and the numbers served, and need not be
distributed equally to all support centers or development centers
(47300) ... 350,000 ......................................... (re. $350,000)
For services and expenses of CenterState CEO (47100) ..............
550,000 .................................................. (re. $550,000)
For services and expenses of the Bronx Overall Economic Development
Corporation (47314) ... 500,000 .................................. (re. $500,000)
For services and expenses of the Kingsbridge-Riverdale-Van Cortlandt
Development Corporation (47304) ... 250,000 .................. (re. $250,000)
For services and expenses of the New Bronx Chamber of Commerce (47305)
... 200,000 .................................................. (re. $200,000)
For services and expenses of Camp Venture, inc (45607) .............
250,000 .................................................. (re. $250,000)
For services and expenses of the New York State Racing Fan Advisory
Council (45608) ... 100,000 .................................. (re. $100,000)
For services and expenses of Kings County security improvements
(45609) ... 500,000 ........................................ (re. $500,000)
For services and expenses of the Newburgh Armory Unity Center (45610)
... 750,000 .................................................. (re. $750,000)
For services and expenses of Glimmerglass Opera (45611) ...........
300,000 .................................................. (re. $300,000)
For services and expenses of Onondaga County for facility improvements
(45612) ... 250,000 ........................................ (re. $250,000)
For services and expenses of Cayuga Community Center (45613) ....
60,000 .................................................... (re. $60,000)
For services and expenses of Capital Culture (45614) ............... .
225,000 .................................................. (re. $225,000)
For additional services and expenses of the minority and women-owned
business development and lending program (47123) ..............
365,000 .................................................. (re. $365,000)
For additional services and expenses consistent with the federal
community development financial institutions program (12 U.S.C. 4701
et seq.). Up to $200,000 shall be used for program activities
conducted by community development financial institutions in
economically distressed and highly distressed areas (47301) ....
300,000 .................................................. (re. $300,000)
For services and expenses of the Bronx Children's Museum (45602) ...
2,000,000 ................................................ (re. $2,000,000)
For services and expenses of the NUAIR Alliance at Griffiss
International Airport (47309) ... 1,000,000 .................. (re. $1,000,000)
For services and expenses related to providing training and
certification needed to enter the field of advanced manufacturing
within Central New York as facilitated by Center State CEO (47310)
... 600,000 ................................................ (re. $600,000)
For services and expenses of the Harlem Arts Alliance for harlem week
(45616) ... 150,000 .................................... (re. $150,000)
For services and expenses of Canisius College (45617) ...............
200,000 .................................................. (re. $200,000)
For services and expenses of the Bronx Overall Economic Development
Corporation (45606) ... 550,000 ................................ (re. $550,000)
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By chapter 53, section 1, of the laws of 2014:

1. For services and expenses of the minority and women-owned business development and lending program ... 635,000 ......... (re. $635,000)
2. For additional services and expenses of the minority and women-owned business development and lending program ................................. (re. $365,000)
3. For services and expenses consistent with the federal community development financial institutions program (12 U.S.C. 4701 et seq.). Up to $1,000,000 shall be used for program activities conducted by community development financial institutions in economically distressed and highly distressed areas ................................. (re. $1,495,000)
4. For additional services and expenses consistent with the federal community development financial institutions program (12 U.S.C. 4701 et seq.). Up to $200,000 shall be used for program activities conducted by community development financial institutions in economically distressed and highly distressed areas ................................. (re. $300,000)
5. For services and expenses of the entrepreneurial assistance program ... 490,000 ................................. (re. $490,000)
6. For additional services and expenses of the entrepreneurial assistance program for all designated centers. Notwithstanding any inconsistent provision of law, the director of the budget shall suballocate the full amount of this appropriation to the department of economic development ... 1,274,000 ................................. (re. $1,274,000)
7. For services and expenses of contractual payments related to the retention of professional football in Western New York ........................ (re. $48,000)
8. For services and expenses of the urban and community development program in economically distressed areas ................................. (re. $3,404,000)
9. For services and expenses of the empire state economic development fund ... 31,180,000 ................................. (re. $31,180,000)
10. For services and expenses related to providing training and certification needed to enter the field of advanced manufacturing within Central New York as facilitated by Center State CEO ........................ (re. $600,000)
11. For services and expenses of the Adirondack North Country Association ... 350,000 ................................. (re. $95,000)
12. For services and expenses of military base retention and research efforts ... 2,000,000 ................................. (re. $2,000,000)
13. For services and expenses of Center State CEO ........................ (re. $127,000)
14. For services and expenses of Center State CEO ........................ (re. $146,000)
15. For services and expenses of the Bronx Overall Economic Development Corporation ... 500,000 ................................. (re. $346,000)
16. For services and expenses of the Seneca Army Depot ........................ (re. $600,000)
17. For services and expenses of the Wyoming County Agricultural Business Center ... 450,000 ................................. (re. $450,000)
18. For additional services and expenses of the entrepreneurial assistance program for the support of a veterans assistance program ................................. (re. $350,000)
19. For services and expenses of SUNY manufacturing alliance for research and technology transfer (SMARTT) laboratories ........................ (re. $150,000)
20. For services and expenses of fishing tournament promotions ........................ (re. $150,000)
21. For services and expenses of the Kings-bridge-Riverdale Development Corporation ... 250,000 ................................. (re. $250,000)
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For services and expenses of the New Bronx Chamber of Commerce ....... 200,000 .............................................. (re. $33,000)
For services and expenses of the Rockland Independent Living Center ... 350,000 ................................................ (re. $249,000)
For grants to be awarded under the New Farmers NY fund pursuant to section 16-w of the urban development corporation act .............. 614,000 ............................................. (re. $614,000)
For services and expenses of the NUAIR Alliance at Griffiss Interna-
tional Airport ... 1,000,000 ................................ (re. $891,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53,
section 1, of the laws of 2015:
For services and expenses related to the Institute for Nanoelectronics Discovery and Exploration (INDEX) at The SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (CNSE), with its autonomous operating status as recognized and approved by the SUNY Board of Trustees in resolution number 2008-165 .................... 1,012,000 ........................................ (re. $1,012,000)
For services and expenses of the Canisius Women's Business Center .... 75,000 ................................................ (re. $75,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of the minority and women-owned business development and lending program ... 635,000 ........ (re. $635,000)
For services and expenses consistent with the federal community devel-
opment financial institutions program (12 U.S.C. 4701 et seq.). Up to $1,000,000 shall be used for program activities conducted by community development financial institutions in economically distressed and highly distressed areas ................................ 1,495,000 ........................................ (re. $1,111,000)
For services and expenses of the entrepreneurial assistance program ... 490,000 ............................................... (re. $62,000)
For additional services and expenses of the entrepreneurial assistance program for all designated centers. Notwithstanding any inconsistent provision of law, the director of the budget shall suballocate the full amount of this appropriation to the department of economic development ... 1,274,000 ........................................ (re. $1,036,000)
For services and expenses of the urban and community development program in economically distressed areas ......................... 3,404,000 ............................................... (re. $3,404,000)
For services and expenses of the empire state economic development fund ... 19,180,000 ........................................ (re. $19,180,000)
For services and expenses of the EB-5 Immigrant Program at the small business development center at York college ...................... 150,000 ............................................... (re. $92,000)
For additional services and expenses of the minority and women-owned business development and lending program .................. 365,000 ............................................... (re. $365,000)
For services and expenses of military base retention efforts ... 2,000,000 ................................................ (re. $900,000)
For services and expenses of Center State CEO .............................. 1,000,000 ........................................ (re. $625,000)
For services and expenses of the Bronx Overall Economic Development Corporation ... 600,000 ........................................ (re. $257,000)
For services and expenses of the CNY Biotech Accelerator ............. 200,000 ................................................ (re. $82,000)
For services and expenses of the Long Island Regional Planning Council ... 250,000 ................................................ (re. $113,000)
For services and expenses related to the sponsorship of regional events at Canisius College ... 50,000 ........................................ (re. $2,000)
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By chapter 53, section 1, of the laws of 2013, as amended by chapter 53, section 1, of the laws of 2015:
For services and expenses related to the Institute for Nanoelectronics Discovery and Exploration (INDEX) at The SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (CNSE), with its autonomous operating status as recognized and approved by the SUNY Board of Trustees in resolution number 2008-165 ...................... 1,012,000 ................................................................. (re. $1,012,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses of the minority and women-owned business development and lending program ... 635,000 ........ (re. $635,000)
For services and expenses consistent with the federal community development financial institutions program (12 U.S.C. 4701 et seq.), up to $1,000,000 shall be used for program activities conducted by community development financial institutions in economically distressed and highly distressed areas ..................... 1,495,000 ................................................................. (re. $667,000)
For additional services and expenses of the entrepreneurial assistance program for all designated centers. Notwithstanding any inconsistent provision of law, the director of the budget shall suballocate the full amount of this appropriation to the department of economic development ... 1,274,000 ....................................................... (re. $352,000)
For services and expenses of the urban and community development program in economically distressed areas .................. 7,404,000 ................................................................. (re. $7,404,000)
For services and expenses of the empire state economic development fund ... 50,400,000 ................................................................. (re. $26,233,000)
For services and expenses of the jobs now program .................. 16,200,000 ................................................................. (re. $16,200,000)
For services and expenses of Center State CEO ...................... 1,000,000 ................................................................. (re. $1,000,000)
For services and expenses related to military base redevelopment .... 600,000 ................................................................. (re. $600,000)
For additional services and expenses of the minority and women-owned business development and lending program .................. 365,000 ................................................................. (re. $365,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53, section 1, of the laws of 2013:
For services and expenses of military base retention efforts, provided that not less than $1,050,000 is provided to the griffiss local development corporation, not less than $600,000 is provided to the cyber research institute, and not less than $450,000 is provided to the United States military academy at west point ............... 5,000,000 ................................................................. (re. $1,697,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53, section 1, of the laws of 2015:
For services and expenses related to the Institute for Nanoelectronics Discovery and Exploration (INDEX) at The SUNY Polytechnic Institute Colleges of Nanoscale Science and Engineering (CNSE), with its autonomous operating status as recognized and approved by the SUNY Board of Trustees in resolution number 2008-165 ...................... 1,012,000 ................................................................. (re. $1,012,000)

By chapter 53, section 1, of the laws of 2011:
For services and expenses of the minority and women-owned business development and lending program ... 635,000 ........ (re. $635,000)
For services and expenses consistent with the federal community development financial institutions program (12 U.S.C. 4701 et seq.), up to $1,000,000 shall be used for program activities conducted by
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community development financial institutions in economically
distressed and highly distressed areas ........................................
1,495,000 .................................................................................. (re. $340,000)
For services and expenses related to the university at Albany's insti-
980,000 .................................................................................. (re. $980,000)
For services and expenses of the urban and community development
program in economically distressed areas ..............................
3,404,000 .................................................................................. (re. $3,404,000)
For services and expenses related of the Monroe County department of
planning and development for economic development and workforce
training initiatives ... 290,000 ........................................... (re. $26,000)
For services and expenses of Center State CEO .....................
2,000,000 .................................................................................... (re. $1,011,000)
For services and expenses of the western NY STAMP project ...
2,000,000 .................................................................................... (re. $125,000)

By chapter 53, section 1, of the laws of 2011, as amended by chapter 53,
section 1, of the laws of 2013:
For services and expenses related to economic development purposes,
including but not limited to, marketing and advertising to promote
economic development in the state of New York. Funds appropriated
herein shall be available for services and expenses, loans and
grants, provided, that not more than 50 percent of this appropri-
ation shall be available for the 2011-12 state fiscal year .........
62,360,000 ................................................................................. (re. $16,120,000)

By chapter 55, section 1, of the laws of 2010:
For services and expenses of the empire state economic development
fund ... 6,180,000 ................................................................. (re. $60,000)
For services and expenses of the minority and women-owned business
development and lending program ... 635,000 ............... (re. $633,000)
For additional services and expenses of the entrepreneurial assistance
program for all designated centers. Notwithstanding any inconsistent
provision of law, the director of the budget shall suballocate the
full amount of this appropriation to the department of economic
development ... 1,274,000 ....................................................... (re. $9,000)
For services and expenses of the university at Buffalo's Krabbe
disease research institute ... 980,000 ............................... (re. $970,000)
For services and expenses of the urban and community development
program in economically distressed areas .........................
3,404,000 .................................................................................. (re. $2,358,000)

By chapter 55, section 1, of the laws of 2009:
For services and expenses of the minority and women-owned business
development and lending program ... 635,000 ............... (re. $635,000)
For services and expenses of the university at Buffalo's Krabbe
disease research institute ... 980,000 ............................... (re. $2,000)
For services and expenses of the urban and community development
program in economically distressed areas ...........................
3,404,000 .................................................................................. (re. $3,404,000)

By chapter 55, section 1, of the laws of 2009, as amended by chapter 55,
section 1, of the laws of 2010:
For services and expenses related to the operation of the centers of
excellence pursuant to a plan approved by the director of the budg-
et. All or portions of the funds appropriated hereby may be suballo-
cated or transferred to any department, agency, or public authority
... 5,234,000 ................................................................. (re. $1,152,000)
<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses related to the operation of the Buffalo center of excellence in bioinformatics and life sciences</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Greater Rochester center of excellence in photonics and microsystems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Syracuse center of excellence in environmental and energy systems</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Albany center of excellence in nanoelectronics</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Stony Brook center of excellence in wireless and information technology</td>
<td>872,333</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Binghamton Center of Excellence in small scale systems integration and packaging</td>
<td>872,333</td>
</tr>
<tr>
<td>Total</td>
<td>5,234,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2008:

For services and expenses of the minority and women-owned business development and lending program | 635,000 (re. $520,000) |
For services and expenses of military base retention efforts | 980,000 (re. $456,000) |
For services and expenses related to the operation of the centers of excellence pursuant to a plan approved by the director of the budget. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority | 6,934,000 (re. $2,313,000) |
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1. For services and expenses related to the operation of the Syracuse center of excellence in environmental and energy systems ............ 1,155,666
2. For services and expenses related to the operation of the Albany center of excellence in nanoelectronics ........ 1,155,666
3. For services and expenses related to the operation of the Stony Brook center of excellence in wireless and information technology ........ 1,155,666
4. For services and expenses related to the operation of the Binghamton Center of Excellence in small scale systems integration and packaging ................. 1,155,666

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Total ......................................................... 6,934,000

==============

For services and expenses of the urban and community development program in economically distressed areas ........................... 3,404,000
(re. $1,144,000)

By chapter 55, section 1, of the laws of 2008, as amended by chapter 1, section 4, of the laws of 2009:

31. For services and expenses of:
32. Jamaica Chamber of Commerce ... 38,000 ............... (re. $6,000)
33. The promotion and marketing of property surrounding the Niagara Falls International Airport ... 75,000 .................. (re. $33,000)
34. For services and expenses of the MDA CNY Essential Initiative ........ 301,000 ..................... (re. $102,000)
35. For services and expenses of Griffiss airforce base redevelopment .... 1,053,000 .......................... (re. $482,000)

By chapter 55, section 1, of the laws of 2007:
39. For services and expenses of:
40. development and lending program ... 1,948,000 .... (re. $1,354,000)
41. For services and expenses of the urban and community development program in economically distressed areas ...................... 3,473,000 .......................... (re. $28,000)
42. For services and expenses of Griffiss airforce base redevelopment .... 1,400,000 .......................... (re. $150,000)
43. For services and expenses related to infrastructure and other improve-
ments at Plattsburgh air force base ... 1,000,000 .... (re. $369,00)
44. For services and expenses of:
45. Metropolitan Development Association - Grants for Growth ........... 1,000,000 .......................... (re. $331,000)
46. Brooklyn Chamber of Commerce ... 650,000 ............... (re. $65,000)

By chapter 55, section 1, of the laws of 2007, as amended by chapter 496, section 6, of the laws of 2008:

48. For services and expenses related to the operation of the centers of excellence pursuant to a plan approved by the director of the budg-
et. All or portions of the funds appropriated hereby may be suballo-
cated or transferred to any department, agency, or public authority, provided, however, that the amount of this appropriation available
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for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ...

Project Schedule

<table>
<thead>
<tr>
<th>PROJECT</th>
<th>AMOUNT (thousands)</th>
</tr>
</thead>
<tbody>
<tr>
<td>For services and expenses related to the operation of the Buffalo center of excellence in bioinformatics and life sciences</td>
<td>1,179,166</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Greater Rochester center of excellence in photonics and microsystems</td>
<td>1,179,166</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Syracuse center of excellence in environmental and energy systems</td>
<td>1,179,166</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Albany center of excellence in nanoelectronics</td>
<td>1,179,166</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Stony Brook center of excellence in wireless and information technology</td>
<td>1,179,166</td>
</tr>
<tr>
<td>For services and expenses related to the operation of the Binghamton Center of Excellence in small scale systems integration and packaging</td>
<td>1,179,166</td>
</tr>
<tr>
<td>Total</td>
<td>7,075,000</td>
</tr>
</tbody>
</table>

By chapter 55, section 1, of the laws of 2006:

- For services and expenses of the jobs now program ........................................ 32,134,000 ........................................... (re. $18,723,000)
- For services and expenses of the urban and community development program in economically distressed areas ................................................................. 3,473,000 ........................................... (re. $6,000)
- For services and expenses related to the Long Island Hispanic Chamber of Commerce ... 500,000 ........................................... (re. $193,000)
- For services and expenses related to the county enhancement to the Essential New York Initiative to be distributed on a per capita basis to each of the twelve counties in the program central New York service region ... 1,000,000 ........................ (re. $692,000)

By chapter 55, section 1, of the laws of 2006, as amended by chapter 496, section 6, of the laws of 2008:

- For services and expenses related to the operation of the centers of excellence pursuant to a plan approved by the director of the budget. All or portions of the funds appropriated hereby may be suballocated or transferred to any department, agency, or public authority, provided, however, that the amount of this appropriation available...
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shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ... 7,075,000 ............... (re. $1,513,000)

PROJECT                               AMOUNT
--------------------------------------------
For services and expenses related to the operation of the Buffalo center of excellence in bioinformatics and life sciences ............... 1,415,000
For services and expenses related to the operation of the Greater Rochester center of excellence in photonics and microsystems ............... 1,415,000
For services and expenses related to the operation of the Syracuse center of excellence in environmental and energy systems ............... 1,415,000
For services and expenses related to the operation of the Albany center of excellence in nanoelectronics ....... 1,415,000
For services and expenses related to the operation of the Stony Brook center of excellence in wireless and information technology ............... 1,415,000

Total ................................ 7,075,000

By chapter 55, section 1, of the laws of 2005, as amended by chapter 1, section 4, of the laws of 2009:
For services and expenses of the jobs now program .................. 30,634,000 ....................................... (re. $12,760,000)

By chapter 55, section 1, of the laws of 2005, as amended by chapter 62, section 4, of the laws of 2005:
For services and expenses of infrastructure and other improvements associated with cooperative state/federal efforts at the Seneca army depot ... 900,000 .......................... (re. $134,000)
DIVISION OF VETERANS' AFFAIRS

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>8,806,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>500,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>9,306,000</td>
</tr>
</tbody>
</table>

SCHEDULE

10 ADMINISTRATION PROGRAM ................................... 999,000

11 General Fund
12 Local Assistance Account - 10000

13 For payment of supplemental burial benefits
14 to eligible families of military personnel
15 dying of any cause inside a combat zone or
16 dying outside a combat zone from wounds
17 incurred in combat, pursuant to section
18 354-b of the executive law, and for trans-
19 fer of such amounts as are necessary to
20 state operations for related administra-
21 tive expenses (54604) .................... 400,000

22 For payments of gold star annuity benefits
23 to eligible families of military personnel
24 (54605) .................................. 599,000

25 BLIND VETERAN ANNUITY ASSISTANCE PROGRAM ................. 6,380,000

26 General Fund
27 Local Assistance Account - 10000

28 For payment of annuities to blind veterans
29 and eligible surviving spouses. Up to
30 $15,000 of this appropriation may be
31 transferred to state operations for admin-
32 istrative costs associated with this
33 program (54606) ......................... 6,380,000

34 VETERANS' COUNSELING SERVICES PROGRAM .................... 1,927,000

35 General Fund
36 Local Assistance Account - 10000

37 For payment of aid to county and city veter-
38 ans' service agencies pursuant to article
39 17 of the executive law (54608) ............ 1,177,000

40 For services and expenses of the veterans
41 outreach center, inc. (Monroe county)
42 (54609) .................................... 250,000

43 Program account subtotal .................. 1,427,000

44
<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Special Revenue Funds - Federal</td>
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</tr>
<tr>
<td>2</td>
<td>Federal Health and Human Services Fund</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Federal HHS Account - 25100</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>For services and expenses related to veterans' counseling and outreach (54607)</td>
<td>500,000</td>
</tr>
<tr>
<td>5</td>
<td></td>
<td></td>
</tr>
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<td>6</td>
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<td>7</td>
<td>Program account subtotal</td>
<td>500,000</td>
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<td>9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
DIVISION OF VETERANS' AFFAIRS

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 BLIND VETERAN ANNUITY ASSISTANCE PROGRAM
2
3 General Fund
4 Local Assistance Account - 10000

5 By chapter 53, section 1, of the laws of 2015:
6 For payment of annuities to blind veterans and eligible surviving
7 spouses. Up to $15,000 of this appropriation may be transferred to
8 state operations for administrative costs associated with this
9 program (54606) ... 6,380,000 ......................... (re. $3,591,000)

10 By chapter 53, section 1, of the laws of 2014:
11 For payment of annuities to blind veterans and eligible surviving
12 spouses. Up to $15,000 of this appropriation may be transferred to
13 state operations for administrative costs associated with this
14 program ... 6,380,000 ........................................ (re. $260,000)

15 VETERANS' COUNSELING SERVICES PROGRAM
16
17 General Fund
18 Local Assistance Account - 10000

19 By chapter 53, section 1, of the laws of 2015:
20 For payment of aid to county and city veterans' service agencies
21 pursuant to article 17 of the executive law (54608) ............... 22
23 1,177,000 ................................................. (re. $528,000)
24 For services and expenses of the veterans outreach center, inc.
25 (Monroe county) (54609) ... 250,000 ...................... (re. $250,000)
26 For services and expenses of the New York Veterans of Foreign Wars
27 Buffalo Service Office (54613) ... 50,000 ................... (re. $50,000)
28 For services and expenses of the New York Veterans of Foreign Wars New
29 York City Service Office (54614) ... 75,000 .................... (re. $75,000)
30 For services and expenses of the Vietnam Veterans of America New York
31 State Council (54615) ... 25,000 ............................. (re. $25,000)
32 For services and expenses related to the veterans justice project
33 (54616) ... 100,000 ........................................... (re. $100,000)
34 For services and expenses of the SAGE Veterans' Project (54618) ....
35 100,000 .................................................... (re. $100,000)
36 For services and expenses of Warrior Salute (54617) .............. 37
38 200,000 .................................................... (re. $200,000)
39 For services and expenses of Legal Services of the Hudson Valley
40 Veterans and Military Families Advocacy Project (54620) ......... 41
42 200,000 .................................................... (re. $200,000)
43 For additional services and expenses of the Veterans Outreach Center,
44 inc. (Monroe County) (54600) ... 250,000 ................... (re. $250,000)
45 For services and expenses of the American Legion Department of New
46 York for Indigent Burial Expenses (54621) ....................... 47
48 250,000 .................................................... (re. $250,000)
49 For services and expenses of the New York State Defenders Association
50 Veterans Defense Program (54622) ... 500,000 ........ (re. $500,000)

51 By chapter 53, section 1, of the laws of 2014:
52 For services and expenses of the New York Veterans of Foreign Wars
53 Buffalo Service Office ... 50,000 .................. (re. $50,000)
54 For services and expenses of the New York Veterans of Foreign Wars New
55 York City Service Office ... 75,000 ................... (re. $75,000)
56 For services and expenses of Syracuse University Veterans Legal Clinic
57 ... 250,000 ................................................. (re. $174,000)
58 For services and expenses of the SAGE Veterans' Project ...........
59 100,000 .................................................... (re. $100,000)
DIVISION OF VETERANS’ AFFAIRS

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

1 By chapter 53, section 1, of the laws of 2013:
2    For services and expenses of the New York Veterans of Foreign Wars
3    Buffalo Service Office ... 50,000 .................. (re. $50,000)
4    For services and expenses of the New York Veterans of Foreign Wars New
5    York City Service Office ... 75,000 .................. (re. $75,000)
6    For services and expenses related to Veterans Justice Project .......
7    100,000 ............................................. (re. $100,000)

8 By chapter 53, section 1, of the laws of 2012:
9    For services and expenses of the New York Veterans of Foreign Wars
10    Buffalo Service Office ... 50,000 .................. (re. $50,000)
11    For services and expenses of the New York Veterans of Foreign Wars New
12    York City Service Office ... 75,000 .................. (re. $75,000)
13    For services and expenses of the Vietnam Veterans of America New York
14    State Council ... 25,000 ............................. (re. $25,000)

15 By chapter 53, section 1, of the laws of 2011:
16    For services and expenses of the New York Veterans of Foreign Wars New
17    York City Service Office ... 75,000 .................. (re. $25,000)
18

OFFICE OF VICTIM SERVICES
AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>2,788,000</td>
<td>1,690,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td>67,377,000</td>
<td>81,723,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Other</td>
<td>36,560,000</td>
<td>70,040,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>106,725,000</td>
<td>153,453,000</td>
</tr>
</tbody>
</table>

SCHEDULE

PAYMENTS TO VICTIMS PROGRAM .............................. 35,043,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Crime Victims - Compensation Account - 25370

For payments to victims in accordance with
the federal crime control act of 1984
(19905) .................................. 11,523,000

Program account subtotal .................. 11,523,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Criminal Justice Improvement Account - 21945

For payment of claims already accrued and to
accrue to innocent victims of violent
crime pursuant to article 22 of the execu-
tive law (19905) ........................... 23,520,000

Program account subtotal .................. 23,520,000

VICTIM AND WITNESS ASSISTANCE PROGRAM .................... 71,682,000

General Fund
Local Assistance Account - 10000

For grants to rape crisis centers for
services to rape victims and programs to
prevent rape. A portion of these funds may
be transferred or sub-allocated to other
state agencies (19906) .......................... 2,788,000

Program account subtotal .................. 2,788,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Crime Victims Assistance Account - 25370
OFFICE OF VICTIM SERVICES

AID TO LOCALITIES  2016-17

1 For victim and witness assistance in accord-
2 ance with the federal crime control act of
3 1984, distributed through a competitive
4 process (19906) .......................... 55,854,000
5
6 Program account subtotal ............... 55,854,000
7
8 Special Revenue Funds - Other
9 Combined Expendable Trust Fund
10 OVS-Gifts and Bequests Account - 20100
11
12 For services and expenses associated with
13 gifts and bequests to the office of victim
14 services. These funds may be transferred
15 to state operations (19906) .............. 40,000
16
17 Program account subtotal ............... 40,000
18
19 Special Revenue Funds - Other
20 Miscellaneous Special Revenue Fund
21 Criminal Justice Improvement Account - 21945
22
23 For services and expenses of programs
24 providing services to crime victims and
25 witnesses, distributed through a compet-
26 itive process (19906) ........................ 13,000,000
27
28 Program account subtotal ............... 13,000,000
29
30
31
32
OFFICE OF VICTIM SERVICES

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

PAYMENTS TO VICTIMS PROGRAM

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Crime Victims - Compensation Account - 25370

By chapter 53, section 1, of the laws of 2015:
For payments to victims in accordance with the federal crime control act of 1984 (19905) ... 11,523,000 ............... (re. $11,523,000)

By chapter 53, section 1, of the laws of 2014:
For payments to victims in accordance with the federal crime control act of 1984 ... 11,523,000 ......................... (re. $2,900,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Criminal Justice Improvement Account - 21945

By chapter 53, section 1, of the laws of 2015:
For payment of claims already accrued and to accrue to innocent victims of violent crime pursuant to article 22 of the executive law (19905) ... 23,520,000 ......................... (re. $23,520,000)

By chapter 53, section 1, of the laws of 2014:
For payment of claims already accrued and to accrue to innocent victims of violent crime pursuant to article 22 of the executive law ... 23,520,000 ......................... (re. $23,520,000)

By chapter 53, section 1, of the laws of 2013:
For payment of claims already accrued and to accrue to innocent victims of violent crime pursuant to article 22 of the executive law ... 23,520,000 ......................... (re. $6,900,000)

VICTIM AND WITNESS ASSISTANCE PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For grants to rape crisis centers for services to rape victims and programs to prevent rape ... 1,888,000 ............... (re. $790,000)
For additional grants to rape crisis centers for services to rape victims and programs to prevent rape ... 900,000 .... (re. $900,000)

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Crime Victims Assistance Account - 25370

By chapter 53, section 1, of the laws of 2015:
For victim and witness assistance in accordance with the federal crime control act of 1984, distributed through a competitive process (19906) ... 51,000,000 ......................... (re. $51,000,000)

By chapter 53, section 1, of the laws of 2014:
For victim and witness assistance in accordance with the federal crime control act of 1984, distributed through a competitive process ..... 23,970,000 ......................... (re. $16,300,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Criminal Justice Improvement Account - 21945
By chapter 53, section 1, of the laws of 2015:

For services and expenses of programs providing services to crime
victims and witnesses, distributed through a competitive process
(19906) ... 13,000,000 ........................... (re. $13,000,000)

By chapter 53, section 1, of the laws of 2014:

For services and expenses of programs providing services to crime
victims and witnesses, distributed through a competitive process ...
7,067,000 ................................................... (re. $3,100,000)
By chapter 53, section 1, of the laws of 2011, as added by chapter 55, section 2, of the laws of 2011:

For services and expenses of the following: search for education, elevation and knowledge (SEEK) programs ($1,000,000); educational opportunity program ($955,000); student financial assistance to expand opportunities at community colleges of the city university for the educationally and economically disadvantaged in accordance with section 6452 of the education law ($55,000); liberty partnership program awards ($1,700,000); higher education opportunity program awards ($3,485,000); science and technology entry program (STEP) awards ($1,027,000); and collegiate science and technology entry program (CSTEP) awards ($778,000). This appropriation may be allocated to the city university of New York, the state university of New York, and the state education department pursuant to a plan developed and approved by the director of the budget following consultation with the chair of the assembly ways and means committee...
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

HUDSON RIVER VALLEY GREENWAY COMMUNITIES COUNCIL

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th>OPERATIONS PROGRAM</th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>136,000</td>
<td>828,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>136,000</td>
<td>828,000</td>
</tr>
</tbody>
</table>

SCHEDULE

For grants of the Hudson River Valley Greenway compact and the protection and enhancement of the Hudson River Greenway resources (81003)  136,000

-----------------------------
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

HUDSON RIVER VALLEY GREENWAY COMMUNITIES COUNCIL

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

OPERATIONS PROGRAM

General Fund
Local Assistance Account - 10000

By chapter 53, section 1, of the laws of 2015:
For grants of the Hudson river valley greenway compact and the protection and enhancement of the Hudson river greenway resources (81003) ... 136,000 ................................. (re. $136,000)

By chapter 53, section 1, of the laws of 2014:
For grants of the Hudson river valley greenway compact and the protection and enhancement of the Hudson river greenway resources ... 136,000 ................................. (re. $136,000)

By chapter 53, section 1, of the laws of 2013:
For grants of the Hudson river valley greenway compact and the protection and enhancement of the Hudson river greenway resources ... 136,000 ................................. (re. $136,000)

By chapter 53, section 1, of the laws of 2012:
For grants of the Hudson river valley greenway compact and the protection and enhancement of the Hudson river greenway resources ... 136,000 ................................. (re. $136,000)

By chapter 53, section 1, of the laws of 2011:
For grants of the Hudson river valley greenway compact and the protection and enhancement of the Hudson river greenway resources ... 136,000 ................................. (re. $136,000)

By chapter 55, section 1, of the laws of 2010:
For grants of the Hudson river valley greenway compact and the protection and enhancement of the Hudson river greenway resources ... 136,000 ................................. (re. $97,000)

By chapter 55, section 1, of the laws of 2009:
For grants of the Hudson river valley greenway compact and the protection and enhancement of the Hudson river greenway resources ... 160,000 ................................. (re. $51,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

HURRICANE IRENE - TROPICAL STORM LEE FLOOD RECOVERY
GRANT PROGRAM

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

1  General Fund
2  Local Assistance Account - 10000
3
4  By chapter  53, section 1, of the laws of 2011, as added by chapter 55, section 2, of the laws of 2011:
5  For implementation of the Hurricane Irene - Tropical Storm Lee Flood
6  Recovery Grant Program. This appropriation may be allocated to
7  empire state development or any other state agency for the purposes
8  of implementing the Hurricane Irene - Tropical Storm Lee Flood
9  Recovery Grant Program ... 50,000,000 ............... (re. $26,573,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

LOCAL GOVERNMENT ASSISTANCE

AID TO LOCALITIES  2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>783,548,467</td>
</tr>
<tr>
<td>Fiduciary Funds</td>
<td>30,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>813,548,467</td>
</tr>
</tbody>
</table>

SCHEDULE

AID AND INCENTIVES FOR MUNICIPALITIES .................... 754,000,000

General Fund
Local Assistance Account - 10000

For payment to local governments under the aid and incentives for municipalities program pursuant to section 54 of the state finance law in accordance with the following:

For base level grants to municipalities; notwithstanding any other provision of law to the contrary, in the state fiscal year commencing April 1, 2016, each municipality shall receive a base level grant in an amount equal to the base level grant that such municipality received in the state fiscal year commencing April 1, 2015 pursuant to paragraph b of subdivision 10 of section 54 of the state finance law; provided, however, that a town in which a village that received a base level grant in the state fiscal year commencing April 1, 2015 and subsequently dissolved may also receive a base level grant increase in an amount equal to such town's pro rata share of the total base level grant that such village received in such state fiscal year, pursuant to paragraph 1 of subdivision 10 of section 54 of the state finance law (80511) ...................... 715,000,000

For citizens re-organization empowerment grants and citizen empowerment tax credits administered by the department of state pursuant to section 54 of the state finance law.

Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget (80474) .... 35,000,000

For a local government efficiency grant program administered by the department of state pursuant to section 54 of the state finance law.
Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget (80510) .... 4,000,000

AID TO MUNICIPALITIES WITH VIDEO LOTTERY GAMING FACILITIES 29,331,167

For payment of aid to the city of Yonkers as an eligible city in which a video lottery gaming facility is located pursuant to section 54-l of the state finance law. The amount appropriated herein shall be available for payment to the city pursuant to section 54-l of the state finance law no earlier than April 1, 2017 and no later than June 30, 2017 on audit and warrant of the state comptroller notwithstanding any provision of law to the contrary including any contrary provision of section 40 or section 54-l of the state finance law. Such payment shall constitute complete liquidation of the state's obligation to the city under section 54-l of the state finance law for the state fiscal year commencing on April 1, 2017 (80480) .... 19,600,000

For payment of aid to eligible municipalities in which a video lottery gaming facility is located pursuant to section 54-l of the state finance law. Notwithstanding any provision of law to the contrary, such municipalities shall receive aid in an amount equal to 70 percent of the aid which such municipalities received in the state fiscal year commencing April 1, 2008 pursuant to section 54-l of the state finance law (80472) ................................. 9,731,167

MUNICIPAL ASSISTANCE STATE AID FUND .......................... 15,000,000

SPECIAL ACCOUNT FOR THE MUNICIPAL ASSISTANCE CORPORATION FOR THE CITY OF TROY

For payment pursuant to the provisions of section 92-e of the state finance law to the municipal assistance corporation for the city of Troy, to the extent required to comply with the agreements between such corporation and the holders of its notes and bonds, and for the corporate purposes of such corporation, and, to the extent
not required by such corporation for such purposes, for payment to the city of Troy for support of local government, provided however, that the maximum amount to be paid pursuant to this appropriation shall not exceed the total of the revenues deposited in the municipal assistance state aid fund for such city pursuant to the provisions of section 92-e of the state finance law ........................ 15,000,000

MUNICIPAL ASSISTANCE TAX FUND ............................ 15,000,000

Fiduciary Funds
Municipal Assistance Tax Fund

SPECIAL ACCOUNT FOR THE MUNICIPAL ASSISTANCE CORPORATION FOR THE CITY OF TROY
For payment pursuant to the provisions of section 92-d of the state finance law to the municipal assistance corporation for the city of Troy, to the extent required to comply with the agreements between such corporation and the holders of its notes and bonds, and for the corporate purposes of such corporation, and, to the extent not required by such corporation for such purposes, for payment to the city of Troy for support of local government, provided however, that the maximum amount to be paid pursuant to this appropriation shall not exceed the total of the revenues derived from sales and compensating use taxes imposed and collected by sections 1210 and 1262 of the tax law, that would have been received by the city of Troy absent the application of chapter 721 of the laws of 1994 ......................... 15,000,000

SMALL GOVERNMENT ASSISTANCE .............................. 217,300

General Fund
Local Assistance Account - 10000

For payment of small government assistance on or before March 31, 2017 upon audit and warrant of the comptroller according to the following:
For payment to the County of Essex (80483) .......................... 124,000
For payment to the County of Franklin (80482) .......................... 72,000
For payment to the County of Hamilton (80481) .......................... 21,300
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

LOCAL GOVERNMENT ASSISTANCE

AID TO LOCALITIES - REAPPROPRIATIONS  2016-17

1 AID AND INCENTIVES FOR MUNICIPALITIES
2
3 General Fund
4 Local Assistance Account - 10000
5
6 By chapter 53, section 1, of the laws of 2015:
7 For awards under the local government performance and efficiency
8 program administered by the financial restructuring board for local
9 governments or the department of state pursuant to section 54 of the
10 state finance law.
11 Notwithstanding any other provision of law, no payment shall be made
12 from this appropriation without a certificate of approval by the
13 director of the budget (80473) ... 40,000,000 .... (re. $40,000,000)
14 For a local government efficiency grant program administered by the
15 department of state pursuant to section 54 of the state finance law.
16 Notwithstanding any other provision of law, no payment shall be made
17 from this appropriation without a certificate of approval by the
18 director of the budget (80510) ... 4,000,000 ...... (re. $4,000,000)
19
20 The appropriation made by chapter 53, section 1, of the laws of 2015, is
21 hereby amended and reappropriated to read:
22 For citizens re-organization empowerment grants and citizen
23 empowerment tax credits administered by the department of state
24 pursuant to section 54 of the state finance law.
25 Notwithstanding any other provision of law, no payment shall be made
26 from this appropriation without a certificate of approval by the
27 director of the budget (80474) ....................................
28 [35,000,000] 2,892,155 ......................................... (re. $1,495,000)
29
30 By chapter 53, section 1, of the laws of 2014:
31 For awards under the local government performance and efficiency
32 program administered by the financial restructuring board for local
33 governments or the department of state pursuant to section 54 of the
34 state finance law.
35 Notwithstanding any other provision of law, no payment shall be made
36 from this appropriation without a certificate of approval by the
37 director of the budget ... 40,000,000 ............ (re. $40,000,000)
38 For a local government efficiency grant program administered by the
39 department of state pursuant to section 54 of the state finance law.
40 Notwithstanding any other provision of law, no payment shall be made
41 from this appropriation without a certificate of approval by the
42 director of the budget ... 4,000,000 .................. (re. $4,000,000)
43
44 The appropriation made by chapter 53, section 1, of the laws of 2014, as
45 amended by chapter 53, section 1, of the laws of 2015, is hereby
46 amended and reappropriated to read:
47 For citizens re-organization empowerment grants and citizen empower-
48 ment tax credits administered by the department of state pursuant to
49 section 54 of the state finance law.
50 Notwithstanding any other provision of law, no payment shall be made
51 from this appropriation without a certificate of approval by the
52 director of the budget ... [2,583,536] 1,483,536 .... (re. $345,000)
53
54 By chapter 53, section 1, of the laws of 2013:
55 For a local government efficiency grant program administered by the
56 department of state pursuant to section 54 of the state finance law.
57 Notwithstanding any other provision of law, the maximum grant award
58 for a local government efficiency planning project, or the planning
59 component of a project that includes both planning and implementa-
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

LOCAL GOVERNMENT ASSISTANCE

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

... shall not exceed $12,500 per municipality; provided, however, that in no event shall such a planning project receive a grant award in excess of $100,000.

Notwithstanding any other provision of law, local matching funds equal to at least 50 percent of the total cost of activities under the grant work plan approved by the department of state shall be required for planning grants.

Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget ... 4,000,000 ............... (re. $3,963,000)

By chapter 53, section 1, of the laws of 2013, as amended by chapter 53, section 1, of the laws of 2015:

For citizens re-organization empowerment grants and citizen empowerment tax credits administered by the department of state pursuant to section 54 of the state finance law.

Notwithstanding any other provision of law, for citizens re-organization empowerment grants, matching funds equal to at least 50 percent of the total cost of activities under the grant work plan approved by the department of state shall be required for a local government re-organization grant for a re-organization study, except for such grants that are awarded to a local government entity eligible for an expedited grant. Upon implementation of the local government re-organization, the local matching funds required by such grant for a re-organization study shall be refunded except for 10 percent of the total cost of activities under the grant work plan approved by the department of state.

Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget ... 1,424,838 ................ (re. $270,000)

By chapter 53, section 1, of the laws of 2012:

For a local government efficiency grant program administered by the department of state pursuant to section 54 of the state finance law.

Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget ... 4,000,000 ............... (re. $3,826,000)

By chapter 53, section 1, of the laws of 2012, as amended by chapter 53, section 1, of the laws of 2015:

For citizens re-organization empowerment grants and citizen empowerment tax credits administered by the department of state pursuant to section 54 of the state finance law.

Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget ... 1,034,369 ................. (re. $86,000)

By chapter 53, section 1, of the laws of 2011:

For a local government efficiency grant program administered by the department of state pursuant to section 54 of the state finance law, subject to a plan approved by the director of the budget.

Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget ... 4,000,000 ............... (re. $2,513,000)

By chapter 53, section 1, of the laws of 2011, as amended by chapter 53, section 1, of the laws of 2013:

For awards under a local government performance and efficiency program pursuant to section 54 of the state finance law.
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

LOCAL GOVERNMENT ASSISTANCE

AID TO LOCALITIES - REAPPROPRIATIONS 2016-17

Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget ... 13,000,000 ............... (re. $5,854,000)

By chapter 53, section 1, of the laws of 2011, as amended by chapter 53, section 1, of the laws of 2015:

For citizens re-organization empowerment grants and citizen empowerment tax credits administered by the department of state pursuant to section 54 of the state finance law, subject to a plan approved by the director of the budget.

Notwithstanding any other provision of law to the contrary, citizen empowerment tax credits may be calculated and awarded to eligible municipalities in the same manner as municipal merger incentives pursuant to section 54 of the state finance law in effect on January 1, 2011, and shall be paid to such municipalities on or before September 25, 2011; provided, however, that any municipality which received such municipal merger incentive in the state fiscal year commencing April 1, 2010 may be paid a citizen empowerment tax credit on or before September 25, 2011 in the same amount as such municipal merger incentive; provided, further, that any municipality receiving a citizen empowerment tax credit shall use at least 70 percent of such credit for property tax relief and the balance of such credit for general municipal purposes.

Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget ... 597,785 .................. (re. $140,000)

By chapter 50, section 1, of the laws of 2010, as amended by chapter 53, section 1, of the laws of 2011:

For a local government efficiency grant program administered by the department of state pursuant to section 54 of the state finance law.

Of the amount appropriated herein, up to $750,000 shall be made available for high priority planning grants and general efficiency planning grants to eligible municipalities.

Of the amount appropriated herein, up to $2,125,000 shall be made available for efficiency implementation grants to eligible municipalities.

Of the amount appropriated herein, up to $2,125,000 shall be made available for twenty-first century demonstration project grants to eligible municipalities.

Of the amount appropriated herein, up to $57,133 shall be made available for municipal merger incentives for eligible municipalities.

Notwithstanding the above provisions of this appropriation, and subject to approval of the director of the budget, any unused moneys provided pursuant to this appropriation for high priority planning grants, general efficiency planning grants or twenty-first century demonstration project grants may be used for efficiency implementation grants, and any unused moneys provided pursuant to this appropriation for high priority planning grants, general efficiency planning grants or efficiency implementation grants may be used for twenty-first century demonstration project grants.

Notwithstanding any other provision of law, no payment shall be made from this appropriation without a certificate of approval by the director of the budget ... 5,057,133 ............... (re. $1,828,000)

EFFICIENCY INCENTIVE GRANTS

General Fund

Local Assistance Account - 10000
By chapter 50, section 1, of the laws of 2008, as amended by chapter 50, section 1, of the laws of 2010:
Notwithstanding any inconsistent provision of law, the amount appropriated herein shall be made available for payment to the Buffalo fiscal stability authority for use in awarding grants to support city activities to achieve recurring savings through innovations and reengineering. Payments for such purposes shall be allocated subject to plans or amended plans provided pursuant to section 3857-a of the public authorities law and subject to a payment plan approved by the director of the budget ... 1,470,000 .............. (re. $1,232,000)
Notwithstanding any inconsistent provision of law, the amount appropriated herein shall be made available for payment to the Erie county fiscal stability authority for use in awarding grants to support county activities to achieve recurring savings through innovations and reengineering. Payments for such purposes shall be allocated subject to plans or amended plans provided pursuant to section 3957-a of the public authorities law and subject to a payment plan approved by the director of the budget ... 3,430,000 .. (re. $2,000)

MISCELLANEOUS FINANCIAL ASSISTANCE

General Fund
Local Assistance Account - 10000

The appropriation made by chapter 20, section 1 of subpart G of part C, of the laws of 2015, is hereby amended and reappropriated to read:
The sum of six million dollars ($6,000,000) is hereby appropriated out of any moneys in the state treasury in the general fund to the credit of the local assistance account, not otherwise appropriated, and made available for services and expenses of the city of Rochester which may include support for the Rochester/Monroe anti-poverty initiative. Such moneys shall be payable on the audit and warrant of the comptroller on vouchers certified or approved by the director of the budget ... 6,000,000 .............. (re. $6,000,000)

By chapter 53, section 1, of the laws of 2014, as amended by chapter 53, section 1, of the laws of 2015:
For payment to the city of New York on or after April 1, 2015, to reimburse the city for the state liability incurred pursuant to chapter 55 of the laws of 2014 that amended sections 467-b and 467-c of the real property tax law which increased the income threshold ... 1,200,000 ...................... (re. $1,200,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

NATIONAL AND COMMUNITY SERVICE

AID TO LOCALITIES 2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>350,000</td>
<td>1,097,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>350,000</td>
<td>1,097,000</td>
</tr>
</tbody>
</table>

SCHEDULE

OPERATIONS PROGRAM ........................................... 350,000

General Fund
Local Assistance Account - 10000

For services and expenses of regional volunteer centers defined as community-based organizations with a focus on volunteerism that meets critical needs in communities, that promote service and civic engagement opportunities to a specific region of the state and have the capacity to provide training and support for non-profits and businesses interested in creating volunteer programs. Such assistance shall be awarded by grants through one or more competitive processes to eligible community-based organizations and may also be available for sub-grants to local non-profit organizations in need of volunteer coordination assistance (81003) ........ 350,000

----------------
By chapter 53, section 1, of the laws of 2015:
For services and expenses of regional volunteer centers defined as community-based organizations with a focus on volunteerism that meets critical needs in communities, that promote service and civic engagement opportunities to a specific region of the state and have the capacity to provide training and support for non-profits and businesses interested in creating volunteer programs. Such assistance shall be awarded by grants through one or more competitive processes to eligible community-based organizations and may also be available for sub-grants to local non-profit organizations in need of volunteer coordination assistance .................. (re. $350,000)

By chapter 53, section 1, of the laws of 2014:
For services and expenses of regional volunteer centers defined as community-based organizations with a focus on volunteerism that meets critical needs in communities, that promote service and civic engagement opportunities to a specific region of the state and have the capacity to provide training and support for non-profits and businesses interested in creating volunteer programs. Such assistance shall be awarded by grants through one or more competitive processes to eligible community-based organizations and may also be available for sub-grants to local non-profit organizations in need of volunteer coordination assistance .................. (re. $350,000)

By chapter 53, section 1, of the laws of 2013:
For services and expenses of regional volunteer centers defined as community-based organizations with a focus on volunteerism that meets critical needs in communities, that promote service and civic engagement opportunities to a specific region of the state and have the capacity to provide training and support for non-profits and businesses interested in creating volunteer programs. Such assistance shall be awarded by grants through one or more competitive processes to eligible community-based organizations and may also be available for sub-grants to local non-profit organizations in need of volunteer coordination assistance .................. (re. $245,000)

By chapter 53, section 1, of the laws of 2012:
For services and expenses of regional volunteer centers defined as community-based organizations with a focus on volunteerism that meets critical needs in communities, that promote service and civic engagement opportunities to a specific region of the state and have the capacity to provide training and support for non-profits and businesses interested in creating volunteer programs. Such assistance shall be awarded by grants through one or more competitive processes to eligible community-based organizations and may also be available for sub-grants to local non-profit organizations in need of volunteer coordination assistance ... 350,000 .... (re. $125,000)

By chapter 53, section 1, of the laws of 2011:
For services and expenses of regional volunteer centers defined as community-based organizations with a focus on volunteerism that meets critical needs in communities, that promote service and civic engagement opportunities to a specific region of the state and have the capacity to provide training and support for non-profits and businesses interested in creating volunteer programs. Such assistance shall be awarded by grants through one or more competitive processes to eligible community-based organizations and may also be available for sub-grants to local non-profit organizations in need of volunteer coordination assistance ... 350,000 .... (re. $125,000)
engagement opportunities to a specific region of the state and have
the capacity to provide training and support for non-profits and
businesses interested in creating volunteer programs. Such assist-
ance shall be awarded by grants through one or more competitive
processes to eligible community-based organizations and may also be
available for sub-grants to local non-profit organizations in need
of volunteer coordination assistance ... 350,000 ...... (re. $27,000)
PAY FOR SUCCESS CONTINGENCY RESERVE

AID TO LOCALITIES 2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>69,000,000</td>
</tr>
<tr>
<td>All Funds</td>
<td>69,000,000</td>
</tr>
</tbody>
</table>

SCHEDULE

PAY FOR SUCCESS CONTINGENCY RESERVE ...................... 69,000,000

General Fund
Local Assistance Account - 10000

For services and expenses of pay for success initiatives to improve program outcomes in the areas of early childhood development and child welfare, health care or public safety. Such services and expenses may include, but shall not be limited to, contract payments to intermediary organizations responsible for raising funds to support project costs and managing the delivery of services, contract payments for the verification and validation of program outcomes achieved, and payments based on the achievement and validation of specific performance targets as agreed upon in contracts and other agreements that may be part of pay for success initiatives; provided, however, that no contract for a pay for success initiative shall be entered into pursuant to this appropriation unless the director of the budget determines that there is a reasonable expectation that the initiative and related administration costs will generate savings to the state and/or local governments net of any payments pursuant to this appropriation and, provided further that the state shall not enter into a contract pursuant to this appropriation with a party other than a not-for-profit corporation or charitable foundation for the purpose of financing a pay for success initiative; such restriction shall not apply to contracts related to the evaluation of or ancillary activities related to the administration of such pay for success initiative. Notwithstanding any law to the contrary, for the purpose of implementing pay for success initiatives, the amounts appropriated herein may be transferred or suballocated to any state department, agency or public authority and any state department, agency or public authority may then transfer to state oper-
actions to accomplish the intent of this appropriation with the approval of the director of the budget. Notwithstanding section 40 of the state finance law or any other law to the contrary, this appropriation shall remain in full force and effect for the period April 1, 2016 to March 31, 2017 and the period April 1, 2017 to March 31, 2018 (80358) ............ 69,000,000

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MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

PAYMENT TO THE CITY OF NEW YORK

AID TO LOCALITIES  2016-17

Local Government Assistance Tax Fund - 40452

For payment to the city of New York pursuant to section 3238-a of the public authorities law upon audit and warrant of the comptroller. The amount appropriated herein shall constitute fulfillment of the state's obligation for the fiscal year of the city of New York ending June 30, 2016 ................................... 170,000,000

============
By chapter 55, section 1, of the laws of 2005, as transferred by chapter 53, section 1, of the laws of 2012:
For services and expenses of the regional economic development program pursuant to a memorandum of understanding to be executed by the governor, the temporary president of the senate, and the speaker of the assembly. All or a portion of the funds appropriated hereby may be suballocated to any department, agency, or public authority, provided, however, that the amount of this appropriation available for expenditure and disbursement on and after September 1, 2008 shall be reduced by six percent of the amount that was undisbursed as of August 15, 2008 ... 10,000,000 .............. (re. $5,159,000)
WORKERS' COMPENSATION BOARD WORLD TRADE CENTER PROGRAM

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Federal Grants for Disaster Assistance Account - 25300

By chapter 50, section 1, of the laws of 2002, and such amount as transferred by chapter 14, section 1, of the laws of 2003:

For transfer to the workers' compensation board for the federal share of services and expenses related to workers' compensation benefit costs related to the September 11, 2001 attack on the New York City World Trade Center, in accordance with federal regulations ........

175,000,000 ......................................................... (re. $5,100,000)
§2. Section 1 of a chapter of the laws of 2016, enacting the state operations budget, is amended by adding the items herein below in their entirety.
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

STATE OPERATIONS 2016-17

For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>280,579,000</td>
<td>37,337,000</td>
</tr>
<tr>
<td>Special Revenue Funds</td>
<td>137,938,000</td>
<td>313,886,700</td>
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<tr>
<td>Special Revenue Funds</td>
<td>46,038,000</td>
<td>116,708,000</td>
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<tr>
<td>Enterprise Funds</td>
<td>475,000</td>
<td>400,000</td>
</tr>
<tr>
<td>Internal Service Funds</td>
<td>14,208,000</td>
<td>0</td>
</tr>
<tr>
<td>All Funds</td>
<td>479,238,000</td>
<td>468,331,700</td>
</tr>
</tbody>
</table>

SCHEDULE

CENTRAL ADMINISTRATION PROGRAM ........................... 47,824,000

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the
### DEPARTMENT OF FAMILY ASSISTANCE
### OFFICE OF CHILDREN AND FAMILY SERVICES
### STATE OPERATIONS  2016-17

1. budget division program of the division of
2. the budget, are deemed fully incorporated
3. herein and a part of this appropriation as
4. if fully stated.

5. **Personal service--regular (50100) ** ....... 21,656,000
6. **Temporary service (50200) ** ................. 308,000
7. **Holiday/overtime compensation (50300) ** .... 73,000
8. **Supplies and materials (57000) ** ............. 432,000
9. **Travel (54000) ** .................................. 181,000
10. **Contractual services (51000) ** ............... 4,464,000
11. **Equipment (56000) ** ......................... 2,440,000
12.  
13.    **Program account subtotal ** ............... 29,554,000
14.  
15. **Special Revenue Funds - Federal**
16. **Federal Health and Human Services Fund**
17. **Head Start Grant Account - 25181**
18.  
19. **For services and expenses related to the**
20. **head start collaboration project grant**
21. **program.**
22.  
23. **Personal service (50000) ** ................... 215,000
24. **Nonpersonal service (57050) ** ............... 211,000
25. **Fringe benefits (60090) ** ..................... 94,000
26. **Indirect costs (58800) ** ....................... 8,000
27.  
28.    **Program account subtotal ** ............... 528,000
29.  
30. **Special Revenue Funds - Other**
31. **Combined Expendable Trust Fund**
32. **Grants and Bequests Account - 20145**
33.  
34. **For services and expenses related to**
35. **research, evaluation and demonstration**
36. **projects, including fringe benefits.**
37.  
38. **Personal service--regular (50100) ** ........ 36,000
39. **Supplies and materials (57000) ** .......... 100,000
40. **Travel (54000) ** .............................. 15,000
41. **Contractual services (51000) ** ............ 121,000
42. **Equipment (56000) ** ......................... 19,000
43. **Fringe benefits (60000) ** ................... 17,000
44. **Indirect costs (58800) ** ..................... 1,000
45.  
46.    **Program account subtotal ** ............... 309,000
47.  
48. **Special Revenue Funds - Other**
49. **Combined Expendable Trust Fund**
50. **Youth Gifts, Grants and Bequests Account - 20142**
51.  
52. **For services and expenses related to**
53. **studies, research, demonstration projects,**
54. **recreation programs and other activities**
55. **including payment for tuition, fees and**
56. **books for approved post-secondary courses**
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

STATE OPERATIONS  2016-17

and vocational programs directly related
to current or emerging vocations, for
youth in office of children and family
services facilities.

Supplies and materials (57000) ............. 60,000
Contractual services (51000) ................ 2,880,000
Equipment (56000) .......................... 60,000

Program account subtotal ............... 3,000,000

Special Revenue Funds - Other
Equipment Loan Fund for the Disabled
Equipment Loan Fund Account - 21351

For services and expenses related to the
implementation of an equipment loan fund
for the disabled pursuant to chapter 609
Notwithstanding any other provision of law
to the contrary, the OGS Interchange and
Transfer Authority, the IT Interchange and
Transfer Authority and the Alignment
Interchange and Transfer Authority as
defined in the 2016-17 state fiscal year
state operations appropriation for the
budget division program of the division of
the budget, are deemed fully incorporated
herein and a part of this appropriation as
if fully stated.

Equipment (56000) .......................... 225,000

Program account subtotal ............... 225,000

Internal Service Funds
Agencies Internal Service Account

For payments related to the planning, devel-
opment and establishment of a new state-
wide contact center within the department
of tax and finance, the office of children
and family services and the department of
labor on behalf of customer state agen-
cies.
Notwithstanding any other provision of law
to the contrary, for the purpose of plan-
ing, developing and/or implementing the
consolidation of administration, business
services, procurement, information tech-
nology and/or other functions shared among
agencies to improve the efficiency and
effectiveness of government operations,
the amounts appropriated herein may be (i)
interchanged without limit, (ii) trans-
ferred between any other state operations
appropriations within this agency or to
any other state operations appropriations
DEPARTMENT OF FAMILY ASSISTANCE  
OFFICE OF CHILDREN AND FAMILY SERVICES  

STATE OPERATIONS 2016-17

of any state department, agency or public  
authority, and/or (iii) suballocated to  
any state department, agency or public  
authority with the approval of the direc-  
tor of the budget who shall file such  
approval with the department of audit and  
control and copies thereof with the chair-  
man of the senate finance committee and  
the chairman of the assembly ways and  
means committee.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service--regular (50100)</td>
<td>7,000,000</td>
</tr>
<tr>
<td>Supplies and materials (57000)</td>
<td>462,000</td>
</tr>
<tr>
<td>Travel (54000)</td>
<td>47,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>1,663,000</td>
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<tr>
<td>Equipment (56000)</td>
<td>675,000</td>
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<td>Fringe benefits (60000)</td>
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<tr>
<td>Indirect costs (58800)</td>
<td>221,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>14,108,000</td>
</tr>
</tbody>
</table>

Internal Service Funds
Youth Vocational Education Account  
DFY Account - 55150

For services and expenses related to voca-  
tional programs at office facilities.
Notwithstanding any other provision of law  
to the contrary, the OGS Interchange and  
Transfer Authority, the IT Interchange and  
Transfer Authority and the Alignment  
Interchange and Transfer Authority as  
defined in the 2016-17 state fiscal year  
state operations appropriation for the  
budget division program of the division of  
the budget, are deemed fully incorporated  
herein and a part of this appropriation as  
if fully stated.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies and materials (57000)</td>
<td>25,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>25,000</td>
</tr>
<tr>
<td>Equipment (56000)</td>
<td>50,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>100,000</td>
</tr>
</tbody>
</table>

CHILD CARE PROGRAM                        | 61,254,000 |

General Fund  
State Purposes Account - 10050

For services and expenses related to  
administering activities including but not  
limited to the inspection of child care  
providers pursuant to the child care and  
development block grant act of 2014.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Notwithstanding any provision of law to the contrary, funds appropriated herein shall only be available upon approval of an expenditure plan by the director of the budget.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law, the money hereby appropriated including any funds transferred by the office of temporary and disability assistance special revenue funds - federal / aid to localities federal health and human services fund, federal temporary assistance to needy families block grant funds at the request of the local social services districts and, upon approval of the director of the budget, transfer of federal temporary assistance for needy families block grant funds made available from the New York works compliance fund program or otherwise specifically appropriated therefor, in combination with the money appropriated in the general fund / aid to localities local assistance account, appropriated for the state block grant for child care shall constitute the state block grant for child care. Pursuant to title 5-C of article 6 of the social services law, the state block grant for
child care shall be used for child care
assistance and for activities to increase
the availability and/or quality of child
care programs.
Notwithstanding any other provision of law
to the contrary, the OGS Interchange and
Transfer Authority, the IT Interchange and
Transfer Authority and the Alignment
Interchange and Transfer Authority as
defined in the 2016-17 state fiscal year
state operations appropriation for the
budget division program of the division of
the budget, are deemed fully incorporated
herein and a part of this appropriation as
if fully stated.
Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded,
approved by, or under contract with the
office of children and family services, a
local governmental unit as such term is
defined in article 41 of the mental
hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursu-
ant to section 6503-a of the education law
in order to perform any activities or
provide any services.

Contractual services (51000) ............... 10,000,000
Program account subtotal ............... 10,000,000

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Federal Day Care Account - 25175

Funds appropriated herein shall be available
for aid to municipalities, for services
and expenses related to administering
activities under the child care block
grant 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.
Such funds are to be available for payment
of aid, services and expenses heretofore
accrued or hereafter to accrue to munici-
palities. Subject to the approval of the
director of the budget, such funds shall
be available to the office net of disal-
lowances, refunds, reimbursements, and
credits.
Notwithstanding any inconsistent provision
of law, the amount herein appropriated may
be transferred to any other appropriation
within the office of children and family
services and/or the office of temporary
and disability assistance and/or suballo-
cated to the office of temporary and disa-
bility assistance for the purpose of
paying local social services districts' costs of the above program and may be
increased or decreased by interchange with
any other appropriation or with any other
item or items within the amounts appropri-
ated within the office of children and
family services general fund - local
assistance account or special revenue
funds federal / aid to localities federal
day care 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 chair-
man of the senate finance committee and
the chairman of the assembly ways and
means committee.
Notwithstanding any other provision of law,
the money hereby appropriated including
any funds transferred by the office of
temporary and disability assistance
special revenue funds - federal / aid to
localities federal health and human
services fund, federal temporary assist-
ance to needy families block grant funds
at the request of the local social
services districts and, upon approval of
the director of the budget, transfer of
federal temporary assistance for needy
families block grant funds made available
from the New York works compliance fund
program or otherwise specifically appro-
priated therefor, in combination with the
money appropriated in the general fund /
aid to localities local assistance
account, appropriated for the state block
grant for child care shall constitute the
state block grant for child care. Pursuant
to title 5-C of article 6 of the social
services law, the state block grant for
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child care shall be used for child care
assistance and for activities to increase
the availability and/or quality of child
care programs.

Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded,
approved by, or under contract with the
office of children and family services, a
local governmental unit as such term is
defined in article 41 of the mental
hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursu-
ant to section 6503-a of the education law
in order to perform any activities or
provide any services.

Personal service (50000) ................. 18,600,000
Nonpersonal service (57050) ............ 22,133,000
Fringe benefits (60090) .................. 10,000,000
Indirect costs (58850) .................... 521,000
--------------
Program account subtotal ............... 51,254,000
--------------
FAMILY AND CHILDREN'S SERVICES PROGRAM ............... 64,749,000

General Fund
State Purposes Account - 10050

Notwithstanding section 51 of the state
finance law and any other provision of law
to the contrary, the director of the budg-
et may, upon the advice of the commissi-
er of children and family services,
authorize the transfer or interchange of
moneys appropriated herein with any other
state operations - general fund appropri-
ation within the office of children and
family services except where transfer or
interchange of appropriations is prohibit-
ed or otherwise restricted by law.
Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Personal service--regular (50100) .......... 31,075,000
Holiday/overtime compensation (50300) ...... 2,448,000
Supplies and materials (57000) ............. 630,000
Travel (54000) ............................. 210,000
Contractual services (51000) ............... 6,025,000
Equipment (56000) .......................... 60,000
----------------
Program account subtotal ............... 40,448,000
----------------

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Discretionary Demonstration Account - 25103

For services and expenses related to administering federal health and human services discretionary demonstration program grants and grants from the national center on child abuse and neglect.

Personal service (50000) ................... 2,350,000
Nonpersonal service (57050) ................ 10,155,000
Fringe benefits (60900) .................... 1,017,000
Indirect costs (58850) ..................... 25,000
----------------
Program account subtotal ............... 13,547,000
----------------
DEPARTMENT OF FAMILY ASSISTANCE
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Special Revenue Funds - Federal
Federal Health and Human Services Fund
Youth Rehabilitation Account - 25135

For services and expenses related to
studies, research, demonstration projects
and other activities in accordance with
articles 19-G and 19-H of the executive
law and articles 2 and 6 of the social
services law.

Personal service (50000) ................... 1,668,000
Nonpersonal service (57050) ............... 896,000
Fringe benefits (60090) .................... 722,000
Indirect costs (58850) ..................... 50,000

------------
Program account subtotal ............... 3,336,000

Special Revenue Funds - Federal
Federal Miscellaneous Operating Grants Fund
Youth Projects Account - 25479

For services and expenses related to
studies, research, demonstration projects
and other activities in accordance with
articles 19-G and 19-H of the executive
law and articles 2 and 6 of the social
services law.

Personal service (50000) ................... 3,038,000
Nonpersonal service (57050) ............... 1,632,000
Fringe benefits (60090) .................... 1,314,000
Indirect costs (58850) ..................... 91,000

------------
Program account subtotal ............... 6,075,000

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
State Central Register Account - 22028

For services and expenses related to admin-
istration of the state central register
employment screening activities.

Notwithstanding any other provision of law
to the contrary, the OGS Interchange and
Transfer Authority, the IT Interchange and
Transfer Authority and the Alignment
Interchange and Transfer Authority as
defined in the 2016-17 state fiscal year
state operations appropriation for the
budget division program of the division of
the budget, are deemed fully incorporated
herein and a part of this appropriation as
if fully stated.

Personal service--regular (50100) ........ 106,000
Holiday/overtime compensation (50300) ... 5,000
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Contractual services (51000) .................. 1,179,000
Fringe benefits (60000) ..................... 53,000

Program account subtotal .................. 1,343,000

NEW YORK STATE COMMISSION FOR THE BLIND PROGRAM ........ 42,713,000

General Fund
State Purposes Account - 10050

For services and expenses of service and training programs for the blind, including, but not limited to, state match of federal funds made available under various provisions of the federal vocational rehabilitation act and the federal randolph sheppard act and supportive services for blind children and blind elderly persons. Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law. Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Personal service--regular (50100) ........... 1,661,000
Holiday/overtime compensation (50300) ...... 12,000
Supplies and materials (57000) .............. 8,000
Contractual services (51000) .................. 6,507,000

Program account subtotal .................. 8,188,000

Special Revenue Funds - Federal
Federal Education Fund
OCFS Vocational Rehabilitation Payments - 25207

For services and expenses related to the New York state commission for the blind. Notwithstanding any other provision of law to the contrary, the money hereby appropriated may be interchanged or trans-
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ferred, without limit, to any special 
revenue funds federal account and/or any 
appropriation of the office of children 
and family services, and may be increased 
or decreased without limit by transfer 
between these appropriated amounts and 
appropriations.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nonpersonal service (57050)</td>
<td>1,200,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td></td>
</tr>
<tr>
<td>Federal Education Fund</td>
<td></td>
</tr>
<tr>
<td>Rehabilitation Services/Basic Support Account - 25213</td>
<td></td>
</tr>
<tr>
<td>For services and expenses related to the New</td>
<td></td>
</tr>
<tr>
<td>York state commission for the blind</td>
<td></td>
</tr>
<tr>
<td>including transfer or suballocation to the</td>
<td></td>
</tr>
<tr>
<td>state education department. Notwithstanding</td>
<td></td>
</tr>
<tr>
<td>any other provision of law to the contrary, the money</td>
<td></td>
</tr>
<tr>
<td>hereby appropriated may be interchanged or transferred,</td>
<td></td>
</tr>
<tr>
<td>without limit, to any special revenue funds</td>
<td></td>
</tr>
<tr>
<td>federal account and/or any appropriation of the office</td>
<td></td>
</tr>
<tr>
<td>of children and family services, and may be increased</td>
<td></td>
</tr>
<tr>
<td>or decreased without limit by transfer</td>
<td></td>
</tr>
<tr>
<td>between these appropriated amounts and</td>
<td></td>
</tr>
<tr>
<td>appropriations. A portion of the funds appropriated</td>
<td></td>
</tr>
<tr>
<td>herein may be suballocated to the dormitory authority</td>
<td></td>
</tr>
<tr>
<td>of the state of New York, in accordance with a plan</td>
<td></td>
</tr>
<tr>
<td>approved by the division of the budget, to design,</td>
<td></td>
</tr>
<tr>
<td>construct, reconstruct, rehabilitate, renovate,</td>
<td></td>
</tr>
<tr>
<td>furnish, equip or otherwise improve vending stands</td>
<td></td>
</tr>
</tbody>
</table>
| for the blind enterprise program pursuant to an agreement between the New York state commission for the blind and the dormitory authority, which may contain such other terms and conditions as may be agreed upon by the parties thereto, including provisions related to indemnities. All contracts for construction awarded by the dormitory authority pursuant to this appropriation shall be governed by article 8 of the labor law and shall be awarded in accordance with the authority's procurement contract guidelines adopted pursuant to section 2879 of the public authorities law.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (50000)</td>
<td>8,396,000</td>
</tr>
<tr>
<td>Nonpersonal service (57050)</td>
<td>22,840,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>31,236,000</td>
</tr>
</tbody>
</table>
### Special Revenue Funds - Federal

1. **Federal Health and Human Services Fund**
2. **OCFS Miscellaneous Federal Grants Account - 25103**

For services and expenses related to the New York state commission for the blind, including independent living services. Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to any special revenue funds federal account and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer between these appropriated amounts and appropriations.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (50000)</td>
<td>44,000</td>
</tr>
<tr>
<td>Nonpersonal service (57050)</td>
<td>105,000</td>
</tr>
<tr>
<td>Fringe benefits (60090)</td>
<td>19,000</td>
</tr>
<tr>
<td>Indirect costs (58850)</td>
<td>1,000</td>
</tr>
<tr>
<td><strong>Program account subtotal</strong></td>
<td><strong>169,000</strong></td>
</tr>
</tbody>
</table>

**Program account subtotal**

### Special Revenue Funds - Other

- **Combined Expendable Trust Fund**
- **CBVH Gifts and Bequests Account - 20129**

For services and expenses related to the New York state commission for the blind.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies and materials (57000)</td>
<td>5,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>20,000</td>
</tr>
<tr>
<td>Equipment (56000)</td>
<td>2,000</td>
</tr>
<tr>
<td><strong>Program account subtotal</strong></td>
<td><strong>27,000</strong></td>
</tr>
</tbody>
</table>

**Program account subtotal**

### Special Revenue Funds - Other

- **Combined Expendable Trust Fund**
- **CBVH-Vending Stand Account - 20126**

For services and expenses related to the vending stand program and pension plan and establishing food service sites. Notwithstanding any other provision of law, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service--regular (50100)</td>
<td>50,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation (50300)</td>
<td>1,000</td>
</tr>
<tr>
<td>Item Description</td>
<td>Amount</td>
</tr>
<tr>
<td>------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>Supplies and materials (57000)</td>
<td>215,000</td>
</tr>
<tr>
<td>Travel (54000)</td>
<td>4,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>518,000</td>
</tr>
<tr>
<td>Fringe benefits (60000)</td>
<td>400,000</td>
</tr>
<tr>
<td>Indirect costs (58800)</td>
<td>55,000</td>
</tr>
<tr>
<td><strong>Program account subtotal</strong></td>
<td><strong>1,243,000</strong></td>
</tr>
</tbody>
</table>

**Special Revenue Funds - Other**

**Combined Expendable Trust Fund**

**CBVH-Vending Stand Account - 20119**

For services and expenses related to the vending stand program and pension plan and establishing food service sites. Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contractual services (51000)</td>
<td>100,000</td>
</tr>
<tr>
<td><strong>Program account subtotal</strong></td>
<td><strong>100,000</strong></td>
</tr>
</tbody>
</table>

**Special Revenue Funds - Other**

**Combined Expendable Trust Fund**

**CBVH-Vending Stand Account - 20146**

For services and expenses related to the vending stand program and pension plan and establishing food service sites. Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contractual services (51000)</td>
<td>50,000</td>
</tr>
<tr>
<td><strong>Program account subtotal</strong></td>
<td><strong>50,000</strong></td>
</tr>
</tbody>
</table>
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

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Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
CBVH Highway Revenue Account - 22108

For services and expenses of programs that support the blind.
Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services (51000) ............... 500,000
Program account subtotal ............... 500,000

SYSTEMS SUPPORT PROGRAM .................. 42,901,000

General Fund
State Purposes Account - 10050

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Supplies and materials (57000) ............. 25,000
Travel (54000) .................................. 48,000
Contractual services (51000) ............... 2,400,000
Equipment (56000) .......................... 25,000
--------------
Total amount available ................... 2,498,000
--------------

For the non-federal share of services and expenses for the continued maintenance of the statewide automated child welfare information system; to operate the statewide automated child welfare information system; and for the continued development of the statewide automated child welfare information system. Of the amounts appropriated herein, a portion may be available for suballocation to the office of information technology services for the administration of independent verification and validation services for child welfare systems operated or developed by the office of children and family services. Notwithstanding any provision of law to the contrary, funds appropriated herein shall only be available upon approval of an expenditure plan by the director of the budget.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any depart-
DEPARTMENT OF FAMILY ASSISTANCE  
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ment, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Supplies and materials (57000) ............. 129,000
Travel (54000) ............................. 129,000
Contractual services (51000) ............... 8,706,000
Equipment (56000) .......................... 846,000
--------------
Total amount available ................... 9,810,000
--------------
Program account subtotal ............... 12,308,000
--------------

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Connections Account - 25175

For services and expenses for the statewide automated child welfare information system including related administrative expenses provided pursuant to title IV-e of the federal social security act. Such funds are to be available heretofore accrued and hereafter to accrue for liabilities associated with the continued maintenance, operation, and development of the statewide automated child welfare information system. Subject to the approval of the director of the budget, such funds shall be available to the office net of disallowances, refunds, reimbursements, and credits.

Nonpersonal service (57050) ............... 30,593,000
--------------
Program account subtotal ............... 30,593,000
--------------
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

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TRAINING AND DEVELOPMENT PROGRAM ......................... 58,740,000

General Fund
State Purposes Account - 10050

For services and expenses related to the training and development program, including but not limited to, child welfare, public assistance and medical assistance training contracts with not-for-profit agencies or other governmental entities. Of the amount appropriated herein, a minimum of 257,000 shall be used for the prevention of domestic violence, of which $135,000 may be used 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.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of temporary and disability assistance and the commissioner of the office of children and family services, transfer or suballocate any of the amounts appropriated herein, or made available through interchange to the office of temporary and disability assistance.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law
to the contrary, the OGS Interchange and
Transfer Authority, the IT Interchange and
Transfer Authority and the Alignment
Interchange and Transfer Authority as
defined in the 2016-17 state fiscal year
state operations appropriation for the
budget division program of the division of
the budget, are deemed fully incorporated
herein and a part of this appropriation as
if fully stated.

Contractual services (51000) ............... 19,299,000
--------------
Program account subtotal ............... 19,299,000
--------------

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Multiagency Training Contract Account - 21989

For services and expenses related to the
operation of the training and development
program including, but not limited to,
personal service, fringe benefits and
nonpersonal service. To the extent that
costs incurred through payment from this
appropriation result from training activ-
ities performed on behalf of the office of
children and family services, the office
of temporary and disability assistance,
the department of health, the department
of labor or any other state or local agen-
cy, expenditures made from this appropri-
ation shall be reduced by any federal,
state, or local funding available for such
purpose in accordance with a cost allo-
cation plan submitted to the federal
government. No expenditure shall be made
from this account until an expenditure
plan has been approved by the director of
the budget.

Notwithstanding any other provision of law
to the contrary, the OGS Interchange and
Transfer Authority, the IT Interchange and
Transfer Authority and the Alignment
Interchange and Transfer Authority as
defined in the 2016-17 state fiscal year
state operations appropriation for the
budget division program of the division of
the budget, are deemed fully incorporated
herein and a part of this appropriation as
if fully stated.

Personal service--regular (50100) ........... 2,330,000
Contractual services (51000) ............... 25,014,000
Fringe benefits (60000) .................... 970,000
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

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1 Indirect costs (58800) .................... 65,000
--------------
Program account subtotal ............... 28,379,000
--------------

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
State Match Account - 21967

For services and expenses related to the
training and development program. Of the
amount appropriated herein, $1,500,000 may
be used only to provide state match for
federal training funds in accordance with
an agreement with social services
districts including, but not limited to,
the city of New York. Any agreement with a
social services district is subject to the
approval of the director of the budget. No
expenditure shall be made from this
account for personal service costs. No
expenditure shall be made from this
account until an expenditure plan for this
purpose has been approved by the director
of the budget.

Notwithstanding any other provision of law
to the contrary, the OGS Interchange and
Transfer Authority, the IT Interchange and
Transfer Authority as defined in the 2016-17 state fiscal year
state operations appropriation for the
budget division program of the division of
the budget, are deemed fully incorporated
herein and a part of this appropriation as
if fully stated.

Contractual services (51000) ............... 4,000,000
--------------
Program account subtotal ............... 4,000,000
--------------

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Training, Management and Evaluation Account - 21961

For services and expenses related to the
training and development program. Of the
amount appropriated herein, the office
shall expend not less than $359,000 for
services and expenses of child abuse
prevention training pursuant to chapters
676 and 677 of the laws of 1985. No
expenditure shall be made from this
account for any purpose until an expendi-
ture plan has been approved by the direc-
tor of the budget.

Notwithstanding any other provision of law
to the contrary, the OGS Interchange and
Transfer Authority, the IT Interchange and
Transfer Authority and the Alignment
Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (50000)</td>
<td>3,227,000</td>
</tr>
<tr>
<td>Supplies and materials (57000)</td>
<td>20,000</td>
</tr>
<tr>
<td>Travel (54000)</td>
<td>12,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>1,854,000</td>
</tr>
<tr>
<td>Equipment (56000)</td>
<td>92,000</td>
</tr>
<tr>
<td>Fringe benefits (60000)</td>
<td>1,555,000</td>
</tr>
<tr>
<td>Indirect costs (58800)</td>
<td>102,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>6,862,000</td>
</tr>
</tbody>
</table>

Enterprise Funds

- Agencies Enterprise Fund
- Training Materials Account - 50306

For services and expenses related to publication and sale of training materials. Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contractual services (51000)</td>
<td>200,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>200,000</td>
</tr>
</tbody>
</table>

YOUTH FACILITIES PROGRAM

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund</td>
<td>161,057,000</td>
</tr>
</tbody>
</table>

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.
Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded, approved by, or under contract with the office of children and family services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

Notwithstanding any other provision of law to the contrary, the director of the budget is authorized to waive the 50 percent local share of youth facility costs required under subdivision 2 of section 529 of the executive law, as necessary, for bills issued in calendar year 2015 and thereafter, to limit total billings to local social services districts in a calendar year including any billings for services provided in any prior calendar year to no more than $55,000,000.

Provided, however, that for the city of
New York, a waiver of any reimbursement due to the state above the city of New York's pro-rata share of the $55,000,000 shall only be granted to the extent that the director of the budget has executed an agreement with the city of New York that provides for a total additional investment from the preceding year in homeless assistance and services in the amount of at least $440,000,000 for the period from July 1, 2014 through June 30, 2018, of which the city of New York shall directly fund $220,000,000 and shall also fund the remaining $220,000,000 with estimated savings associated with the state's waiver of the local share of youth facility costs authorized herein, and provided that the office of temporary and disability assistance will commence its regular review and audit to make sure the city of New York is in compliance with all applicable state and federal regulations in relation to the appropriate care of the homeless, and provided further that such funds shall not be used to supplant any of the city of New York's funds for such services, as determined by the director of the budget. Such eligible homeless assistance and services shall be limited to the city of New York's costs for living in communities (LINC) 3, LINC 4, and LINC 5 rental assistance programs and/or any other new rental assistance for the homeless program implemented after July 1, 2014, pursuant to a plan submitted by the city of New York and approved by the office of temporary and disability assistance and the director of the budget. The city of New York shall submit monthly reports to the director of the budget and the office of temporary and disability assistance indicating the number of recipients served under each program and the amount spent on each program for the given month, and shall submit a year-end report with cumulative calendar year costs by March 31, 2016 and annually thereafter through March 31, 2019.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

STATE OPERATIONS 2016-17

1  Personal service--regular (50100) .......... 83,176,000
2  Temporary service (50200) .................. 2,724,000
3  Holiday/overtime compensation (50300) ..... 7,386,000
4  Supplies and materials (57000) ............. 9,581,000
5  Travel (54000) ............................. 402,000
6  Contractual services (51000) ............... 15,582,000
7  Equipment (56000) .......................... 120,000

8  Total amount available ................... 118,971,000

9

10

11

12 For services and expenses related to remediation or improvement of juvenile justice practices, including implementation of a New York model treatment program for youth in the care of the office of children and family services, in office of children and family services facilities and in the community. Funds appropriated herein shall be made available subject to the approval of an expenditure plan by the director of the budget.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law to the contrary, the director of the budget is authorized to waive the 50 percent local share of youth facility costs required under subdivision 2 of section 529 of the executive law, as necessary, for bills issued in calendar year 2015 and thereafter, to limit total billings to local social services districts in a calendar year including any billings for services provided in any prior calendar year to no more than $55,000,000. Provided, however, that for the city of New York, a waiver of any reimbursement due to the state above the city of New York's pro-rata share of the $55,000,000 shall only be granted to the extent that the director of the budget has executed an agreement with the city of New York that provides for a total additional investment from the preceding year in homeless assistance and services in the amount of at least $440,000,000 for the period from July 1, 2014 through June 30, 2018, of which the city of New York shall directly fund $220,000,000 and shall also fund the remaining $220,000,000 with estimated
savings associated with the state's waiver
of the local share of youth facility costs
authorized herein, and provided that the
office of temporary and disability assist-
ance will commence its regular review and
audit to make sure the city of New York is
in compliance with all applicable state
and federal regulations in relation to the
appropriate care of the homeless, and
provided further that such funds shall not
be used to supplant any of the city of New
York's funds for such services, as deter-
mined by the director of the budget. Such
eligible homeless assistance and services
shall be limited to the city of New York's
costs for living in communities (LINC) 3,
LINC 4, and LINC 5 rental assistance
programs and/or any other new rental
assistance for the homeless program imple-
mented after July 1, 2014, pursuant to a
plan submitted by the city of New York and
approved by the office of temporary and
disability assistance and the director of
the budget. The city of New York shall
submit monthly reports to the director of
the budget and the office of temporary and
disability assistance indicating the
number of recipients served under each
program and the amount spent on each
program for the given month, and shall
submit a year-end report with cumulative
calendar year costs by March 31, 2016 and
annually thereafter through March 31,
2019.
Notwithstanding any provision of articles
153, 154 and 163 of the education law,
there shall be an exemption from the
professional licensure requirements of
such articles, and nothing contained in
such articles, or in any other provisions
of law related to the licensure require-
ments of persons licensed under those
articles, shall prohibit or limit the
activities or services of any person in
the employ of a program or service oper-
ated, certified, regulated, funded,
approved by, or under contract with the
office of children and family services, a
local governmental unit as such term is
defined in article 41 of the mental
hygiene law, and/or a local social
services district as defined in section 61
of the social services law, and all such
entities shall be considered to be
approved settings for the receipt of
supervised experience for the professions
governed by articles 153, 154 and 163 of
the education law, and furthermore, no
such entity shall be required to apply for
nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service--regular (50100)</td>
<td>25,209,000</td>
</tr>
<tr>
<td>Temporary service (50200)</td>
<td>850,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation (50300)</td>
<td>2,266,000</td>
</tr>
<tr>
<td>Supplies and materials (57000)</td>
<td>4,874,000</td>
</tr>
<tr>
<td>Travel (54000)</td>
<td>271,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>8,123,000</td>
</tr>
<tr>
<td>Equipment (56000)</td>
<td>218,000</td>
</tr>
<tr>
<td><strong>Total amount available</strong></td>
<td><strong>41,811,000</strong></td>
</tr>
<tr>
<td><strong>Program account subtotal</strong></td>
<td><strong>160,782,000</strong></td>
</tr>
</tbody>
</table>

Enterprise Funds

Youth Commissary Account

DFY Account - 50000

For services and expenses related to facility commissary supplies.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supplies and materials (57000)</td>
<td>155,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>40,000</td>
</tr>
<tr>
<td>Equipment (56000)</td>
<td>80,000</td>
</tr>
<tr>
<td><strong>Program account subtotal</strong></td>
<td><strong>275,000</strong></td>
</tr>
</tbody>
</table>
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

STATE OPERATIONS - REAPPROPRIATIONS 2016-17

1 CENTRAL ADMINISTRATION PROGRAM
2
3 Special Revenue Funds - Federal
4 Federal Health and Human Services Fund
5 Head Start Grant Account - 25181
6
7 By chapter 50, section 1, of the laws of 2015:
8 For services and expenses related to the head start collaboration
9 project grant program.
10 Personal service (50000) ... 215,000 .................. (re. $215,000)
11 Nonpersonal service (57050) ... 211,000 .................. (re. $211,000)
12 Fringe benefits (60090) ... 94,000 ..................... (re. $94,000)
13 Indirect costs (58800) ... 8,000 ........................ (re. $8,000)
14
15 By chapter 50, section 1, of the laws of 2014:
16 For services and expenses related to the head start collaboration
17 project grant program.
18 Personal service ... 215,000 ........................... (re. $98,000)
19 Nonpersonal service ... 211,000 ....................... (re. $163,000)
20 Fringe benefits ... 94,000 ............................. (re. $53,000)
21 Indirect costs ... 8,000 ................................ (re. $6,000)
22
23 Special Revenue Funds - Other
24 Combined Expendable Trust Fund
25 Grants and Bequests Account - 20145
26
27 By chapter 50, section 1, of the laws of 2015:
28 For services and expenses related to research, evaluation and
demonstration projects, including fringe benefits.
29 Personal service--regular (50100) ... 36,000 ............ (re. $36,000)
30 Supplies and materials (57000) ... 100,000 ............ (re. $100,000)
31 Travel (54000) ... 15,000 .............................. (re. $15,000)
32 Contractual services (51000) ... 121,000 .............. (re. $121,000)
33 Equipment (56000) ... 19,000 ........................... (re. $19,000)
34 Fringe benefits (60000) ... 17,000 ........................ (re. $17,000)
35 Indirect costs (58800) ... 1,000 ........................ (re. $1,000)
36
37 By chapter 50, section 1, of the laws of 2014:
38 For services and expenses related to research, evaluation and demon-
39 stration projects, including fringe benefits.
40 Personal service--regular ... 36,000 ..................... (re. $23,000)
41 Supplies and materials ... 100,000 ..................... (re. $100,000)
42 Contractual services ... 121,000 ........................ (re. $110,000)
43 Travel ... 15,000 ...................................... (re. $14,000)
44 Equipment ... 19,000 .................................. (re. $19,000)
45 Fringe benefits ... 17,000 .............................. (re. $13,000)
46 Indirect costs ... 1,000 ................................. (re. $1,000)
47
48 Special Revenue Funds - Other
49 Miscellaneous Special Revenue Fund
50 OCFS Program Account - 22111
51
52 By chapter 53, section 1, of the laws of 2008:
53 For services and expenses related to the support of health and social
54 services programs.
55 Contractual services ... 5,000,000 ....................... (re. $1,063,000)
By chapter 50, section 1, of the laws of 2015:

Funds appropriated herein shall be available for aid to municipalities, for services and expenses related to administering activities under the child care block grant 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.

Such funds are to be available for payment of aid, services and expenses 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 net of disallowances, refunds, reimbursements, and credits.

Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the office of children and family services general fund - local assistance account or special revenue funds federal / aid to localities federal day care 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 other provision of law, the money hereby appropriated including any funds transferred by the office of temporary and disability assistance special revenue funds - federal / aid to localities federal health and human services fund, federal temporary assistance to needy families block grant funds at the request of the local social services districts and, upon approval of the director of the budget, transfer of federal temporary assistance for needy families block grant funds made available from the New York works compliance fund program or otherwise specifically appropriated therefor, in combination with the money appropriated in the general fund / aid to localities local assistance account, appropriated for the state block grant for child care shall constitute the state block grant for child care. Pursuant to title 5-C of article 6 of the social services law, the state block grant for child care shall be used for child care assistance and for activities to increase the availability and/or quality of child care programs.

Personal service (50000) ... 16,780,000 ............ (re. $15,672,000)
Nonpersonal service (57050) ... 24,785,300 ........... (re. $23,305,000)
Fringe benefits (60090) ... 9,260,700 ............... (re. $9,260,700)
Indirect costs (58850) ... 428,000 .................... (re. $428,000)

By chapter 50, section 1, of the laws of 2014:

Funds appropriated herein shall be available for aid to municipalities, for services and expenses related to administering activities under the child care block grant 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.
Such funds are to be available for payment of aid, services and
expenses heretofore accrued or hereafter to accrue to munici-
palities. Subject to the approval of the director of the budget, such
funds shall be available to the office net of disallowances, refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be transferred to any other appropriation within the
office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the office of children and family services general fund - local assistance account or special revenue funds federal / aid to localities federal day care 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 other provision of law, the money hereby appropri-
ated including any funds transferred by the office of temporary and disability assistance special revenue funds - federal / aid to localities federal health and human services fund, federal temporary assistance to needy families block grant funds at the request of the local social services districts and, upon approval of the director of the budget, transfer of federal temporary assistance for needy families block grant funds made available from the New York works compliance fund program or otherwise specifically appropriated therefor, in combination with the money appropriated in the general fund / aid to localities local assistance account, appropriated for the state block grant for child care shall constitute the state block grant for child care. Pursuant to title 5-C of article 6 of the social services law, the state block grant for child care shall be used for child care assistance and for activities to increase the availability and/or quality of child care programs.
Personal service ... 16,780,000 ..................... (re. $1,245,000)
Nonpersonal service ... 26,911,300 ................. (re. $16,769,000)
Fringe benefits ... 7,260,700 ....................... (re. $1,275,000)
Indirect costs ... 302,000 .............................. (re. $4,000)

By chapter 50, section 1, of the laws of 2013:
Funds appropriated herein shall be available for aid to munici-
palities, for services and expenses related to administering activ-
ities under the child care block grant and for payments to the
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.
Such funds are to be available for payment of aid, services and
expenses heretofore accrued or hereafter to accrue to munici-
palities. Subject to the approval of the director of the budget, such funds shall be available to the office net of disallowances, refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein
appropriated may be transferred to any other appropriation within the
office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of
paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the office of children and family services general fund - local assistance account or special revenue funds federal/aid to localities federal day care 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 other provision of law, the money hereby appropriated including any funds transferred by the office of temporary and disability assistance special revenue funds - federal / aid to localities federal health and human services fund, federal temporary assistance to needy families block grant funds at the request of the local social services districts and, upon approval of the director of the budget, transfer of federal temporary assistance for needy families block grant funds made available from the New York works compliance fund program or otherwise specifically appropriated therefor, in combination with the money appropriated in the general fund / aid to localities local assistance account, appropriated for the state block grant for child care shall constitute the state block grant for child care. Pursuant to title 5-C of article 6 of the social services law, the state block grant for child care shall be used for child care assistance and for activities to increase the availability and/or quality of child care programs. 

Notwithstanding any provision of articles 153, 154 and 163 of the education law, there shall be an exemption from the professional licensure requirements of such articles, and nothing contained in such articles, or in any other provisions of law related to the licensure requirements of persons licensed under those articles, shall prohibit or limit the activities or services of any person in the employ of a program or service operated, certified, regulated, funded or approved by the office of children and family services, a local governmental unit as such term is defined in article 41 of the mental hygiene law, and/or a local social services district as defined in section 61 of the social services law, and all such entities shall be considered to be approved settings for the receipt of supervised experience for the professions governed by articles 153, 154 and 163 of the education law, and furthermore, no such entity shall be required to apply for nor be required to receive a waiver pursuant to section 6503-a of the education law in order to perform any activities or provide any services.

Personal service ... 16,780,000 ....................... (re. $697,000) 
Nonpersonal service ... 26,911,300 .................. (re. $9,015,000) 
Fringe benefits ... 7,260,700 ......................... (re. $254,000) 
Indirect costs ... 302,000 ............................. (re. $86,000) 

By chapter 50, section 1, of the laws of 2012:
Funds appropriated herein shall be available for aid to municipalities, for services and expenses related to administering activities under the child care block grant 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. Such funds are to be available for payment of aid, services and expenses 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 net of disallowances, refunds, reimbursements, and credits.
Notwithstanding any inconsistent provision of law, the amount herein appropriated may be transferred to any other appropriation within the office of children and family services and/or the office of temporary and disability assistance and/or suballocated to the office of temporary and disability assistance for the purpose of paying local social services districts' costs of the above program and may be increased or decreased by interchange with any other appropriation or with any other item or items within the amounts appropriated within the office of children and family services general fund - local assistance account or special revenue funds federal/aid to localities federal day care 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 other provision of law, the money hereby appropriated including any funds transferred by the office of temporary and disability assistance special revenue funds - federal / aid to localities federal health and human services fund, federal temporary assistance to needy families block grant funds at the request of the local social services districts and, upon approval of the director of the budget, transfer of federal temporary assistance for needy families block grant funds made available from the New York works compliance fund program or otherwise specifically appropriated therefor, in combination with the money appropriated in the general fund / aid to localities local assistance account, appropriated for the state block grant for child care shall constitute the state block grant for child care. Pursuant to title 5-C of article 6 of the social services law, the state block grant for child care shall be used for child care assistance and for activities to increase the availability and/or quality of child care programs.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, the Call Center Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2012-13 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Nonpersonal service ... 26,911,300 ............... (re. $1,996,000)
Fringe benefits ... 7,260,700 ..................... (re. $1,261,000)
Indirect costs ... 302,000 ........................ (re. $152,000)

FAMILY AND CHILDREN'S SERVICES PROGRAM

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Discretionary Demonstration Account - 25103

By chapter 53, section 1, of the laws of 2015:

For services and expenses related to administering federal health and human services discretionary demonstration program grants and grants from the national center on child abuse and neglect.

Personal service (50000) ... 2,350,000 ............... (re. $2,337,000)
Nonpersonal service (57050) ... 10,155,000 .......... (re. $10,155,000)
Fringe benefits (60090) ... 1,017,000 ............... (re. $1,017,000)
Indirect costs (58850) ... 25,000 ...................... (re. $25,000)
### DEPARTMENT OF FAMILY ASSISTANCE
### OFFICE OF CHILDREN AND FAMILY SERVICES

#### STATE OPERATIONS - REAPPROPRIATIONS 2016-17

By chapter 53, section 1, of the laws of 2014:

- For services and expenses related to administering federal health and human services discretionary demonstration program grants and grants from the national center on child abuse and neglect.

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
<th>Revised Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service</td>
<td>2,350,000</td>
<td>(re. $2,300,000)</td>
</tr>
<tr>
<td>Nonpersonal service</td>
<td>10,155,000</td>
<td>(re. $9,698,000)</td>
</tr>
<tr>
<td>Fringe benefits</td>
<td>1,017,000</td>
<td>(re. $990,000)</td>
</tr>
<tr>
<td>Indirect costs</td>
<td>25,000</td>
<td>(re. $24,000)</td>
</tr>
</tbody>
</table>

By chapter 53, section 1, of the laws of 2013:

- For services and expenses related to administering federal health and human services discretionary demonstration program grants and grants from the national center on child abuse and neglect.

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
<th>Revised Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service</td>
<td>2,350,000</td>
<td>(re. $2,302,000)</td>
</tr>
<tr>
<td>Nonpersonal service</td>
<td>10,155,000</td>
<td>(re. $8,480,000)</td>
</tr>
<tr>
<td>Fringe benefits</td>
<td>1,017,000</td>
<td>(re. $984,000)</td>
</tr>
<tr>
<td>Indirect costs</td>
<td>25,000</td>
<td>(re. $24,000)</td>
</tr>
</tbody>
</table>

By chapter 53, section 1, of the laws of 2012:

- Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, the Call Center Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2012-13 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
<th>Revised Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service</td>
<td>2,350,000</td>
<td>(re. $994,000)</td>
</tr>
<tr>
<td>Nonpersonal service</td>
<td>10,155,000</td>
<td>(re. $7,615,000)</td>
</tr>
<tr>
<td>Fringe benefits</td>
<td>1,017,000</td>
<td>(re. $399,000)</td>
</tr>
<tr>
<td>Indirect costs</td>
<td>25,000</td>
<td>(re. $19,000)</td>
</tr>
</tbody>
</table>

By chapter 53, section 1, of the laws of 2011:

- For services and expenses related to administering federal health and human services discretionary demonstration program grants and grants from the national center on child abuse and neglect.

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
<th>Revised Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service</td>
<td>2,350,000</td>
<td>(re. $415,000)</td>
</tr>
<tr>
<td>Nonpersonal service</td>
<td>10,155,000</td>
<td>(re. $4,904,000)</td>
</tr>
<tr>
<td>Fringe benefits</td>
<td>1,017,000</td>
<td>(re. $312,000)</td>
</tr>
<tr>
<td>Indirect costs</td>
<td>25,000</td>
<td>(re. $11,000)</td>
</tr>
</tbody>
</table>

By chapter 50, section 1, of the laws of 2015:

- For services and expenses related to studies, research, demonstration projects and other activities in accordance with articles 19-G and 19-H of the executive law and articles 2 and 6 of the social services law.

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
<th>Revised Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nonpersonal service</td>
<td>1,632,000</td>
<td>(re. $1,568,000)</td>
</tr>
</tbody>
</table>

#### NEW YORK STATE COMMISSION FOR THE BLIND PROGRAM

- General Fund
- State Purposes Account - 10050
The appropriation made by chapter 50, section 1, of the laws of 2015, is hereby amended and reappropriated to read:

For services and expenses of service and training programs for the blind, including, but not limited to, state match of federal funds made available under various provisions of the federal vocational rehabilitation act and the federal randolph sheppard act and supportive services for blind children and blind elderly persons.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

By chapter 50, section 1, of the laws of 2014:

For services and expenses of service and training programs for the blind, including, but not limited to, state match of federal funds made available under various provisions of the federal vocational rehabilitation act and the federal randolph sheppard act and supportive services for blind children and blind elderly persons.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2014-15 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

By chapter 50, section 1, of the laws of 2013, as amended by chapter 50, section 1, of the laws of 2014:

For services and expenses of service and training programs for the blind, including, but not limited to, state match of federal funds...
made available under various provisions of the federal vocational rehabilitation act and the federal randolph sheppard act and supportive services for blind children and blind elderly persons.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations—general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2013-14 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Personal service—regular ... 1,661,000 ............... (re. $151,000)
Supplies and materials ... 8,000 ........................ (re. $8,000)
Contractual services ... 6,507,000 .................... (re. $636,000)

Special Revenue Funds—Federal
Federal Health and Human Services Fund
OCFS Miscellaneous Federal Grants Account—25103

The appropriation made by chapter 50, section 1, of the laws of 2015, is hereby amended and reappropriated to read:
For services and expenses related to the New York state commission for the blind, including independent living services. Notwithstanding any other provision of law to the contrary, the money hereby appropriated may be interchanged or transferred, without limit, to any special revenue funds federal account and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer between these appropriated amounts and appropriations.

Personal service (50000) ... [44,000] 11,000 ........... (re. $11,000)
Nonpersonal service (57050) ... [105,000] 319,000 ..... (re. $166,000)
Fringe benefits (60090) ... [19,000] 7,000 .............. (re. $7,000)
Indirect costs (58850) ... 1,000 ........................ (re. $1,000)

Special Revenue Funds—Federal
Federal Education Fund
Rehabilitation Services/Basic Support Account—25213

The appropriation made by chapter 50, section 1, of the laws of 2015, is hereby amended and reappropriated to read:
For services and expenses related to the New York state commission for the blind, including transfer or suballocation to the state education department. Notwithstanding any other provision of law to the contrary, the money hereby appropriated may be interchanged or transferred, without limit, to any special revenue funds federal account and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer between these appropriated amounts and appropriations. A portion of the funds appropriated herein may be suballocated to the dormitory authority of the state of New York, in accordance with a plan approved by the division of the budget, to design, construct, reconstruct, rehabilitate, renovate, furnish, equip or otherwise improve vending stands for the blind enterprise program pursuant to an agreement between the New York state commission for the blind and
the dormitory authority, which may contain such other terms and
conditions as may be agreed upon by the parties thereto, including
provisions related to indemnities. All contracts for construction
awarded by the dormitory authority pursuant to this appropriation
shall be governed by article 8 of the labor law and shall be awarded
in accordance with the authority's procurement contract guidelines
adopted pursuant to section 2879 of the public authorities law.

Personal service (50000) ... 8,396,000 .................. (re. $6,173,000)
Nonpersonal service (57050) ..........................................
[20,248,000] 20,079,000 .......................... (re. $20,079,000)
Fringe benefits (60090) ... 3,633,000 ............... (re. $3,633,000)
Indirect costs (58850) ... 159,000 .................... (re. $159,000)

By chapter 50, section 1, of the laws of 2014:
For services and expenses related to the New York state commission for
the blind including transfer or suballocation to the state education
department. A portion of the funds appropriated herein may be subal-
located to the dormitory authority of the state of New York, in
accordance with a plan approved by the division of the budget, to
design, construct, reconstruct, rehabilitate, renovate, furnish,
equip or otherwise improve vending stands for the blind enterprise
program pursuant to an agreement between the New York state commis-
sion for the blind and the dormitory authority, which may contain
such other terms and conditions as may be agreed upon by the parties
thereto, including provisions related to indemnities. All contracts
for construction awarded by the dormitory authority pursuant to this
appropriation shall be governed by article 8 of the labor law and
shall be awarded in accordance with the authority's procurement
contract guidelines adopted pursuant to section 2879 of the public
authorities law.

Personal service ... 8,440,000 ...................... (re. $8,440,000)
Nonpersonal service ... 20,353,000 .................. (re. $4,654,000)
Fringe benefits ... 3,652,000 ....................... (re. $3,652,000)
Indirect costs ... 160,000 ............................ (re. $160,000)

By chapter 50, section 1, of the laws of 2013, as amended by chapter 50,
section 1, of the laws of 2014:
For services and expenses related to the New York state commission for
the blind including transfer or suballocation to the state education
department. A portion of the funds appropriated herein may be subal-
located to the dormitory authority of the state of New York, in
accordance with a plan approved by the division of the budget, to
design, construct, reconstruct, rehabilitate, renovate, furnish,
equip or otherwise improve vending stands for the blind enterprise
program pursuant to an agreement between the New York state commis-
sion for the blind and the dormitory authority, which may contain
such other terms and conditions as may be agreed upon by the parties
thereto, including provisions related to indemnities. All contracts
for construction awarded by the dormitory authority pursuant to this
appropriation shall be governed by article 8 of the labor law and
shall be awarded in accordance with the authority's procurement
contract guidelines adopted pursuant to section 2879 of the public
authorities law.

Personal service ... 8,440,000 ...................... (re. $1,451,000)
Nonpersonal service ... 20,353,000 .................. (re. $6,898,000)
Fringe benefits ... 3,652,000 ....................... (re. $3,652,000)
Indirect costs ... 160,000 ............................ (re. $160,000)
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

STATE OPERATIONS - REAPPROPRIATIONS 2016-17

Special Revenue Funds - Other
Combined Expendable Trust Fund
CBVH Gifts and Bequests Account - 20129

By chapter 50, section 1, of the laws of 2015:
For services and expenses related to the New York state commission for
the blind.
Supplies and materials (57000) ... 5,000 .................. (re. $5,000)
Contractual services (51000) ... 20,000 ................... (re. $20,000)
Equipment (56000) ... 2,000 ................................ (re. $2,000)

By chapter 50, section 1, of the laws of 2014:
For services and expenses related to the New York state commission for
the blind.
Supplies and materials ... 5,000 ........................... (re. $5,000)
Contractual services ... 20,000 .......................... (re. $20,000)
Equipment ... 2,000 ...................................... (re. $2,000)

By chapter 50, section 1, of the laws of 2013, as amended by chapter 50,
section 1, of the laws of 2014:
For services and expenses related to the New York state commission for
the blind.
Supplies and materials ... 5,000 ........................... (re. $5,000)
Contractual services ... 20,000 .......................... (re. $20,000)
Equipment ... 2,000 ...................................... (re. $2,000)

Special Revenue Funds - Other
Combined Expendable Trust Fund
CBVH-Vending Stand Account - 20119

The appropriation made by chapter 50, section 1, of the laws of 2015, to
the CBVH-vending stand account - 20126, is amended by transferring
$100,000 to CBVH-vending stand account - 20119 and is amended and
reappropriated to read:
For services and expenses related to the vending stand program and
pension plan and establishing food service sites.
Notwithstanding any other provision of law to the contrary, the OGS
Interchange and Transfer Authority, the IT Interchange and Transfer
Authority, and the Alignment Interchange and Transfer Authority as
defined in the 2015-16 state fiscal year state operations
appropriation for the budget division program of the division of the
budget, are deemed fully incorporated herein and a part of this
appropriation as if fully stated.
Contractual services (51000) ... [598,000] 100,000 .... (re. $100,000)

Special Revenue Funds - Other
Combined Expendable Trust Fund
CBVH-Vending Stand Account - Federal - 20126

The appropriation made by chapter 50, section 1, of the laws of 2015, is
hereby amended and reappropriated to read:
For services and expenses related to the vending stand program and
pension plan and establishing food service sites.
Notwithstanding any other provision of law to the contrary, the OGS
Interchange and Transfer Authority, the IT Interchange and Transfer
Authority, and the Alignment Interchange and Transfer Authority as
defined in the 2015-16 state fiscal year state operations
appropriation for the budget division program of the division of the
budget, are deemed fully incorporated herein and a part of this
appropriation as if fully stated.
### STATE OPERATIONS - REAPPROPRIATIONS 2016-17

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Appropriation (2016-17)</th>
<th>Reappropriation (2015-16)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service--regular (50100)</td>
<td>50,000</td>
<td>(re. $40,000)</td>
</tr>
<tr>
<td>Holiday/overtime compensation (50300)</td>
<td>1,000</td>
<td>(re. $1,000)</td>
</tr>
<tr>
<td>Supplies and materials (57000)</td>
<td>215,000</td>
<td>(re. $215,000)</td>
</tr>
<tr>
<td>Travel (54000)</td>
<td>4,000</td>
<td>(re. $4,000)</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>[598,000] 448,000</td>
<td>(re. $448,000)</td>
</tr>
<tr>
<td>Fringe benefits (60000)</td>
<td>470,000</td>
<td>(re. $470,000)</td>
</tr>
<tr>
<td>Indirect costs (58800)</td>
<td>55,000</td>
<td>(re. $55,000)</td>
</tr>
</tbody>
</table>

By chapter 50, section 1, of the laws of 2014:
- For services and expenses related to the vending stand program and pension plan and establishing food service sites.

By chapter 50, section 1, of the laws of 2013:
- For services and expenses related to the vending stand program and pension plan and establishing food service sites.

The appropriation made by chapter 50, section 1, of the laws of 2015, to the CBVH-vending stand account - 20126, is amended by transferring $50,000 to CBVH-vending stand account-state - 20146 and is amended and reappropriated to read:
- For services and expenses related to the vending stand program and pension plan and establishing food service sites.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.
By chapter 50, section 1, of the laws of 2015:
For services and expenses of programs that support the blind.
Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.
Contractual services (51000) ... 500,000 .............. (re. $500,000)

By chapter 50, section 1, of the laws of 2014:
For services and expenses of programs that support the blind.
Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2014-15 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.
Contractual services ... 500,000 ...................... (re. $500,000)

By chapter 50, section 1, of the laws of 2013, as amended by chapter 50, section 1, of the laws of 2014:
For services and expenses of programs that support the blind.
Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2013-14 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.
Contractual services ... 500,000 ...................... (re. $483,000)

SYSTEMS SUPPORT PROGRAM
General Fund
State Purposes Account - 10050

By chapter 50, section 1, of the laws of 2015:
Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.
Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Supplies and materials (57000) ... 207,000 .......... (re. $194,000) Travel (54000) ... 48,000 ............................ (re. $48,000) Contractual services (51000) ... 3,638,000 ........ (re. $2,602,000) Equipment (56000) ... 215,000 ......................... (re. $215,000)

For the non-federal share of services and expenses for the continued maintenance of the statewide automated child welfare information system; to operate the statewide automated child welfare information system; and for the continued development of the statewide automated child welfare information system. Of the amounts appropriated herein, a portion may be available for suballocation to the office of information technology services for the administration of independent verification and validation services for child welfare systems operated or developed by the office of children and family services.

Notwithstanding any provision of law to the contrary, funds appropriated herein shall only be available upon approval of an expenditure plan by the director of the budget.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Supplies and materials (57000) ... 129,000 ............ (re. $117,000) Travel (54000) ... 129,000 ............................ (re. $129,000) Contractual services (51000) ... 16,252,000 ........ (re. $14,412,000) Equipment (56000) ... 1,143,000 ......................... (re. $1,143,000)
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DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

STATE OPERATIONS - REAPPROPRIATIONS 2016-17

By chapter 50, section 1, of the laws of 2015:
For services and expenses for the statewide automated child welfare information system including related administrative expenses provided pursuant to title IV-e of the federal social security act. Such funds are to be available heretofore accrued and hereafter to accrue for liabilities associated with the continued maintenance, operation, and development of the statewide automated child welfare information system. Subject to the approval of the director of the budget, such funds shall be available to the office net of disallowances, refunds, reimbursements, and credits.
Nonpersonal service (57050) ... 30,593,000 ........... (re. $30,593,000)

By chapter 50, section 1, of the laws of 2014:
For services and expenses for the statewide automated child welfare information system including related administrative expenses provided pursuant to title IV-e of the federal social security act. Such funds are to be available heretofore accrued and hereafter to accrue for liabilities associated with the continued maintenance, operation, and development of the statewide automated child welfare information system. Subject to the approval of the director of the budget, such funds shall be available to the office net of disallowances, refunds, reimbursements, and credits.
Nonpersonal service ... 30,593,000 ..................... (re. $30,593,000)

By chapter 50, section 1, of the laws of 2013:
For services and expenses for the statewide automated child welfare information system including related administrative expenses provided pursuant to title IV-e of the federal social security act. Such funds are to be available heretofore accrued and hereafter to accrue for liabilities associated with the continued maintenance, operation, and development of the statewide automated child welfare information system. Subject to the approval of the director of the budget, such funds shall be available to the office net of disallowances, refunds, reimbursements, and credits.
Nonpersonal service ... 30,593,000 ..................... (re. $26,259,000)

By chapter 50, section 1, of the laws of 2012:
For services and expenses for the statewide automated child welfare information system including related administrative expenses provided pursuant to title IV-e of the federal social security act. Such funds are to be available heretofore accrued and hereafter to accrue for liabilities associated with the continued maintenance, operation, and development of the statewide automated child welfare information system. Subject to the approval of the director of the budget, such funds shall be available to the office net of disallowances, refunds, reimbursements, and credits.
Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, the Call Center Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2012-13 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.
Nonpersonal service ... 30,593,000 ..................... (re. $30,305,000)
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

STATE OPERATIONS - REAPPROPRIATIONS 2016-17

TRAINING AND DEVELOPMENT PROGRAM

General Fund
State Purposes Account - 10050

By chapter 50, section 1, of the laws of 2015:
For the non-federal share of training contracts, including but not
limited to, child welfare, public assistance and medical assistance
training contracts with not-for-profit agencies or other
governmental entities. Funds available under this appropriation may
be used only after all available funding from other revenue sources,
as determined by the director of the budget and including, but not
limited to the special revenue funds - other office of children and
family services training, management and evaluation account and the
special revenue fund - other office of children and family services
state match account have been fully expended.

Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of the office of temporary and
disability assistance and the commissioner of the office of children
and family services, transfer or suballocate any of the amounts
appropriated herein, or made available through interchange to the
office of temporary and disability assistance for the non-federal
share of training contracts.

Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of children and family services,
authorize the transfer or interchange of moneys appropriated herein
with any other state operations - general fund appropriation within
the office of children and family services except where transfer or
interchange of appropriations is prohibited or otherwise restricted
by law.

Notwithstanding any other provision of law, the money hereby
appropriated may be interchanged or transferred, without limit, to
local assistance and/or any appropriation of the office of children
and family services, and may be increased or decreased without limit
by transfer or suballocation between these appropriated amounts and
appropriations of any department, agency or public authority related
to the operation of the justice center for the protection of people
with special needs 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 other provision of law to the contrary, the OGS
Interchange and Transfer Authority, the IT Interchange and Transfer
Authority and the Alignment Interchange and Transfer Authority as
defined in the 2015-16 state fiscal year state operations
appropriation for the budget division program of the division of the
budget, are deemed fully incorporated herein and a part of this
appropriation as if fully stated.

Contractual services (51000) ... 2,960,000 ........... (re. $2,960,000)
For the required state match of training contracts including, but not
limited to, child welfare and public assistance training contracts
with not-for-profit agencies or other governmental entities. This
appropriation shall only be used to reduce the required state match
incurred by the office of children and family services, the office
of temporary and disability assistance, the department of health and
the department of labor funded through other sources, provided,
however, that the state match requirement of each agency shall be
reduced in an amount proportional to the use of these moneys to
reduce the overall state match requirement. Funds appropriated
herein shall not be available for personal services costs of the
office of children and family services, the office of temporary and
disability assistance, the department of health and the department
of labor. Funds available pursuant to this appropriation may be used
only after all available funding from other revenue sources, as
determined by the director of the budget, and including, but not
limited to, the special revenue fund - other office of children and
family services training, management, and evaluation account and the
special revenue fund - other office of children and family services
state match account have been fully expended. Notwithstanding
section 51 of the state finance law and any other provision of law
to the contrary, the director of the budget may upon the advice of
the commissioner of the office of temporary and disability
assistance and the commissioner of the office of children and family
services, transfer or suballocate any of the amounts appropriated
herein, or made available through interchange to the office of
temporary and disability assistance for the required state match of
training contracts.
Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of children and family services,
authorize the transfer or interchange of moneys appropriated herein
with any other state operations - general fund appropriation within
the office of children and family services except where transfer or
interchange of appropriations is prohibited or otherwise restricted
by law.
Notwithstanding any other provision of law, the money hereby
appropriated may be interchanged or transferred, without limit, to
local assistance and/or any appropriation of the office of children
and family services, and may be increased or decreased without limit
by transfer or suballocation between these appropriated amounts and
appropriations of any department, agency or public authority related
to the operation of the justice center for the protection of people
with special needs 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 other provision of law to the contrary, the OGS
Interchange and Transfer Authority, the IT Interchange and Transfer
Authority and the Alignment Interchange and Transfer Authority as
defined in the 2015-16 state fiscal year state operations
appropriation for the budget division program of the division of the
budget, are deemed fully incorporated herein and a part of this
appropriation as if fully stated.
Contractual services (51000) ... 2,082,000 ........... (re. $2,082,000)
For services and expenses for the prevention of domestic violence and
expenses related hereto. Of the amount appropriated, $135,000 may be
used 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.
Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of children and family services,
authorize the transfer or interchange of moneys appropriated herein
with any other state operations - general fund appropriation within
the office of children and family services except where transfer or
interchange of appropriations is prohibited or otherwise restricted
by law.
Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services (51000) ... 257,000 .............. (re. $257,000)

By chapter 50, section 1, of the laws of 2014:

For the non-federal share of training contracts, including but not limited to, child welfare, public assistance and medical assistance training contracts with not-for-profit agencies or other governmental entities. Funds available under this appropriation may be used only after all available funding from other revenue sources, as determined by the director of the budget and including, but not limited to the special revenue funds - other office of children and family services training, management and evaluation account and the special revenue fund - other office of children and family services state match account have been fully expended.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of temporary and disability assistance and the commissioner of the office of children and family services, transfer or suballocate any of the amounts appropriated herein, or made available through interchange to the office of temporary and disability assistance for the non-federal share of training contracts.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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.
defined in the 2014-15 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services ... 2,960,000 ................. (re. $1,297,000)

For the required state match of training contracts including, but not limited to, child welfare and public assistance training contracts with not-for-profit agencies or other governmental entities. This appropriation shall only be used to reduce the required state match incurred by the office of children and family services, the office of temporary and disability assistance, the department of health and the department of labor funded through other sources, provided, however, that the state match requirement of each agency shall be reduced in an amount proportional to the use of these moneys to reduce the overall state match requirement. Funds appropriated herein shall not be available for personal services costs of the office of children and family services, the office of temporary and disability assistance, the department of health and the department of labor. Funds available pursuant to this appropriation may be used only after all available funding from other revenue sources, as determined by the director of the budget, and including, but not limited to, the special revenue fund - other office of children and family services training, management, and evaluation account and the special revenue fund - other office of children and family services state match account have been fully expended. Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may upon the advice of the commissioner of the office of temporary and disability assistance and the commissioner of the office of children and family services, transfer or suballocate any of the amounts appropriated herein, or made available through interchange to the office of temporary and disability assistance for the required state match of training contracts.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2014-15 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services ... 2,082,000 ................. (re. $2,082,000)
For services and expenses for the prevention of domestic violence and expenses related thereto. Of the amount appropriated, $135,000 may be used 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. Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2014-15 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services ... 257,000 ...................... (re. $239,000)

By chapter 50, section 1, of the laws of 2013:

For the non-federal share of training contracts, including but not limited to, child welfare, public assistance and medical assistance training contracts with not-for-profit agencies or other governmental entities. Funds available under this appropriation may be used only after all available funding from other revenue sources, as determined by the director of the budget and including, but not limited to the special revenue funds - other office of children and family services training, management and evaluation account and the special revenue fund - other office of children and family services state match account have been fully expended.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may upon the advice of the commissioner of the office of temporary and disability assistance and the commissioner of the office of children and family services, transfer or suballocate any of the amounts appropriated herein, or made available through interchange to the office of temporary and disability assistance for the non-federal share of training contracts.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF CHILDREN AND FAMILY SERVICES

STATE OPERATIONS - REAPPROPRIATIONS  2016-17

Notwithstanding any other provision of law, the money hereby appropri-
ated may be interchanged or transferred, without limit, to local
assistance and/or any appropriation of the office of children and
family services, and may be increased or decreased without limit by
transfer or suballocation between these appropriated amounts and
appropriations of any department, agency or public authority related
to the operation of the justice center for the protection of people
with special needs 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 other provision of law to the contrary, the OGS
Interchange and Transfer Authority, the IT Interchange and Transfer
Authority, and the Alignment Interchange and Transfer Authority as
defined in the 2013-14 state fiscal year state operations appro-
priation for the budget division program of the division of the budget,
are deemed fully incorporated herein and a part of this appro-
priation as if fully stated.

Contractual services  ... 2,960,000 .................... (re. $656,000)
For the required state match of training contracts including, but not
limited to, child welfare and public assistance training contracts
with not-for-profit agencies or other governmental entities. This
appropriation shall only be used to reduce the required state match
incurred by the office of children and family services, the office
of temporary and disability assistance, the department of health and
the department of labor funded through other sources, provided,
however, that the state match requirement of each agency shall be
reduced in an amount proportional to the use of these moneys to
reduce the overall state match requirement. Funds appropriated here-
in shall not be available for personal services costs of the office
of children and family services, the office of temporary and disa-
bility assistance, the department of health and the department of
labor. Funds available pursuant to this appropriation may be used
only after all available funding from other revenue sources, as
determined by the director of the budget, and including, but not
limited to, the special revenue fund - other office of children and
family services training, management, and evaluation account and the
special revenue fund - other office of children and family services
state match account have been fully expended. Notwithstanding
section 51 of the state finance law and any other provision of law
to the contrary, the director of the budget may upon the advice of
the commissioner of the office of temporary and disability assist-
ance and the commissioner of the office of children and family
services, transfer or suballocate any of the amounts appropriated
herein, or made available through interchange to the office of
temporary and disability assistance for the required state match of
training contracts.

Notwithstanding section 51 of the state finance law and any other
provision of law to the contrary, the director of the budget may,
upon the advice of the commissioner of children and family services,
authorize the transfer or interchange of moneys appropriated herein
with any other state operations - general fund appropriation within
the office of children and family services except where transfer or
interchange of appropriations is prohibited or otherwise restricted
by law.

Notwithstanding any other provision of law, the money hereby appropri-
ated may be interchanged or transferred, without limit, to local
assistance and/or any appropriation of the office of children and
family services, and may be increased or decreased without limit by
transfer or suballocation between these appropriated amounts and
appropriations of any department, agency or public authority related
to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2013-14 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services ... 2,082,000 ............... (re. $2,082,000)

For services and expenses for the prevention of domestic violence and expenses related thereto. Of the amount appropriated, $135,000 may be used 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.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of children and family services, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of children and family services except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law, the money hereby appropriated may be interchanged or transferred, without limit, to local assistance and/or any appropriation of the office of children and family services, and may be increased or decreased without limit by transfer or suballocation between these appropriated amounts and appropriations of any department, agency or public authority related to the operation of the justice center for the protection of people with special needs 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 other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2013-14 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services ... 257,000 ................. (re. $253,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Multiagency Training Contract Account - 21989

By chapter 50, section 1, of the laws of 2015:
For services and expenses related to the operation of the training and development program including, but not limited to, personal service, fringe benefits and nonpersonal service. To the extent that costs incurred through payment from this appropriation result from training activities performed on behalf of the office of children and family services, the office of temporary and disability assistance, the department of health, the department of labor or any other state or local agency, expenditures made from this appropriation shall be reduced by any federal, state, or local
funding available for such purpose in accordance with a cost allocation plan submitted to the federal government. No expenditure shall be made from this account until an expenditure plan has been approved by the director of the budget.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Personal service--regular (50100) ... 2,330,000 ..... (re. $1,696,000)
Contractual services (51000) ... 36,014,000 ........ (re. $36,014,000)
Fringe benefits (60000) ... 970,000 ................... (re. $840,000)
Indirect costs (58800) ... 65,000 ...................... (re. $60,000)

By chapter 50, section 1, of the laws of 2014:
For services and expenses related to the operation of the training and development program including, but not limited to, personal service, fringe benefits and nonpersonal service. To the extent that costs incurred through payment from this appropriation result from training activities performed on behalf of the office of children and family services, the office of temporary and disability assistance, the department of health, the department of labor or any other state or local agency, expenditures made from this appropriation shall be reduced by any federal, state, or local funding available for such purpose in accordance with a cost allocation plan submitted to the federal government. No expenditure shall be made from this account until an expenditure plan has been approved by the director of the budget.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2014-15 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Personal service--regular ... 2,330,000 ............. (re. $1,654,000)
Contractual services ... 36,014,000 ................ (re. $21,452,000)
Fringe benefits ... 970,000 ........................... (re. $587,000)
Indirect costs ... 65,000 .............................. (re. $65,000)

By chapter 50, section 1, of the laws of 2013:
For services and expenses related to the operation of the training and development program including, but not limited to, personal service, fringe benefits and nonpersonal service. To the extent that costs incurred through payment from this appropriation result from training activities performed on behalf of the office of children and family services, the office of temporary and disability assistance, the department of health, the department of labor or any other state or local agency, expenditures made from this appropriation shall be reduced by any federal, state, or local funding available for such purpose in accordance with a cost allocation plan submitted to the federal government. No expenditure shall be made from this account until an expenditure plan has been approved by the director of the budget.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as
defined in the 2013-14 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Personal service--regular ... 2,330,000 ............. (re. $2,330,000)
Contractual services ... 36,014,000 ................ (re. $16,251,000)
Fringe benefits ... 970,000 ............................ (re. $96,000)
Indirect costs ... 65,000 .............................. (re. $47,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
State Match Account - 21967

By chapter 50, section 1, of the laws of 2015:
For services and expenses related to the training and development program. Of the amount appropriated herein, $1,500,000 may be used only to provide state match for federal training funds in accordance with an agreement with social services districts including, but not limited to, the city of New York. Any agreement with a social services district is subject to the approval of the director of the budget. No expenditure shall be made from this account for personal service costs. No expenditure shall be made from this account until an expenditure plan for this purpose has been approved by the director of the budget.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services (51000) ... 7,000,000 ............ (re. $7,000,000)

By chapter 50, section 1, of the laws of 2014:
For services and expenses related to the training and development program. Of the amount appropriated herein, $1,500,000 may be used only to provide state match for federal training funds in accordance with an agreement with social services districts including, but not limited to, the city of New York. Any agreement with a social services district is subject to the approval of the director of the budget. No expenditure shall be made from this account for personal service costs. No expenditure shall be made from this account until an expenditure plan for this purpose has been approved by the director of the budget.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2014-15 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services ... 7,000,000 .................. (re. $2,179,000)

By chapter 50, section 1, of the laws of 2013:
For services and expenses related to the training and development program. Of the amount appropriated herein, $1,500,000 may be used only to provide state match for federal training funds in accordance with an agreement with social services districts including, but not limited to, the city of New York. Any agreement with a social services district is subject to the approval of the director of the budget. No expenditure shall be made from this account for personal
service costs. No expenditure shall be made from this account until
an expenditure plan for this purpose has been approved by the direc-
tor of the budget.
Notwithstanding any other provision of law to the contrary, the OGS
Interchange and Transfer Authority, the IT Interchange and Transfer
Authority, and the Alignment Interchange and Transfer Authority as
defined in the 2013-14 state fiscal year state operations appro-
piation for the budget division program of the division of the budget,
are deemed fully incorporated herein and a part of this appro-
piation as if fully stated.
Contractual services ... 7,000,000 ................. (re. $2,799,000)

Special Revenue Funds - Other
Miscellaneous Special Revenue Fund
Training, Management and Evaluation Account - 21961

By chapter 50, section 1, of the laws of 2015:
For services and expenses related to the training and development
program. Of the amount appropriated herein, the office shall expend
not less than $359,000 for services and expenses of child abuse
prevention training pursuant to chapters 676 and 677 of the laws of
1985. No expenditure shall be made from this account for any purpose
until an expenditure plan has been approved by the director of the
budget.
Notwithstanding any other provision of law to the contrary, the OGS
Interchange and Transfer Authority, the IT Interchange and Transfer
Authority and the Alignment Interchange and Transfer Authority as
defined in the 2015-16 state fiscal year state operations appro-
piation for the budget division program of the division of the budget,
are deemed fully incorporated herein and a part of this appro-
piation as if fully stated.
Personal service (50000) ... 3,227,000 .................. (re. $2,552,000)
Supplies and materials (57000) ... 20,000 .................. (re. $20,000)
Travel (54000) ... 12,000 .............................. (re. $12,000)
Contractual services (51000) ... 1,854,000 .......... (re. $1,854,000)
Equipment (56000) ... 100,000 ........................ (re. $100,000)
Fringe benefits (60000) ... 1,555,000 .................. (re. $1,418,000)
Indirect costs (58800) ... 102,000 .................... (re. $102,000)

By chapter 50, section 1, of the laws of 2014:
For services and expenses related to the training and development
program. Of the amount appropriated herein, the office shall expend
not less than $359,000 for services and expenses of child abuse
prevention training pursuant to chapters 676 and 677 of the laws of
1985. No expenditure shall be made from this account for any purpose
until an expenditure plan has been approved by the director of the
budget.
Notwithstanding any other provision of law to the contrary, the OGS
Interchange and Transfer Authority, the IT Interchange and Transfer
Authority, and the Alignment Interchange and Transfer Authority as
defined in the 2014-15 state fiscal year state operations appro-
piation for the budget division program of the division of the budget,
are deemed fully incorporated herein and a part of this appro-
piation as if fully stated.
Personal service ... 3,227,000 ........................... (re. $1,239,000)
Supplies and materials ... 20,000 .......................... (re. $19,000)
Travel ... 12,000 ...................................... (re. $12,000)
Contractual services ... 1,854,000 .......................... (re. $1,854,000)
Equipment ... 100,000 ................................ (re. $94,000)
Fringe benefits ... 1,555,000 ............................ (re. $1,504,000)
Indirect costs ... 102,000 ............................... (re. $100,000)
By chapter 50, section 1, of the laws of 2013:
For services and expenses related to the training and development program. Of the amount appropriated herein, the office shall expend not less than $359,000 for services and expenses of child abuse prevention training pursuant to chapters 676 and 677 of the laws of 1985. No expenditure shall be made from this account for any purpose until an expenditure plan has been approved by the director of the budget.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2013-14 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Personal service ... 3,227,000 ...................... (re. $2,613,000)
Supplies and materials ... 20,000 ...................... (re. $16,000)
Travel ... 12,000 ...................................... (re. $12,000)
Contractual services ... 1,854,000 .................. (re. $1,792,000)
Equipment ... 100,000 .................................. (re. $94,000)
Fringe benefits ... 1,555,000 ............................. (re. $1,527,000)
Indirect costs ... 102,000 ............................. (re. $84,000)

Enterprise Funds
Agencies Enterprise Fund
Training Materials Account - 50306

By chapter 50, section 1, of the laws of 2015:
For services and expenses related to publication and sale of training materials.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority and the Alignment Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services (51000) ... 200,000 .............. (re. $200,000)

By chapter 50, section 1, of the laws of 2014:
For services and expenses related to publication and sale of training materials.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Alignment Interchange and Transfer Authority as defined in the 2014-15 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Contractual services ... 200,000 ...................... (re. $200,000)
For payment according to the following schedule:

<table>
<thead>
<tr>
<th></th>
<th>Appropriations</th>
<th>Reappropriations</th>
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<tbody>
<tr>
<td>General Fund</td>
<td>169,157,000</td>
<td>13,324,000</td>
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<tr>
<td>Special Revenue Funds - Federal</td>
<td>254,775,000</td>
<td>251,437,000</td>
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<tr>
<td>Special Revenue Funds - Other</td>
<td>2,500,000</td>
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<tr>
<td><strong>All Funds</strong></td>
<td><strong>426,432,000</strong></td>
<td><strong>264,761,000</strong></td>
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</tbody>
</table>

**SCHEDULE**

**ADMINISTRATION PROGRAM** ....................................... 55,994,000

**General Fund**

**State Purposes Account - 10050**

This amount is appropriated to pay for OTDA personal service and nonpersonal service expenses including the payment of liabilities incurred prior to April 1, 2016. The office is authorized to chargeback New York city human resources administration for their contributed share of costs for the training resource system.

Notwithstanding section 153 of the social services law or any other inconsistent provision of law, the office shall reduce reimbursement otherwise payable to social services districts to recover 50 percent of the non-federal share of costs incurred by the office for the operation of the automated finger imaging system (AFIS).

Notwithstanding any other inconsistent provision of law, the office shall reduce reimbursement otherwise payable to social services districts to recover 100 percent of the costs incurred by the office for employment verification services. The office is authorized to chargeback New York city human resources administration for their contributed share of occupancy costs at 14 Boerum Place.

Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of temporary and disability assistance, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of temporary and disability assistance except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority and the IT Interchange
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

STATE OPERATIONS 2016-17

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Personal service--regular (50100)</td>
<td>25,000,000</td>
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<tr>
<td>Temporary service (50200)</td>
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<td>Holiday/overtime compensation (50300)</td>
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<td>Supplies and materials (57000)</td>
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<td>Travel (54000)</td>
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<td>Contractual services (51000)</td>
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<td>Equipment (56000)</td>
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<td>Program account subtotal</td>
<td>53,494,000</td>
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<td>Special Revenue Funds - Other</td>
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</tr>
<tr>
<td>Miscellaneous Special Revenue Fund</td>
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<tr>
<td>OTDA Program Account - 21980</td>
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</tr>
<tr>
<td>For services and expenses related to the</td>
<td></td>
</tr>
<tr>
<td>support of health and social services programs.</td>
<td></td>
</tr>
<tr>
<td>Notwithstanding section 153 of the social</td>
<td></td>
</tr>
<tr>
<td>services law or any other inconsistent provision of law, the office shall reduce reimbursement otherwise payable to social services districts to recover 100 percent of costs incurred by the office on behalf of social services districts, including the costs incurred for electronic access to federal systems to verify alien status for entitlements.</td>
<td></td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>2,500,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>2,500,000</td>
</tr>
<tr>
<td>ADMINISTRATIVE HEARINGS PROGRAM</td>
<td>30,446,000</td>
</tr>
<tr>
<td>General Fund</td>
<td></td>
</tr>
<tr>
<td>State Purposes Account - 10050</td>
<td></td>
</tr>
<tr>
<td>This amount is appropriated to pay for OTDA</td>
<td></td>
</tr>
<tr>
<td>personal service and nonpersonal service expenses including the payment of liabilities incurred prior to April 1, 2016.</td>
<td></td>
</tr>
<tr>
<td>Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of temporary and disability assistance, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of</td>
<td></td>
</tr>
</tbody>
</table>
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE
STATE OPERATIONS 2016-17

temporary and disability assistance except where transfer or interchange of appropri-
tations is prohibited or otherwise restricted by law. Notwithstanding any other provision of law
to the contrary, the OGS Interchange and Transfer Authority and the IT Interchange
and Transfer Authority as defined in the 2016-17 state fiscal year state operations
appropriation for the budget division program of the division of the budget, are
deemed fully incorporated herein and a part of this appropriation as if fully stated.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service--regular (50100)</td>
<td>25,073,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation (50300)</td>
<td>463,000</td>
</tr>
<tr>
<td>Supplies and materials (57000)</td>
<td>355,000</td>
</tr>
<tr>
<td>Travel (54000)</td>
<td>250,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>4,010,000</td>
</tr>
<tr>
<td>Equipment (56000)</td>
<td>295,000</td>
</tr>
</tbody>
</table>

TOTAL: 47,759,000

CHILD WELL BEING PROGRAM

This amount is appropriated to pay for OTDA personal service and nonpersonal service expenses including the payment of liabilities incurred prior to April 1, 2016. Amounts appropriated herein may be matched with available federal funds and without local financial participation. Subject to the approval of the director of the budget, funds may be used by the office either directly or through one or more contracts with private or public organizations, for services designed to strengthen child support enforcement activities including but not necessarily limited to instate bank match services; a paternity media campaign; a medical support unit; payments to hospitals and other eligible entities for obtaining voluntary paternity acknowledgments; joint enforcement teams; remediation of hard-to-collect cases; location services; website services; child support guidelines review; and operation of a centralized support collection unit, including the cost of banking services and an automated voice response system and customer service unit.

Notwithstanding section 153 of the social services law or any other inconsistent provision of law, the office shall reduce reimbursement otherwise payable to social services districts to recover 50 percent of the non-federal share of costs incurred
by the office for the operation of a
centralized support collection unit,
including the cost of banking services and
an automated voice response system and
customer service unit. Such reduction
shall be prorated among districts based on
the number of collections and disburse-
ments processed or on an alternative meth-
odology deemed appropriate by the commis-
sioner.
Notwithstanding any inconsistent provision
of law, amounts appropriated herein may be
used, as matched by federal funds, pursu-
ant to a plan approved by the director of
the budget, for the planning, development
and operation of an automated system
designed to meet the requirements of the
family support act of 1988, the personal
responsibility and work opportunity recon-
ciliation act of 1996 and to facilitate
and improve local districts operations
related to child support enforcement.
Notwithstanding any inconsistent provision
of the law to the contrary, pursuant to
memoranda of understanding and subject to
the approval of the director of the budg-
et, a portion of the amount appropriated
herein may be available for expenditures
of the department of taxation and finance,
the department of motor vehicles, and the
department of labor for reimbursement of
administrative costs of these departments
associated with efforts to increase child
support collections.
Notwithstanding section 51 of the state
finance law and any other provision of law
to the contrary, the director of the budg-
et may, upon the advice of the commission-
er of the office of temporary and disabil-
ity assistance, authorize the transfer or
interchange of moneys appropriated herein
with any other state operations - general
fund appropriation within the office of
temporary and disability assistance except
where transfer or interchange of appropri-
ations is prohibited or otherwise
restricted by law.
Notwithstanding any other provision of law
to the contrary, the OGS Interchange and
Transfer Authority and the IT Interchange
and Transfer Authority as defined in the
2016-17 state fiscal year state operations
appropriation for the budget division
program of the division of the budget, are
deemed fully incorporated herein and a
part of this appropriation as if fully
stated.

Personal service--regular (50100) ............ 2,297,000
Holiday/overtime compensation (50300) ...... 86,000
Supplies and materials (57000) .............. 231,000
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

STATE OPERATIONS  2016-17

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Travel (54000)</td>
<td>138,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>8,061,000</td>
</tr>
<tr>
<td>Equipment (56000)</td>
<td>46,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>10,859,000</td>
</tr>
</tbody>
</table>

Special Revenue Funds - Federal

Federal Health and Human Services Fund

Child Support Account - 25178

For services and expenses related to the administration of the child support enforcement program.

A portion of the funds appropriated herein, subject to the approval of the director of the budget, may be used as the federal match for services designed to strengthen child support enforcement activities including but not necessarily limited to instate bank match services; a paternity media campaign; a medical support unit; payments to hospitals and other eligible entities for obtaining voluntary paternity acknowledgments; joint enforcement teams; remediation of hard-to-collect cases; location services; website services; child support guidelines review; and operation of a centralized support collection unit, including the cost of banking services and an automated voice response system and customer service unit.

Notwithstanding any inconsistent provision of law, amounts appropriated herein may be used, pursuant to a plan approved by the director of the budget, for the planning, development and operation of an automated system designed to meet the requirements of the family support act of 1988, the personal responsibility and work opportunity reconciliation act of 1996 and to facilitate and improve local districts operations related to child support enforcement.

Notwithstanding any inconsistent provision of the law to the contrary, pursuant to memoranda of understanding and subject to the approval of the director of the budget, a portion of the amount appropriated herein may be available for expenditures of the department of taxation and finance, the department of motor vehicles, and the department of labor for reimbursement of administrative costs of these departments associated with efforts to increase child support collections.

Personal service (50000) .......................... 5,500,000
Nonpersonal service (57050) ........................ 27,042,000
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fringe benefits (60090)</td>
<td>3,002,000</td>
</tr>
<tr>
<td>Indirect costs (58850)</td>
<td>1,356,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>36,900,000</td>
</tr>
<tr>
<td><strong>DISABILITY DETERMINATIONS PROGRAM</strong></td>
<td>181,000,000</td>
</tr>
<tr>
<td>Special Revenue Funds - Federal</td>
<td></td>
</tr>
<tr>
<td>Federal Health and Human Services Fund</td>
<td></td>
</tr>
<tr>
<td>Disability Determinations Account - 25153</td>
<td></td>
</tr>
<tr>
<td>For services and expenses related to the office of disability determinations.</td>
<td></td>
</tr>
<tr>
<td>Personal service (50000)</td>
<td>72,000,000</td>
</tr>
<tr>
<td>Nonpersonal service (57050)</td>
<td>52,000,000</td>
</tr>
<tr>
<td>Fringe benefits (60090)</td>
<td>39,000,000</td>
</tr>
<tr>
<td>Indirect costs (58850)</td>
<td>18,000,000</td>
</tr>
<tr>
<td><strong>EMPLOYMENT AND ECONOMIC SUPPORT PROGRAM</strong></td>
<td>76,465,000</td>
</tr>
<tr>
<td>General Fund</td>
<td></td>
</tr>
<tr>
<td>State Purposes Account - 10050</td>
<td></td>
</tr>
<tr>
<td>This amount is appropriated to pay for OTDA personal service and nonpersonal service expenses including the payment of liabilities incurred prior to April 1, 2016.</td>
<td></td>
</tr>
<tr>
<td>The agency is authorized to chargeback social services districts for 100 percent of costs incurred by the agency on their behalf for disability related consultative examination contracts.</td>
<td></td>
</tr>
<tr>
<td>Notwithstanding section 153 of the social services law or any other inconsistent provision of law, the office shall reduce reimbursement otherwise payable to social services districts to recover 50 percent of the non-federal share of costs incurred by the office for the operation of the statewide electronic benefit transfer (EBT) system and the common benefit identification card (CBIC).</td>
<td></td>
</tr>
<tr>
<td>For services and expenses of client notices including but not limited to personal service costs, postage, other nonpersonal services costs, and contractor costs paid directly by the office including but not limited to costs for mail processing. Notwithstanding any other inconsistent provision of law, the office shall reduce reimbursement otherwise payable to social services districts to recover 50 percent of the non-federal share of costs, including prior period costs, incurred by the office for these purposes.</td>
<td></td>
</tr>
</tbody>
</table>
Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of temporary and disability assistance, authorize the transfer or interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of temporary and disability assistance except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority and the IT Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

Personal service--regular (50100) .......... 16,025,000
Temporary service (50200) .................. 160,000
Holiday/overtime compensation (50300) ...... 100,000
Supplies and materials (57000) ............. 9,675,000
Travel (54000) ............................. 125,000
Contractual services (51000) ............... 20,930,000
Equipment (56000) .......................... 50,000

Total amount available ................... 47,065,000

This amount is appropriated to pay for OTDA personal service and nonpersonal service expenses incurred by the office's division of disability determinations, including payments to the social security administration, in making determinations and re-determinations regarding blindness and disability in accordance with title XVI of the social security act for the New York state supplement program.

Personal service--regular (50100) ........... 600,000
Contractual services (51000) ............... 600,000

Total amount available ................... 1,200,000

Program account subtotal ............... 48,265,000

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Home Energy Assistance Program Account - 25123

For services and expenses related to the administration of the low income home energy assistance program. Pursuant to
provisions of the federal omnibus budget reconciliation act of 1981, and with the approval of the director of the budget, a portion of the funds appropriated herein may be transferred or suballocated to other state agencies for administration of the home energy assistance program.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (50000)</td>
<td>2,125,000</td>
</tr>
<tr>
<td>Nonpersonal service (57050)</td>
<td>1,375,000</td>
</tr>
<tr>
<td>Fringe benefits (60090)</td>
<td>1,100,000</td>
</tr>
<tr>
<td>Indirect costs (58850)</td>
<td>400,000</td>
</tr>
<tr>
<td><strong>Program account subtotal</strong></td>
<td><strong>5,000,000</strong></td>
</tr>
</tbody>
</table>

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal Food and Nutrition Services Account - 25024

For services and expenses related to the administration of the supplemental nutrition assistance program. Amounts appropriated herein may be used for the expenses associated with the operation of the statewide electronic benefit transfer (EBT) system; the common benefit identification card (CBIC); the automated fingerprint imaging system (AFIS); and an integrated eligibility system. With the approval of the director of budget, a portion of the funds appropriated herein may be transferred or suballocated to other state agencies for the administration of supplemental nutrition assistance program or for purposes related to the implementation of an integrated eligibility system.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (50000)</td>
<td>393,000</td>
</tr>
<tr>
<td>Nonpersonal service (57050)</td>
<td>22,502,000</td>
</tr>
<tr>
<td>Fringe benefits (60090)</td>
<td>215,000</td>
</tr>
<tr>
<td>Indirect costs (58850)</td>
<td>90,000</td>
</tr>
<tr>
<td><strong>Program account subtotal</strong></td>
<td><strong>23,200,000</strong></td>
</tr>
</tbody>
</table>

INFORMATION TECHNOLOGY PROGRAM

General Fund
State Purposes Account - 10050

For the design and implementation of modifications and enhancements to the welfare-to-work case management system, the welfare management system, the child support management system and other related systems operated by the office of temporary and disability assistance, the office of children and family services,
the department of labor, or the department
of health necessary for the successful
implementation of the personal
responsibility and work opportunity
reconciliation act of 1996 (P.L. 104-193)
and the New York state welfare reform act
of 1997 (chapter 436 of the laws of 1997)
including the payment of liabilities
incurred prior to April 1, 2016. Funds may
only be made available pursuant to a cost
allocation plan submitted to the
department of health and human services,
the United States department of
agriculture and any other applicable
federal agency to the extent that such
approvals are required by federal statute
or regulations or upon determination by
the director of the budget that expendi-
ture of these funds is necessary to meet
the purposes defined herein. This appro-
priation shall only be available upon
approval of an expenditure plan by the
director of the budget.

Notwithstanding section 51 of the state
finance law and any other provision of law
to the contrary, the director of the budg-
et may, upon the advice of the commissi-
ero of the office of temporary and disabil-
ity assistance, authorize the transfer or
interchange of moneys appropriated herein
with any other state operations - general
fund appropriation within the office of
temporary and disability assistance except
where transfer or interchange of appropri-
ations is prohibited or otherwise
restricted by law.

Notwithstanding any other provision of law
to the contrary, the OGS Interchange and
Transfer Authority and the IT Interchange
and Transfer Authority as defined in the
2016-17 state fiscal year state operations
appropriation for the budget division
program of the division of the budget, are
deemed fully incorporated herein and a
part of this appropriation as if fully
stated.

Contractual services (51000) ...................... 8,383,000

Program account subtotal ...................... 8,383,000

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal Food and Nutrition Services Account - 25024

For the federal share of the design and
implementation of modifications and
enhancements to the welfare-to-work case
management system, the welfare management
system, the child support management
system, the electronic benefit transfer system, costs associated with New York city facilities management, and other related systems operated by the office of temporary and disability assistance, the office of children and family services, the department of labor, or the department of health necessary for the successful implementation of the personal responsibility and work opportunity reconciliation act of 1996 (P.L. 104-193) and the New York state welfare reform act of 1997 (chapter 436 of the laws of 1997).

Notwithstanding any inconsistent provision of law, this appropriation shall be available for costs heretofore and hereafter to be accrued and to be supported with federal funds including any department of agriculture food and nutrition services grant awarded properly received by the state during or for a federal fiscal year in which costs can be properly submitted for reimbursement to the department of agriculture. A portion of the amount appropriated herein may be transferred or interchanged with any office of temporary and disability assistance federal department of agriculture food and nutrition services funds. Funds may only be made available pursuant to a cost allocation plan submitted to the department of health and human services, the United States department of agriculture and any other applicable federal agency to the extent that such approvals are required by federal statute or regulations. This appropriation shall only be available upon approval of an expenditure plan by the director of the budget for the purposes defined herein.

Nonpersonal service (57050) ............... 5,000,000
--------------
Program account subtotal ............... 5,000,000
--------------

SPECIALIZED SERVICES PROGRAM ............... 21,385,000
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General Fund
State Purposes Account - 10050

This amount is appropriated to pay for OTDA personal service and nonpersonal service expenses including the payment of liabilities incurred prior to April 1, 2016. Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of temporary and disability assistance, authorize the transfer or
DEPARTMENT OF FAMILY ASSISTANCE  
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE  

STATE OPERATIONS  2016-17

interchange of moneys appropriated herein with any other state operations - general fund appropriation within the office of temporary and disability assistance except where transfer or interchange of appropriations is prohibited or otherwise restricted by law.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority and the IT Interchange and Transfer Authority as defined in the 2016-17 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service--regular (50100)</td>
<td>15,600,000</td>
</tr>
<tr>
<td>Holiday/overtime compensation (50300)</td>
<td>50,000</td>
</tr>
<tr>
<td>Supplies and materials (57000)</td>
<td>30,000</td>
</tr>
<tr>
<td>Travel (54000)</td>
<td>435,000</td>
</tr>
<tr>
<td>Contractual services (51000)</td>
<td>1,575,000</td>
</tr>
<tr>
<td>Equipment (56000)</td>
<td>20,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>17,710,000</td>
</tr>
</tbody>
</table>

For services and expenses related to the administration of refugee programs including but not limited to the Cuban-Haitian and refugee resettlement program and the Cuban-Haitian and refugee targeted assistance program. Notwithstanding any inconsistent provision of law, and subject to the approval of the director of the budget, funds appropriated herein may be transferred or suballocated to the department of health for services and expenses related to the administration of the refugee resettlement health assessment program.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (50000)</td>
<td>1,540,000</td>
</tr>
<tr>
<td>Nonpersonal service (57050)</td>
<td>400,000</td>
</tr>
<tr>
<td>Fringe benefits (60090)</td>
<td>845,000</td>
</tr>
<tr>
<td>Indirect costs (58850)</td>
<td>380,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>3,165,000</td>
</tr>
</tbody>
</table>

Special Revenue Funds - Federal  
Federal Health and Human Services Fund  
Refugee Resettlement Account - 25160  

For services and expenses related to the administration of refugee programs including but not limited to the Cuban-Haitian and refugee resettlement program and the Cuban-Haitian and refugee targeted assistance program. Notwithstanding any inconsistent provision of law, and subject to the approval of the director of the budget, funds appropriated herein may be transferred or suballocated to the department of health for services and expenses related to the administration of the refugee resettlement health assessment program.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal service (50000)</td>
<td>1,540,000</td>
</tr>
<tr>
<td>Nonpersonal service (57050)</td>
<td>400,000</td>
</tr>
<tr>
<td>Fringe benefits (60090)</td>
<td>845,000</td>
</tr>
<tr>
<td>Indirect costs (58850)</td>
<td>380,000</td>
</tr>
<tr>
<td>Program account subtotal</td>
<td>3,165,000</td>
</tr>
</tbody>
</table>

Special Revenue Funds - Federal  
Federal Miscellaneous Operating Grants Fund  
Homeless Housing Account - 25390
For services and expenses related to the administration of federal homeless and other support services grants. Notwithstanding section 51 of the state finance law and any other provision of law to the contrary, the director of the budget may, upon the advice of the commissioner of the office of temporary and disability assistance, make an amount appropriated herein available through interchange to any other fund in which federal homeless grants are received, for services and expenses related to federal homeless and other federal support services grants.

<table>
<thead>
<tr>
<th>Account Code</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>50000</td>
<td>Personal service</td>
<td>245,000</td>
</tr>
<tr>
<td>57050</td>
<td>Nonpersonal service</td>
<td>75,000</td>
</tr>
<tr>
<td>60090</td>
<td>Fringe benefits</td>
<td>130,000</td>
</tr>
<tr>
<td>58850</td>
<td>Indirect costs</td>
<td>60,000</td>
</tr>
<tr>
<td></td>
<td>Program account subtotal</td>
<td>510,000</td>
</tr>
</tbody>
</table>
By chapter 50, section 1, of the laws of 2015:
For services and expenses related to the administration of the child support enforcement program.
A portion of the funds appropriated herein, subject to the approval of the director of the budget, may be used as the federal match for services designed to strengthen child support enforcement activities including but not necessarily limited to instate bank match services; a paternity media campaign; a medical support unit; payments to hospitals and other eligible entities for obtaining voluntary paternity acknowledgments; joint enforcement teams; remediation of hard-to-collect cases; location services; website services; child support guidelines review; and operation of a centralized support collection unit, including the cost of banking services and an automated voice response system and customer service unit.
Notwithstanding any inconsistent provision of law, amounts appropriated herein may be used, pursuant to a plan approved by the director of the budget, for the planning, development and operation of an automated system designed to meet the requirements of the family support act of 1988, the personal responsibility and work opportunity reconciliation act of 1996 and to facilitate and improve local districts operations related to child support enforcement.
Notwithstanding any inconsistent provision of the law to the contrary, pursuant to memoranda of understanding and subject to the approval of the director of the budget, a portion of the amount appropriated herein may be available for expenditures of the department of taxation and finance, the department of motor vehicles, and the department of labor for reimbursement of administrative costs of these departments associated with efforts to increase child support collections.
Nonpersonal service (57050) ... 27,000,000 ............ (re. $21,003,000)

Disability Determinations Program
Special Revenue Funds - Federal
Federal Health and Human Services Fund
Disability Determinations Account - 25153
By chapter 50, section 1, of the laws of 2015:
For services and expenses related to the office of disability determinations.
Personal service (50000) ... 72,000,000 ................ (re. $35,663,000)
Nonpersonal service (57050) ... 56,000,000 ............ (re. $41,569,000)
Fringe benefits (60090) ... 39,000,000 ................ (re. $30,283,000)
Indirect costs (58850) ... 14,000,000 ................ (re. $10,745,000)
By chapter 50, section 1, of the laws of 2014:
For services and expenses related to the office of disability determinations.
Personal service ... 72,000,000 ......................... (re. $5,221,000)
Nonpersonal service ... 55,000,000 ...................... (re. $14,489,000)
Fringe benefits ... 39,000,000 ......................... (re. $3,447,000)
By chapter 50, section 1, of the laws of 2013:
For services and expenses related to the office of disability determinations.
Personal service ... 79,000,000 .................... (re. $12,043,000)
Nonpersonal service ... 54,000,000 ................ (re. $14,480,000)
Fringe benefits ... 47,000,000 ..................... (re. $7,800,000)

By chapter 50, section 1, of the laws of 2012:
For services and expenses related to the office of disability determinations.
Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority, the IT Interchange and Transfer Authority, and the Call Center Interchange and Transfer Authority as defined in the 2012-13 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated.
Nonpersonal service ... 54,828,000 ................. (re. $18,483,000)
Fringe benefits ... 42,172,000 .................... (re. $11,806,000)

EMPLOYMENT AND ECONOMIC SUPPORT PROGRAM

Special Revenue Funds - Federal
Federal Health and Human Services Fund
Home Energy Assistance Program Account - 25123

By chapter 50, section 1, of the laws of 2015:
For services and expenses related to the administration of the low income home energy assistance program. Pursuant to provisions of the federal omnibus budget reconciliation act of 1981, and with the approval of the director of the budget, a portion of the funds appropriated herein may be transferred or suballocated to other state agencies for administration of the home energy assistance program.
Personal service (50000) ... 2,125,000 .............. (re. $1,274,000)
Nonpersonal service (57050) ... 1,375,000 ........... (re. $1,331,000)
Fringe benefits (60090) ... 1,100,000 ................ (re. $773,000)
Indirect costs (58850) ... 400,000 .................... (re. $391,000)

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal Food and Nutrition Services Account - 25024

By chapter 50, section 1, of the laws of 2015:
For services and expenses related to the administration of the supplemental nutrition assistance program. Amounts appropriated herein may be used for the expenses associated with the operation of the statewide electronic benefit transfer (EBT) system; the common benefit identification card (CBIC); and the automated finger imaging system (AFIS). With the approval of the director of budget, a portion of the funds appropriated herein may be transferred or suballocated to other state agencies for the administration of supplemental nutrition assistance program.
Personal service (50000) ... 315,000 .................. (re. $211,000)
Nonpersonal service (57050) ... 12,585,000 .......... (re. $12,519,000)
Fringe benefits (60090) ... 200,000 ................... (re. $200,000)
Indirect costs (58850) ... 100,000 .................... (re. $100,000)
INFORMATION TECHNOLOGY PROGRAM

General Fund
State Purposes Account - 10050

By chapter 50, section 1, of the laws of 2015:
For the non-federal share of the design and implementation of modifications and enhancements to the welfare-to-work case management system, the welfare management system, the child support management system and other related systems operated by the office of temporary and disability assistance, the office of children and family services, the department of labor, or the department of health necessary for the successful implementation of the personal responsibility and work opportunity reconciliation act of 1996 (P.L. 104-193) and the New York state welfare reform act of 1997 (chapter 436 of the laws of 1997) including the payment of liabilities incurred prior to April 1, 2015. Funds may only be made available pursuant to a cost allocation plan submitted to the department of health and human services, the United States department of agriculture and any other applicable federal agency to the extent that such approvals are required by federal statute or regulations or upon determination by the director of the budget that expenditure of these funds is necessary to meet the purposes defined herein. This appropriation shall only be available upon approval of an expenditure plan by the director of the budget.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority and the IT Interchange and Transfer Authority as defined in the 2015-16 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated. Contractual services (51000) ... 8,383,000 ............ (re. $8,383,000)

By chapter 50, section 1, of the laws of 2014:
For the non-federal share of the design and implementation of modifications and enhancements to the welfare-to-work case management system, the welfare management system, the child support management system and other related systems operated by the office of temporary and disability assistance, the office of children and family services, the department of labor, or the department of health necessary for the successful implementation of the personal responsibility and work opportunity reconciliation act of 1996 (P.L. 104-193) and the New York state welfare reform act of 1997 (chapter 436 of the laws of 1997) including the payment of liabilities incurred prior to April 1, 2014. Funds may only be made available pursuant to a cost allocation plan submitted to the department of health and human services, the United States department of agriculture and any other applicable federal agency to the extent that such approvals are required by federal statute or regulations or upon determination by the director of the budget that expenditure of these funds is necessary to meet the purposes defined herein. This appropriation shall only be available upon approval of an expenditure plan by the director of the budget.

Notwithstanding any other provision of law to the contrary, the OGS Interchange and Transfer Authority and the IT Interchange and Transfer Authority as defined in the 2014-15 state fiscal year state operations appropriation for the budget division program of the division of the budget, are deemed fully incorporated herein and a part of this appropriation as if fully stated. Contractual services ... 8,383,000 .................. (re. $4,941,000)
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

STATE OPERATIONS - REAPPROPRIATIONS 2016-17

Special Revenue Funds - Federal
Federal USDA-Food and Nutrition Services Fund
Federal Food and Nutrition Services Account - 25024

By chapter 50, section 1, of the laws of 2015:
For the federal share of the design and implementation of modifications and enhancements to the welfare-to-work case management system, the welfare management system, the child support management system, the electronic benefit transfer system, costs associated with New York city facilities management, and other related systems operated by the office of temporary and disability assistance, the office of children and family services, the department of labor, or the department of health necessary for the successful implementation of the personal responsibility and work opportunity reconciliation act of 1996 (P.L. 104-193) and the New York state welfare reform act of 1997 (chapter 436 of the laws of 1997). Notwithstanding any inconsistent provision of law, this appropriation shall be available for costs heretofore and hereafter to be accrued and to be supported with federal funds including any department of agriculture food and nutrition services grant award properly received by the state during or for a federal fiscal year in which costs can be properly submitted for reimbursement to the department of agriculture. A portion of the amount appropriated herein may be transferred or interchanged with any office of temporary and disability assistance federal department of agriculture food and nutrition services funds. Funds may only be made available pursuant to a cost allocation plan submitted to the department of health and human services, the United States department of agriculture and any other applicable federal agency to the extent that such approvals are required by federal statute or regulations. This appropriation shall only be available upon approval of an expenditure plan by the director of the budget for the purposes defined herein.

Nonpersonal service (57050) ... 5,000,000 .............. (re. $5,000,000)

SPECIALIZED SERVICES PROGRAM

Special Revenue Funds - Federal
Federal Health and Human Services Fund
[009P 27000 OTDA-]Refugee Resettlement Account - 25160

By chapter 50, section 1, of the laws of 2015:
For services and expenses related to the administration of refugee programs including but not limited to the Cuban-Haitian and refugee resettlement program and the Cuban-Haitian and refugee targeted assistance program. Notwithstanding any inconsistent provision of law, and subject to the approval of the director of the budget, funds appropriated herein may be transferred or suballocated to the department of health for services and expenses related to the administration of the refugee resettlement health assessment program.

Personal service (50000) ... 1,540,000 ................. (re. $1,129,000)
Nonpersonal service (57050) ... 500,000 .................. (re. $492,000)
Fringe benefits (60090) ... 825,000 ...................... (re. $723,000)
Indirect costs (58850) ... 300,000 ....................... (re. $262,000)
MISCELLANEOUS -- ALL STATE DEPARTMENTS AND AGENCIES

ADDITIONAL STATEWIDE COUNTER-TERRORISM

STATE OPERATIONS 2016-17

For payment according to the following schedule:

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<th>Appropriations</th>
<th>Reappropriations</th>
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<tr>
<td>General Fund</td>
<td>3,000,000</td>
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<tr>
<td>All Funds</td>
<td>3,000,000</td>
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</tbody>
</table>

SCHEDULE

ADDITIONAL STATEWIDE COUNTER-TERRORISM PROGRAM .......... 3,000,000

General Fund
State Purposes Account - 10050

For services and expenses to support additional statewide counter-terrorism efforts. Notwithstanding any other provision of law to the contrary, funds hereby appropriated may be transferred or suballocated to the division of state police and/or the division of military and naval affairs 3,000,000
§3. Section 1 of a chapter of the laws of 2016, enacting the capital projects budget, is amended by adding the items herein below in their entirety.
DEPARTMENT OF FAMILY ASSISTANCE
OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

CAPITAL PROJECTS 2016-17

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

<table>
<thead>
<tr>
<th>APPROPRIATIONS</th>
<th>REAPPROPRIATIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Projects Funds - Other ......</td>
<td>63,500,000</td>
</tr>
<tr>
<td>All Funds ...............</td>
<td>63,500,000</td>
</tr>
</tbody>
</table>

SUPPORTED HOUSING PROGRAM (CCP) ............... 63,500,000

Notwithstanding any inconsistent provision of law, funds appropriated herein shall be used for the preparation and review of proposals, specifications, estimates, studies, inspections, appraisals and surveys, and payment of personal service and nonpersonal service, including fringe benefits and indirect costs related to implementing the provisions of the homeless housing and assistance program in accordance with title 1 of article 2-A of the social services law provided by the office of temporary and disability assistance for new and reappropriated projects (27OP16G5) ............................... 500,000

For services and expenses, including the payments on contracts executed prior to April 1, 2016, related to implementing the provisions of the homeless housing and assistance program in accordance with title 1 of article 2-A of the social services law, including costs incurred through individual or joint contracts with any entity where such contract will result in expedited homeless project development, and including, without deposit to the homeless housing and assistance account, payments to any entity for technical assistance required to approve contracts. Notwithstanding any inconsistent provision of law, up to two percent of the appropriation for any fiscal year may be used to pay for technical assistance in support of project development and operation, support services development, architecture and engineering, legal services and financial services and may be provided by individuals and not-for-profit or business corpo-
rations. No funds shall be expended from
this appropriation until the director of
the budget has approved a financial plan
submitted by the office of temporary and
disability assistance on behalf of the
homeless housing assistance program in
such detail as required by the budget
director (270316G5) ...................... 58,000,000
For the development of permanent, emergency
and transitional housing for persons with
AIDS in accordance with article 2-A of the
social services law; provided, however,
that if an insufficient number of viable
proposals for persons with AIDS are
received, the balance of funding can be
used for the development of permanent,
emergency and transitional housing for
other priority need populations as deter-
mined by the commissioner of the office of
temporary and disability assistance and
approved by the director of the budget.
Notwithstanding any inconsistent provision
of law, up to two percent of the appropri-
ation for any fiscal year may be used to
pay for technical assistance in support of
project development and operation, support
services development, architecture and
engineering, legal services and financial
services and may be provided by individ-
uals and not-for-profit or business corpo-
rations (270816G5) ...................... 5,000,000
SUPPORTED HOUSING PROGRAM (CCP)

Capital Projects Funds - Other
Housing Program Fund
Homeless Housing Grants Purpose

By chapter 54, section 1, of the laws of 2015:
For services and expenses, including the payments on contracts executed prior to April 1, 2015, related to implementing the provisions of the homeless housing and assistance program in accordance with title 1 of article 2-A of the social services law, including costs incurred through individual or joint contracts with any entity where such contract will result in expedited homeless project development, and including, without deposit to the homeless housing and assistance account, payments to any entity for technical assistance required to approve contracts. Notwithstanding any inconsistent provision of law, up to two percent of the appropriation for any fiscal year may be used to pay for technical assistance in support of project development and operation, support services development, architecture and engineering, legal services and financial services and may be provided by individuals and not-for-profit or business corporations. No funds shall be expended from this appropriation until the director of the budget has approved a financial plan submitted by the office of temporary and disability assistance on behalf of the homeless housing assistance program in such detail as required by the budget director (270315G5) ......... 58,000,000 ............................................ (re. $58,000,000)

For the development of permanent, emergency and transitional housing for persons with AIDS in accordance with article 2-A of the social services law; provided, however, that if an insufficient number of viable proposals for persons with AIDS are received, the balance of funding can be used for the development of permanent, emergency and transitional housing for other priority need populations as determined by the commissioner of the office of temporary and disability assistance and approved by the director of the budget. Notwithstanding any inconsistent provision of law, up to two percent of the appropriation for any fiscal year may be used to pay for technical assistance in support of project development and operation, support services development, architecture and engineering, legal services and financial services and may be provided by individuals and not-for-profit or business corporations (270815G5) ... 5,000,000 ......................... (re. $5,000,000)

Notwithstanding any inconsistent provision of law, funds appropriated herein shall be used for the preparation and review of proposals, specifications, estimates, studies, inspections, appraisals and surveys, and payment of personal service and nonpersonal service, including fringe benefits and indirect costs related to implementing the provisions of the homeless housing and assistance program in accordance with title 1 of article 2-A of the social services law provided by the office of temporary and disability assistance for new and reappropriated projects (27S015G5) ......................... 500,000 ............................................ (re. $469,000)

By chapter 54, section 1, of the laws of 2014:
For services and expenses, including the payments on contracts executed prior to April 1, 2014, related to implementing the provisions of the homeless housing and assistance program in accordance with title 1 of article 2-A of the social services law, including costs incurred through individual or joint contracts with any entity where such contract will result in expedited homeless project development, and including, without deposit to the homeless housing
and assistance account, payments to any entity for technical assist-
ance required to approve contracts. Notwithstanding any inconsistent
provision of law, up to two percent of the appropriation for any
fiscal year may be used to pay for technical assistance in support
of project development and operation, support services development,
architecture and engineering, legal services and financial services
and may be provided by individuals and not-for-profit or business
corporations. No funds shall be expended from this appropriation
until the director of the budget has approved a financial plan
submitted by the office of temporary and disability assistance on
behalf of the homeless housing assistance program in such detail as
required by the budget director (270314G5) .........................
57,500,000 ....................................... (re. $57,500,000)

For the development of permanent, emergency and transitional housing
for persons with AIDS in accordance with article 2-A of the social
services law; provided, however, that if an insufficient number of
viable proposals for persons with AIDS are received, the balance of
funding can be used for the development of permanent, emergency and
transitional housing for other priority need populations as deter-
mined by the commissioner of the office of temporary and disability
assistance and approved by the director of the budget. Notwithstand-
ing any inconsistent provision of law, up to two percent of the
appropriation for any fiscal year may be used to pay for technical
assistance in support of project development and operation, support
services development, architecture and engineering, legal services
and financial services and may be provided by individuals and not-
for-profit or business corporations (270814G5) .....................
5,000,000 ......................................... (re. $5,000,000)

By chapter 54, section 1, of the laws of 2013:
For the development of permanent, emergency and transitional housing
for persons with AIDS in accordance with article 2-A of the social
services law; provided, however, that if an insufficient number of
viable proposals for persons with AIDS are received, the balance of
funding can be used for the development of permanent, emergency and
transitional housing for other priority need populations as deter-
mined by the commissioner of the office of temporary and disability
assistance and approved by the director of the budget. Notwithstand-
ing any inconsistent provision of law, up to two percent of the
appropriation for any fiscal year may be used to pay for technical
assistance in support of project development and operation, support
services development, architecture and engineering, legal services
and financial services and may be provided by individuals and not-
for-profit or business corporations (270813G5) .....................
5,000,000 ......................................... (re. $5,000,000)

By chapter 54, section 1, of the laws of 2012:
For the development of permanent, emergency and transitional housing
for persons with AIDS in accordance with article 2-A of the social
services law; provided, however, that if an insufficient number of
viable proposals for persons with AIDS are received, the balance of
funding can be used for the development of permanent, emergency and
transitional housing for other priority need populations as deter-
mined by the commissioner of the office of temporary and disability
assistance and approved by the director of the budget. Notwithstand-
ing any inconsistent provision of law, up to two percent of the
appropriation for any fiscal year may be used to pay for technical
assistance in support of project development and operation, support
services development, architecture and engineering, legal services and financial services and may be provided by individuals and not-for-profit or business corporations (270812G5) ..................... 5,000,000 ......................................... (re. $5,000,000)
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